Chairman Devlin and members of the Administrative Rules Committee, my name is David Glatt, Chief of the Environmental Health Section for the North Dakota Department of Health. I am here today to provide testimony regarding Chapter 33-21-02 Servicing of Septic or Holding Tanks, Privies, or Portable Restrooms.

My testimony will address the rule revision process by addressing the following questions:

1. *Did the proposed rules result from statutory changes made by the Legislative Assembly?*

   Due to the increase in sewage handling and land disposal concerns resulting from increased development in western North Dakota, the existing septage handling and disposal law and rule was determined to be inadequate to protect public and environmental health. In response, SB 2308 was passed, repealing NDCC 23-19 Cesspools, Septic Tanks and Privies Regulation and moving regulatory authority to NDCC 61-28 Control, Prevention and Abatement of Pollution of Surface Waters. This action allowed for the regulation of septage handling under the same law which currently regulates other waste handling and disposal activities such as municipal wastewater, animal feeding operations and various industries. This legislative action will result in the standardization of the regulation and enforcement of waste handling and disposal activities, improving public health and environmental protection.

2. *Are the rules related to any federal statute or regulation?*

   The proposed rules as identified in Chapter 33-21-02 are not the direct result of any federal statute or regulation.

3. *Description of the rulemaking procedure to include public notice and hearings.*

   The proposed repeal of NDAC 33-21-01 and adoption of NDAC Chapter 33-21-02 went through the following approval process compliant with state law prior to being presented to the Administrative Rules Committee:

   - Notification of the State Health Council of the Department’s intent to repeal old and adopt new regulations.
   - Presented to the Water Pollution Control Board for review and approval.
   - Notice to the public of the intent to repeal current and adopt new Rules and opportunity to provide public comment.
     - Public Notice in official county newspapers.
Public Notice posted on the Department’s website.
E-mail notification to 193 interested parties through the Health Department – Environmental Health Section Public Notice List Serve.
Letters of notification of the Department’s intent sent to licensed septic tank haulers, master plumbers, public health units and legislators who supported the bill. (September 11, 2013)

- Completion of a public hearing and comment period. (September 17, 2013 through October 21, 2013) Public hearing was conducted on October 10, 2013, in Bismarck, N.D.
- Provided an opportunity for regulated entities to participate in a conference call to provide input on the proposed rules. (September 24, 2013)
- Adoption of the final draft rules by the State Health Council. (October 25, 2013)
- Received approval of the final draft rules by the Attorney General. (October 31, 2013)

During the public hearing and comment period the following comments were received:

- **Comment**: Concern was expressed over how Class I and Class II operators would have different requirements for wintertime application giving Class II operators a competitive advantage.
  **Answer**: The Department agreed with the comment and required that all licensed operators comply with the same application and handling requirements during the winter.

- **Comment**: The requirement for a screening of septage prior to application could pose an operational problem during the winter.
  **Answer**: The Department noted the need to prohibit litter from being applied to land, but also noted operational problems created from too prescriptive of a screening standard. The Department modified the rule to be more of a performance standard to read as follows: “Land application sites shall be maintained free of litter.”

- **Comment**: The added cost of either an air or hydraulic valve for controlling the discharge is prohibitive and may even cause more issues with the discharge, such as freezing up.
  **Answer**: The Department agreed and modified the proposed rule language to address a performance standard to read: “The discharge from the servicing unit shall be controlled so that pooling or ponding of septage during land application does not occur.”

- **Comment**: There is no reason to remove the master plumber exemption for obtaining a septic pumper license.
  **Answer**: The Department believes that the proper handling and disposal of septic waste is crucial in the protection of public health and the environment. Master
plumbers are only required to obtain a license when the handling and disposal of wastewater is required to complete a project.

- **Comment:** The waste issues in one part of the state are not the same in other parts of the state and the regulations should be done on a county-by-county basis.

**Answer:** Although the volumes of waste transported and disposed/treated may differ from county to county, the potential for adverse environmental and public health impacts are the same for improperly treated and disposed waste material. In this case, the Department believes that uniform regulation that applies to all areas of the state provides consistent regulation, less confusion of what regulations apply and where, and consistent enforcement. In addition, the regulations do consider the size of the operation and allow for increased monitoring of larger or Class I operations over smaller Class II operations. Class II operators have reduced reporting requirements and oversight by the Department.

- **Comment:** What is the reason for signage on trucks? Why not just put the septic permit number on the truck instead of the company name?

