### SANTA BARBARA LOCAL AGENCY FORMATION COMMISSION EXECUTIVE OFFICER'S REPORT

April 13, 2017 (Agenda)

**LAFCO 17-01:** Formation of Los Olivos Community Services District (LOCSD).

**PROPONENT:** Register Voter Petition of Application (42.5%)

ACREAGE & LOCATION The proposed district is comprised of approximately 441.03 acres and is located in the center of the Santa Ynez Valley, is the Los Olivos census designated place. The proposed district is located approximately at the intersection of State Highway 154 and Figueroa Mountain Road. As contained in the petition of application, the boundaries of the proposed district include all of the territory of the Los Olivos Special Problem Area as designated by the Board of Supervisors of the County of Santa Barbara. (Exhibit A).

> However, LAFCO staff would recommend that the proposed Los Olivos CSD's boundaries be revised to delete the parcels zoned for the Inter-Rural and Rural Areas, as well as Agricultural (Exhibit B). (The recommendation is based on zoning and is discussed on page 6 of the staff report under comments from County Planning and Building).

#### **PURPOSE:**

The proposed district shall be authorized to collect, treat, and dispose of sewage, wastewater, recycled water, and storm water, in the same manner as a sanitary district, formed pursuant to the Sanitary District Act of 1923. The purpose of the formation of the district is to give Los Olivos voters the power to maintain local control of its community while complying with potential regulatory action arising from groundwater quality problems created by the use of individual septic systems. Formation of the LOCSD will allow this local agency to propose a Local Agency Management Program (LAMP) and comply with State Water Board's Water Quality Control Policy for Siting, Design, Operation, and Maintenance of Onsite Wastewater Treatment Systems. The District may opt to provide services directly or contract with other agencies or entities for services if it is in the best financial interest of the community.

As stated in the petition of application, pursuant to the Community Services District Law, Government Code section 61000 et seq., the initial board of directors shall consist of 5 members elected at large. The district, if formed, shall cease to exist if an assessment to fund a wastewater collection, treatment, and disposal system or systems to serve the community is not approved within one year of the effective date, or Santa

Barbara LAFCO otherwise extends such deadline or other LAFCO approved arrangements are made for funding the district.

In addition, the formation of the district shall be conditioned upon the approval of a special tax to fund the district's administrative functions. Pursuant to the petition the amount of up to \$200,000 per year is adequate to fund the district's administrative functions. This amount is based the Berkson Associates' Plan for Services and Feasibility Study which is discussed later in the staff report. An additional multi-million-dollar Proposition 218 assessment will be needed to fund the construction of wastewater treatment and collection facilities.

### **GENERAL ANALYSIS**:

There are a number of issues that are pertinent to this proposal. These are discussed and describes below:

### 1. LAMP Requirements for Onsite Wastewater Systems:

The following excerpts from the Santa Barbara County Local Agency Management Program for Onsite Wastewater Treatment Systems ("LAMP") summarize the requirements applicable to the Los Olivos area.

"The State Water Board's *Water Quality Control Policy for Siting, Design, Operation, and Maintenance of Onsite Wastewater Treatment Systems* (OWTS Policy) establishes statewide regulations for onsite systems. It sets minimum performance standards and allows for continued local agency oversight. To accommodate regional geologic and climatic conditions, the OWTS Policy allows local agencies to propose local agency management programs (LAMPs). LAMPs allow local agencies to establish criteria that may differ from the minimum standards set in the OWTS Policy.

"On September 1, 2015, the Santa Barbara County Board of Supervisors approved the County's LAMP. The proposed LAMP incorporates Central Coast Regional Water Quality Control Board (Water Board) comments. The OWTS Policy requires that a LAMP must be approved by the appropriate regional water quality control board in a public hearing to be effective.

"The proposed LAMP incorporated language recommended by the Water Board to specifically address degraded groundwater basins, such as in the West Santa Ynez Area and the Community of Los Olivos. If the Central Coast Water Board identifies a groundwater basin or sub-basin in the County where the use of OWTS is causing or contributing to exceedances of nitrate or pathogen maximum contaminant levels

(MCLs), the County will develop an Advanced Groundwater Protection Management Program (AGPMP) in close consultation with and approved by the Central Coast Water Board. The AGPMP may include but not be limited to: supplemental treatment for all new and replacement systems, mandatory, routine inspections and maintenance, connection to the public sewer, shallow groundwater monitoring or other appropriate actions. The County will require conformance with current standards including supplemental treatment standards, to the greatest extent practicable.

