Paula,

Thank you for putting this out. I think we are getting really close to as good as it can be. I have just one comment.

The system sand, Manufactured Medium Sand (MMS) associated with these Proprietary Treatment Systems is a component of the system and how they were tested at NSF. In section 009.04.e the way it is worded makes it sound like the MMS is a component of the trench or bed. I am concerned that the system sand component of the treatment system might get confused with sand used for backfilling in an in trench sand filter design.

Current wording:

Separation between the bottom of the manufactured medium sand component of the trench or bed to limiting layers, …..

I propose the following wording to make things more clear:

Separation between the bottom of the manufactured medium sand component of the Proprietary Wastewater Treatment System to limiting layers, …..

Thank you for the opportunity to comment.

Mike Reno
Status of Rulemaking

Rulemaking Documents Required by Idaho Administrative Procedure Act

Negotiated Rulemaking Summary

Rule Documents and Meeting Presentations

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<tr>
<td>Negotiated Rule Draft No. 4</td>
<td>7/23/20</td>
<td>NA</td>
<td>DEQ is not requesting public comments on this draft. The next comment period will commence upon publication of the proposed rule in the Idaho Administrative Bulletin on September 2, 2020. Proposed rule comment deadline September 30, 2020.</td>
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