**Answer:** New plates are assigned once every five years for display on the truck. Because these numbers can change, requiring a number to be painted on a truck once every five years could be problematic and costly. It is the Department’s opinion that proper vehicle/owner identification coupled with license plate display is easily implemented and cost effective.

Although the Department did not receive comment on the modification to the licensing fee schedule, I believe it is important to briefly explain the change in the table on the next page:
# CURRENT AND PROPOSED FEE STRUCTURE FOR SEPTIC SERVICING COMPANIES

## CURRENT FEE STRUCTURE

<table>
<thead>
<tr>
<th></th>
<th>In - State</th>
<th>Out - of - State</th>
<th>Permit Holder</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renal Unit Fee</td>
<td>$50.00</td>
<td>$100.00</td>
<td>$100.00</td>
</tr>
<tr>
<td>New</td>
<td>$15.00</td>
<td>$15.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>Renewal Unit Fee</td>
<td>$100.00</td>
<td>$100.00</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

## PROPOSED FEE STRUCTURE

<table>
<thead>
<tr>
<th></th>
<th>Permit Holder</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Permit Holder</td>
<td>$100.00</td>
</tr>
<tr>
<td>Renewal Permit Holder</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

## EXAMPLE

New company with one truck

<table>
<thead>
<tr>
<th>Current Fee</th>
<th>Unit Fee</th>
<th>Surety Midrange (est.)</th>
<th>Total</th>
<th>Renewal</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-State</td>
<td>$50.00</td>
<td>$87.50</td>
<td>$137.50</td>
<td>$15.00</td>
</tr>
<tr>
<td>Out-of-State</td>
<td>$100.00</td>
<td>$87.50</td>
<td>$187.50</td>
<td>$15.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Proposed Fee</th>
<th>App. Unit Fee</th>
<th>Total</th>
<th>Renewal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company</td>
<td>$100.00</td>
<td>$50.00</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

Surety Bond premium is collected by an insurance company, not the State.

## CURRENT FEES - 2013

<table>
<thead>
<tr>
<th>Number of Companies</th>
<th>Number of Units</th>
<th>Fees Collected</th>
<th>Surety Bond Yearly Premium Range</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Minimum</td>
</tr>
<tr>
<td>184</td>
<td>407</td>
<td>$8,475</td>
<td>$50.00</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>$9,200.00</td>
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</tbody>
</table>

## PROPOSED FEES AS RENEWALS

<table>
<thead>
<tr>
<th>Number of Companies</th>
<th>Number of Units</th>
<th>Fees Collected</th>
<th>NO Surety Bond</th>
</tr>
</thead>
<tbody>
<tr>
<td>184</td>
<td>407</td>
<td>$20,350</td>
<td></td>
</tr>
</tbody>
</table>
5. The approximate cost of giving public notice, holding a hearing, developing and adopting the rules was $2,273.

6. The proposed rules have been developed to address the evolving science related to raw wastewater disposal practices in addition to the increase in the generation and disposal of raw wastewater from small or transient sources in the state. Much of the increased activity has been attributed to development of oil resources; however, the issue of treatment and disposal is an issue that is addressed statewide. The existing law and rules, which were originally adopted in the 1950’s, needed to be updated to address the volume of waste generated in the state, treatment methods and to make them consistent with other activities in the state that regulate wastewater treatment and disposal. The significant amendments identified in the proposed rule are as follows:
   a. Separated servicers into two classes (i.e., Class I and Class II). Class I are septage servicer operations that have more than two hauling units and Class II includes operations of two hauling units or less. Class I servicers also include an operation that hauls the most concentrated waste such as that found in portable restrooms. Reporting requirements are increased for Class I operators.
   b. Increases the license fee, but eliminates the surety bond requirement.
   c. Requires continuing education for owners, operators and employees.
   d. Describes the equipment needed for proper land application.
   e. Identifies land characteristics needed for the proper application of raw sewage.
   f. Identifies acceptable pathogen reduction methods as well as vector reduction methods when land application of septage is practiced.
   g. Requires records be kept on the source and location of disposal of the septage.
   h. Requires reporting of spills.

7. A Regulatory Analysis was prepared. There were no requests for the analysis. A copy of the analysis is attached to this testimony.

8. A Small Entity Analysis was prepared and is attached for your review.

9. The rules will have a minor impact on the state revenues and expenditures as the program already exists and continues to operate with existing staff and budget.

10. A Constitutional Takings assessment was prepared and has been attached for your review.

11. These proposed rules were not adopted as emergency rules.

This concludes my testimony and I will answer any questions you may have relating to this matter.