"The revised LAMP incorporates the LAMP Completeness Checklist and language to specifically address degraded groundwater basins. The revised LAMP did not incorporate suggestions for modification of the proposed county-wide shallow groundwater monitoring, nor did it specifically address working with local agencies.

"It is clear that development and implementation of the LAMP is an iterative process that will continue after adoption and with future LAMP and county ordinance revisions. The proposed LAMP is a positive step towards enhanced protection of groundwater quality and improved local oversight of onsite wastewater treatment systems." (See Santa Barbara County LAMP, as Revised 7/21/15)

2. <u>Statutory Background for Community Service District Formations</u>: The formation of a community services district is a process guided largely by two laws: The Community Services District Law, Government Code section 61000 et. seq., and the Cortese-Knox-Hertzberg Act Government Code section 56000, et seq. The Santa Barbara Local Agency Formation Commission has the authority to consider an application for forming the District under the Cortese-Knox-Hertzberg Act. Other agencies involved in the processing of the application are the offices of County Assessor and Clerk-Recorder's. The Assessor's Office provides information and verification regarding the landowners and acreage in the area. The Clerk-Recorder's Office conducts the elections that are required to form the District at the direction of the County Board of Supervisors.

### 3. <u>Governance Options:</u>

There are several governance options that have been discussed regarding compliance with the Santa Barbara County Local Agency Management Program for Onsite Wastewater Treatment Systems. These options are as follows:

a) Forming a Community Services District

This is the option being considered in the District Formation Application.

b) Annexation to the Santa Ynez Community Services District (SYCSD)

The SYCSD filed a sphere of influence amendment application to include Los Olivos within the districts sphere of influence (SOI). If the SOI amendment were approved by LAFCO, the SYCSD has stated it would be

willing to file a non-contiguos annexation application to provide wastewater collection and treatement services. Most of the construction costs would still be borne by the Los Olivos Community.

However, the SYCSD notified LAFCO that it does not object to the formation of an independent CSD in Los Olivos and would wait on the outcome befor proceeding with its SOI request. If the CSD does not become a reality, the SYCSD would activate its SOI request. If the CSD does become a reality, the SYCSD would be willing to contract with the new district to administer wastewater services.

c) County Service Area (CSA)

The County of Santa Barbara is also legally authorized to provide wastewater service though a dependent County Service Area. Although this is a possible option, at least at the staff level, the County would prefer that the wastewater service be provided by an independent special district. Setting up a CSA would still require as assessment for the construction of any wastewater collection and treatment facilities. Additionally, the County would likely want an assessment to pay for any administrative oversight as the County probably would not wish to fund the CSA out of County general funds.

- d) Santa Ynez River Water Conservation District, Improvement District No. 1 (ID No. 1)
  - currently provides potable water services for the area, including Los Olivos and has informed the Commission that if all other options do not become a reality, that ID No.1 would be available to provide wastewater services to Los Olivos. Los Olivos is within ID No. 1 boundaries and receives water service from the district. ID No. 1 asserts it has the statutory authority to provide wastewater treatment services. In order to consider ID No. 1 as an option, (and assuming it has the authority to provide such services), this District would have to apply to LAFCO to activate a "latent power" as this service is not currently provided by ID No. 1.

### 4. Process for Forming a Community Services District:

The process of forming Community Services Districts (CSD's) consists of these basic steps:

a. Petition, Noticing and Public Hearing:

Petition: The formation process for Community Services Districts, is initiated by a petition signed by the at least 25% if the registered voters residing within the territory of

the proposed district by resolution of application from the legislative body of any county, city, or special district within the territory proposed to be included in the district.

- b. <u>LAFCO Hearing</u>: When the application is complete, LAFCO conducts a noticed public hearing. After hearing public testimony, the Commission may either approve, modify, or deny the proposed formation. If it is approved, the Commission also will adopt any terms and conditions for the formation, and establish a sphere of influence for the new district.
- c. <u>Protest Hearing</u>: Following LAFCO Approval, the District formation is scheduled for a conducting authority (protest) hearing where no further modifications may be made. At the conducting authority stage, without majority protest, the conducting authority (LAFCO) shall make an order doing the following (57075):
  - 1. Terminate proceeding if a majority protest exists.
  - 2. Order the formation to be subject to an election if protests have been filed and not withdrawn by at least 25% but less than 50% of the registered voters.
  - 3. Order the formation without an election if 1. and 2. do not apply.
- d. Election:

After LAFCO adopts a resolution of formation, the Board of Supervisors shall be directed by LAFCO to call and give notice of an election in the area of the proposed district. If the majority of the votes cast favor the formation, the district shall be formed. However, if the formation is conditioned by LAFCO on approval by the voters of a special tax or approval by the property owners of a special benefit assessment, the district shall not be formed or shall cease to exist unless one is approved.

- e. <u>Governing Body:</u> The governing body, which is established to administer the operation of a Community Services District, is composed of a five-member elected Board of Directors, each of whom must be a registered voter within the District. The requirements for qualifications and election of board members are set forth in the Community Services District Law.
- f. Formation Timeline:

A copy of the Timeline for the District formation process, prepared by the Los Olivos Reclamation Committee is attached as **Exhibit C**. LAFCO staff reviewed the timeline and proposed changes to the timeline before it was finalized.

### 5. Boundaries:

The boundaries of the proposed district include all of the territory of the Los Olivos Special Problem Area as designated by the Board of Supervisors of the County of Santa Barbara. These are the boundaries proposed in the Petition of Application. Most of the area that will receive wastewater service from the proposed district is zoned for residential uses. There are also a number of small commercial establishments/office buildings, as well as a school. However, it should be noted that the Special Problems Area includes approximately 189 of the 441 acres proposed to be included in the district boundaries are zoned for agricultural uses. There are also parcels that are zoned for Inter-Rural Rural uses. (Exhibit B)

### 6. County Planning and Building Comments:

The County Department of Planning and Building has recommended that the Commission delete the Inter-Rural and Rural Areas, as well as the Agricultural parcels from the proposed CSD boundaries and sphere of influence, until such steps have been reviewed and approved by the County pursuant to appropriate general plan and zoning code considerations. The Departments comments, which are part of the LAFCO Reportback process, are included as **Exhibit D**.

### 7. Powers/Functions of the Proposed District and Community Services District:

Community Services District are authorized to provide a wide variety of services. However, the only service requested in the petition to form the Los Olivos CSD pursuant to Government Code Section 61100 (b) is as follows:

(b) Collect, treat, or dispose of sewage, wastewater, recycled water, and storm water, in the same manner as a sanitary district, formed pursuant to the Sanitary District Act of 1923, Division 6 (commencing with Section 6400) of the Health and Safety Code. In the case of any conflict between that division and this division, the provisions of this division shall prevail.

# All other powers authorized under the Community Services District Law would be considered "latent" and would require LAFCO action based on a plan for services to be activated.

The list of authorized services and facilities that may be provided by Community Services Districts is listed Government Code Section 61100.

### 8. Proposal Information

a. Land Use, Planning and Zoning - Present and Future:

The area of the proposed district is already developed and consists primarily of single family homes. It also contains a number of small commercial establishments/office buildings, as well as a school. Agriculture zoned property makes up 189 of the 441 total acres within the proposal area. There will be no land use changes as a result of the formation of the district. The Los Olivos Land Use Map is **Exhibit E.** The Zoning Map is **Exhibit F**.

b. Existing Zoning Designations within the Proposal Area.

The proposed area of the district is primarily zoned residential, with most parcels zoned as single family residential (R-1/E-1) and some parcels zoned as residential ratchetted (RR). A small portion of the district is zoned for agriculture (AG-I), and a small portion is also zoned for recreation (REC). Additionally, there are a few zones to permit commercial uses (C-2/MU and CN).

c. Topography, Natural Features and Drainage Basins

The proposal area is generally flat. Alamo Pintado Creek runs from north to south through the proposal area.

The topography of the area surrounding the proposed district is generally flat, with some small hills located near the edge of the district.

d. Population

The proposed district contains approximately 346 dwelling units, of which 331 are single family homes and approximately 15 are multi-family units. The community's population was estimated at 1,132 in the 2010 census.

e. Impact on Agriculture and Open Space:

While 189 acres of the 441 acres in the proposal area are zoned agricultural. Inclusion of the agriculturally zoned land in a district that was have the authority to provide wastewater collection and treatment could have an adverse effect on the continued viability of this land use and is inconsistent with the Santa Ynez Valley Community Plan.

f. Governmental Services and Controls - Need, Cost, Adequacy and Availability:

The district shall be authorized to collect, treat and dispose of sewage, wastewater, recycled water, and storm water. It is anticipated that these services will be provided within 2 to 3 years.

District responsibilities may include preparing plans and studies, including necessary CEQA review, for the building, financing, operating and managing a wastewater collection, treatment, and disposal system or systems in an environmentally and economically responsible way that complies with regulatory requirements.

Capital improvements would be funded by governmental grants and loans, and potentially the sale of bonds. Likely source of funds include grants and loans form the California Clean Water State Revolving Fund and/or the Water Recycling Funding Program and the United States Department of Agriculture's Water and Waste Disposal Loan and Grant Program. Ongoing operations would be funded by a user fee.

In addition, as stated in the petition of application, the district may decide "to contract services with other agencies or entities if it is in the best financial interest of the community".

g. Financing of the Los Olivos Community Services District:

The petition of application states that the district, if formed, shall cease to exist if an assessment to fund a wastewater collection, treatment, and disposal system or systems to serve the community is not approved within one year of the effective date, or Santa Barbara LAFCO otherwise extends such deadline or other LAFCO approved arrangements are made for funding the district.

h. The petition of formation also states that creation of the district shall be conditioned upon the approval of a special tax at the time of formation to fund the district's administrative functions. The amount of up to \$200,000 per year deemed adequate in the petition to fund the district's administrative functions. Plan for Services and Proposed Budget:

The Report prepared by Berkson Associates - Plan for Services and Feasibility Study-Los Olivos Water Reclamation – October 24, 2016 (Exhibit G) estimates the first year of operation to be \$110,500 with a cost per Residential Unit Equivalent (RUE) of \$283 per year or \$24 per month. The cost at buildout is estimated to be \$189,000 per year, or \$376 per Residential Unit Equivalent, or \$31 per month. The full estimated budget is contained in the report page 17 of the Berkson Associates Report.

i. Estimated Cost of Wastewater Treatment and Collection System:

The AECOM Report – Update to Los Olivos Wastewater System Preliminary Engineering Report – September 13, 2016, **(Exhibit H)** estimates the Total Project Cost Summary (Page 5-10) as follows:

Land Purchase Cost	\$ 688,000
Construction Cost	\$14,949,000
Additional Project Costs	\$ 5,232,000
Total Capital Cost	\$29,869,000

The petition of application states that the District, if formed, shall cease to exist if an assessment to fund a wastewater collection, treatment, and disposal system or systems to serve the community is not approved within one year of the effective date, or Santa Barbara LAFCO otherwise extends such deadline, or other LAFCO approved arrangements are made for funding the District.

### 9. California Environmental Quality Act:

The creation of a District that is for the purpose of creating a funding mechanism and that does not involve a commitment to any specific project is exempt from CEQA pursuant to CEQA Guidelines Section 15378(b)(4), which provides:

"The creation of government funding mechanisms or other government fiscal activities, which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment".

The creation of this district does not involve a commitment to any particular project for addressing the planning and building and operating of a wastewater treatment system for Los Olivos. As stated by petitioners, the newly formed district would have at least 3 options to consider if it goes forward with the project: 1) building a local plant to provide appropriate level of services as needed for this community; 2) contracting with Santa Ynez CSD to provide sewer services, which could include either through building a local plant or extending infrastructure from Santa Ynez CSD to Los Olivos; or 3) contracting for services from ID. No. 1 to provide the above types of services (which contract would require LAFCO to consider activating a "latent power" of Improvement ID No. 1. As the newly created Los Olivos CSD proceeds with a concrete project for sewage treatment, the CSD will

be required to prepare the appropriate CEQA document to identify and address potential environmental impacts from the adopted project.

At this point in the process, the only action being considered for approval is the creation of a funding mechanism, i.e., a CSD, that will then move forward with an appropriate steps to pursue a project and CEQA document. No particular proposal or project subject to CEQA has been identified in a manner that lends itself to CEQA review.

The Notice of Exemption for the funding mechanism proposed for approval by LAFCO is included in **Exhibit I**.

### 10. Boundaries, Lines of Assessment and Registered Voters:

The proposed boundaries are definite and certain. There are no conflicts with lines of assessment or ownership.

The territory is inhabited; more that 12 registered voters reside in the affected territory.

### 11. Determination of an Appropriations Limit:

Government Code Section 56811 requires the Commission to determine an appropriations limit for the formation of a new district. Article XIII B of the California Constitution limits the amount of spending from the "Proceeds of Taxes." Proceeds of Taxes is defined as follow:

(c) "Proceeds of taxes" shall include, but not be restricted to, all tax revenues and the proceeds to an entity of government, from

(1) regulatory licenses, user charges, and user fees to the extent that those proceeds exceed the costs reasonably borne by that entity in providing the regulation, product, or service, and (2) the investment of tax revenues. With respect to any local government, "proceeds of taxes" shall include subventions received from the State, other than pursuant to Section 6, and, with respect to the State, proceeds of taxes shall exclude such subventions.

The "provisional appropriations limit of the district" should be set at \$250,000. This assumes the maximum special tax levy of \$200,00, plus a 25% buffer. Pursuant to subsection (c), the permanent appropriations limit of the district shall be set at the first district election that is held following the first full fiscal year of operation.

### 12. Sphere of Influence for the Proposed LOCSD:

If formed, the Commission will establish a sphere of influence for the Los Olivos Community Services District. It is recommended that the sphere of influence be coterminous with the boundaries of the District.

### **EXHIBITS**

Map of the Proposed Boundaries of the Los Olivos Community Services
District
Formation Map with Land Use Overlay
Timeline for the District Formation Process
County Planning and Building Comments
Land Use Map for Los Olivos
Zoning Map for Los Olivos
Berkson Associates - Plan for Services and Feasibility Study- Los Olivos
Water Reclamation – October 24, 2016
AECOM Report – Update to Los Olivos Wastewater System Preliminary
Engineering Report – September 13, 2016
Notice of Exemption
Correspondence from "Heal the Ocean"
LAFCO Resolution Approving the Formation

### **Conclusion:**

A petition of application has been filed with the Commission to form a Community Services District in Los Olivos. The petition was signed by 42.5 percent of the registered voters within the proposed district boundaries. During the course of the past few months several options were identified for complying with the requirement of the Local Agency Management Program (LAMP) established by with State Water Board's Water Quality Control Policy for Siting, Design, Operation, and Maintenance of Onsite Wastewater Treatment Systems. Other options included a sphere of influence request by the Santa Ynez CSD to eventually process a non-contiguous annexation of Los Olivos to provide wastewater services; a County Service Area; and a statement of interest by the Santa Ynez River Water Conservation District, Improvement District No. 1 to activate a latent power so that ID No.1 may serve the area.

At the March 2, 2017 meeting the Commission considered a notice from the Santa Ynez CSD that it would not object to LAFCO processing the formation request before looking at its Sphere of Influence application. In response staff was directed to return at the next regular meeting with the formation application.

If the CSD formation is not successful, the options mentioned above are still available.

### ALTERNATIVES FOR COMMISSION ACTION

After consideration of this report and any testimony or additional materials that are submitted the Commission should consider taking one of the following options:

OPTION 1 - Adopt the attached resolution that will APPROVE the proposal as submitted, with

revised boundaries to delete the parcels zoned for the Inter-Rural, Rural Areas, and Agriculture,

and make the following findings and determinations.

- a) Determine the formation to be exempt from CEQA pursuant to CEQA Guidelines section 15378(b)(4).
- b) Approve the formation of the proposed Community Services District subject to the following terms and conditions:
  - i. The name is Los Olivos Community Services District.
  - ii. Set the boundaries of the District as shown in Exhibit A to the Staff Report.
  - iii. The District shall be governed by a five-member Board of Directors elected at large. Terms of office of the District directors shall be as set forth in the Community Services District Law, Government Code section 61000 et seq.
  - iv. The District shall have those powers and responsibilities set forth in the Community Services District Law, Government Code Section 61100(b) Collect, treat, or dispose of sewage, wastewater, recycled water, and storm water, in the same manner as a sanitary district, formed pursuant to the Sanitary District Act of 1923, Division 6 (commencing with Section 6400) of the Health and Safety Code. In the case of any conflict between that division and this division, the provisions of this division shall prevail. All other powers of Community Services District shall be considered latent and will require LAFCO approval to become active.
  - v. Approval by the voters within the District of a special tax as follows:
    - (a). The maximum annual special tax authorized for the District shall be Two Hundred Thousand (\$200,000) and shall increase

### **CHANGE OF ORGANIZATION ITEM NO. 3**

automatically each fiscal year thereafter by the percentage change in the Consumer Price Index (CPI) for the Los Angeles/Long Beach area for the prior 12 months.

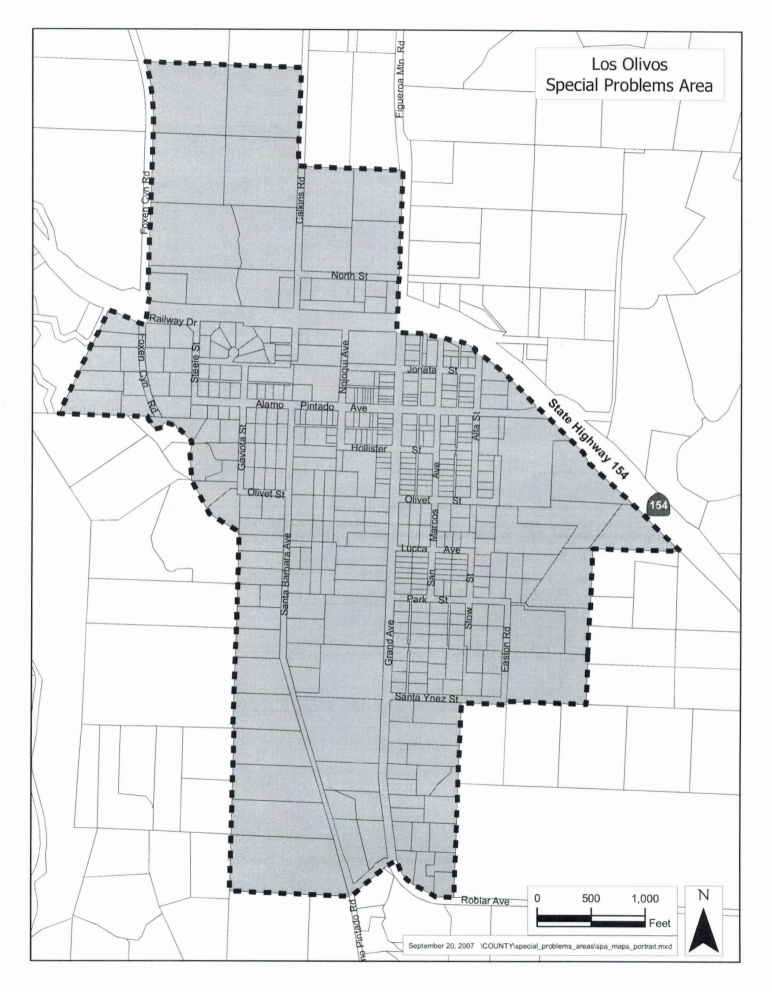
- (b). The actual tax to be levied for any fiscal year shall be determined by a majority vote of the board of directors of the District on the basis of the actual revenues estimated to be required by the District to pay its reasonable and necessary expenses for such year.
- (c). The tax shall be applied to each legal lot within the District based on assessed valuation
- vi. Should the new Board of Directors levy any of the "Proceeds of Taxes," described above, it will establish an Appropriations Limit. The "provisional appropriations limit of the district" should be set at \$250,000. This assumes the maximum special tax levy of \$200,00, plus a 25% buffer. Pursuant to sub-section (c), the permanent appropriations limit of the district shall be set at the first district election that is held following the first full fiscal year of operation.
- vii. The District shall implement a Proposition 218 assessment within one year of the effective date as necessary to fund the wastewater treatment facilities for the area, including CEQA and other planning analysis, assessment study and necessary election. Santa Barbara LAFCO may otherwise extend such deadline, or other LAFCO approved arrangements are made for funding such construction.
  - 1. The effective date of formation of the District shall be 60-days after County Elections certifies the canvass of the election results that shows the formation has been approved.
- OPTION 2 DENY the proposal
- OPTION 3 CONTINUE this proposal to a future meeting for additional information.

### **RECOMMENDED ACTION:**

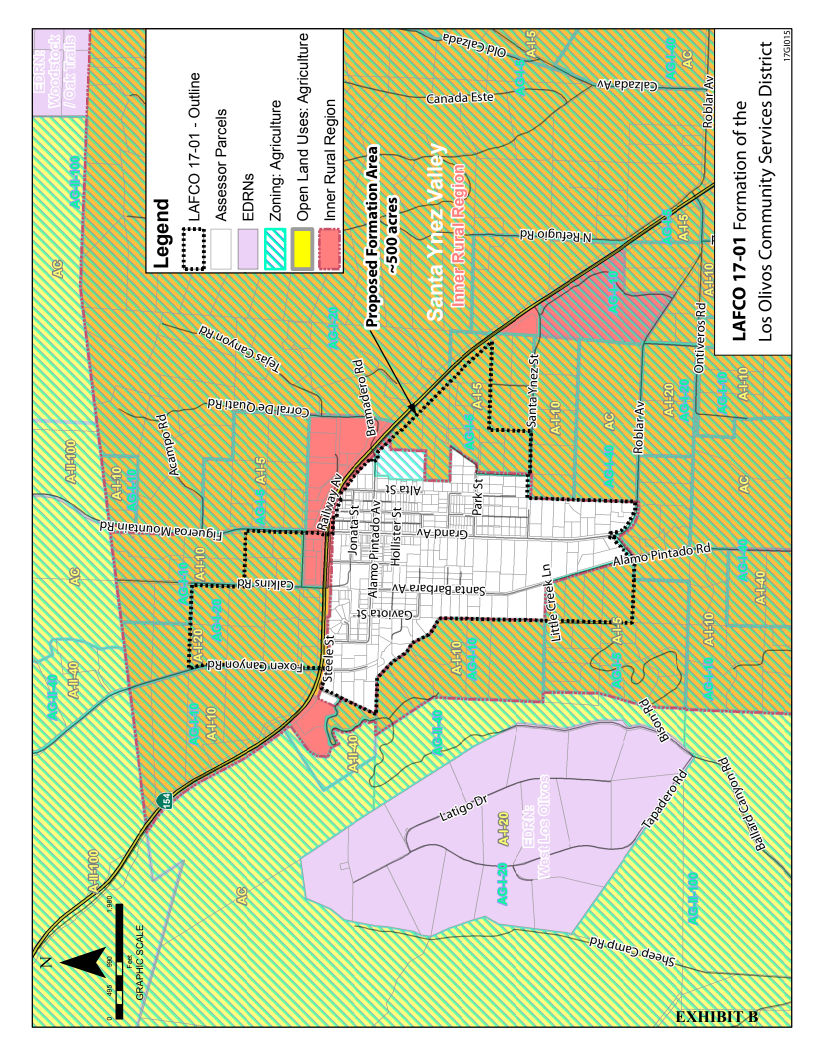
Approve OPTION 1.

Executive Officer LOCAL AGENCY FORMATION COMMISSION

### **CHANGE OF ORGANIZATION ITEM NO. 3**



### EXHIBIT A



-AFCO/LOCSD Formation Estimated Timeline 2016/17

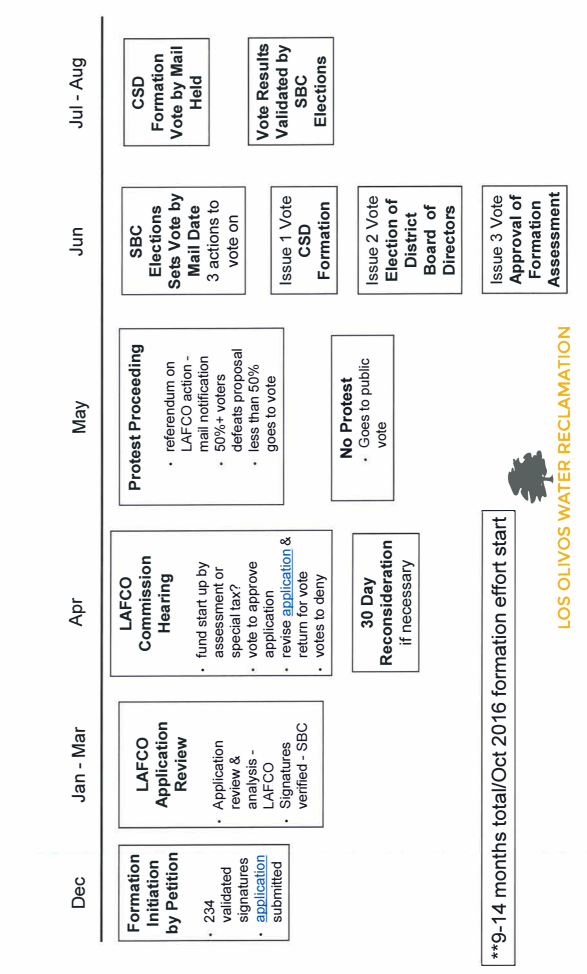


EXHIBIT C

Annexation* Estimated Timeline 2017	*The SYCSD application would go forward if a) LAFCO denies the LOCSD application at the April or subsequent meeting or b) a LOCSD formation vote is not successful	1-2 months 2-3 months**	ProtestProtestProceeding ifApprovedApprovedApprovedApprovedLAFCOaction mailnotification>50%+protestprotestterminatesannexation25% protestannexation25% protestannexationprotest terminatesannexation25% protestannexationproceeds	
stimated <b>1</b>	*The SYCSD application would go forward if a) LAFCO denies the LOCSD appli the April or subsequent meeting or b) a LOCSD formation vote is not successful	1-4 months	LAFCO Deems Annexation Application Complete complete complete odeem then to set a hearing Annexation then to set a hearing Annexation	
exation* E	rward if a) LAF ) a LOCSD forr	3-9 months	SYCSD Submits Annexation Application - Studies and cost estimates conducted, approved	
	n would go fo meeting or b)	1-2 months	LAFCO SOI Application Hearing • SOI application approved/d enied	
LAFCO/SYCSD	SD applicatio r subsequent	1-2 months	SOI Proceeds/LAF CO Hearing CO Hearing Services Review update completed and and and inied	ths total
ב	*The SYC the April o	March	SOI Application on Hold on Hold on Hold Process LOCSD Application, Hold SYCSD Request until LO vote proceeds	**9-22 months tota

LOS OLIVOS WATER RECLAMATION



### COUNTY OF SANTA BARBARA PLANNING AND DEVELOPMENT LONG RANGE PLANNING DIVISION MEMORANDUM

Date:	January 31, 2017	
<u>To:</u>	Paul Hood, Executive Officer, LAFCO	
From:	Glenn Russell, Ph.D., Director, Planning and Development (P&D) Department	-
Subject:	LAFCO Request for Reportback - #17-01 Formation of the Los Oliv Community Services District	VOS

This memorandum is in response to your Request for Reportback regarding the above-referenced proposal. P&D acknowledges that formation of a Community Services District (CSD) would be the first step toward addressing ongoing issues related to wastewater disposal and protection of groundwater resources in the urban area of Los Olivos. Prior to any proposal for formation of a Los Olivos CSD, the following issues should be addressed:

 Adjust the proposed CSD boundary and Sphere of Influence (SOI) to follow the Los Olivos urban boundary, and to exclude inner-rural and rural areas and parcels designated for agricultural use as defined on Figures 4 and 5 in the Santa Ynez Valley Community Plan. As currently proposed, the inclusion of inter-rural and rural agricultural parcels within the proposed CSD boundary and SOI is potentially inconsistent with Santa Ynez Valley Community Plan Policy WW-SYV-3:

> Annexation of inter-rural and rural area(s) to a sanitary district or extensions of sewer lines into inner-rural and rural area(s) as defined on the land use plan maps shall not be permitted unless required to prevent adverse impacts on an environmentally sensitive habitat or to protect human health.

As well as policies in the Agricultural Element of the Comprehensive Plan, including Policy II.C:

Santa Barbara County shall discourage the extension by the Local Agency Formation Commission (LAFCO) of urban spheres of influence into productive agricultural lands designated Agriculture II (A-II) or Commercial Agriculture (AC) under the Comprehensive Plan.

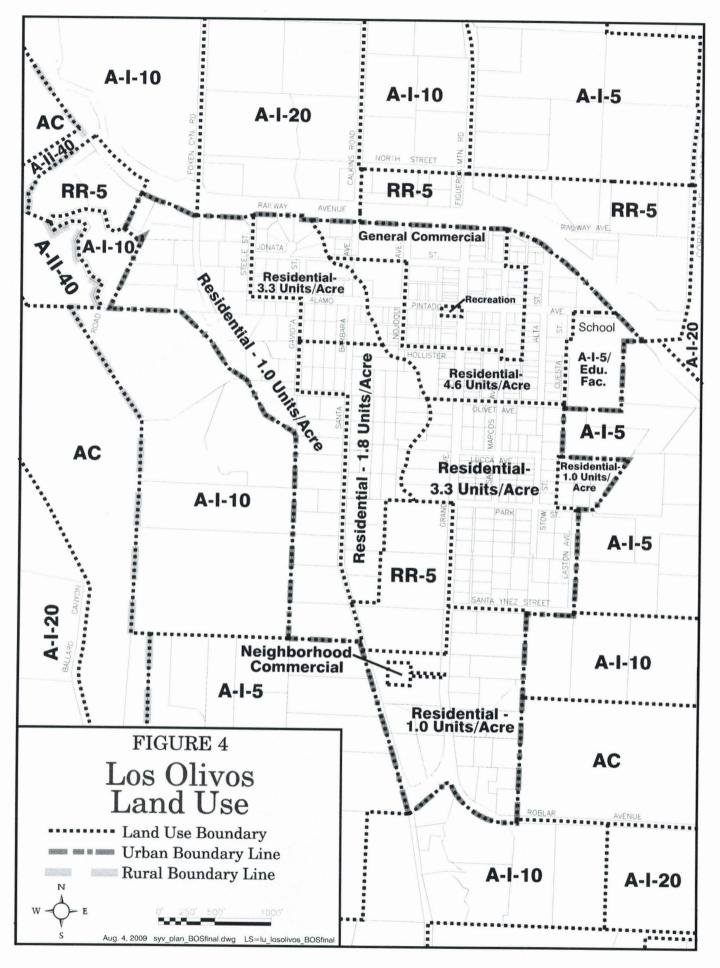
- Review options and scenarios that would require existing parcels to connect to the proposed wastewater treatment system, and discuss how these options would influence the location(s) and financing of the proposed collection and treatment system(s).
- Provide an analysis of the proposal's consistency with the Santa Barbara County Comprehensive Plan, Santa Ynez Valley Community Plan policies, and LAFCO policies.

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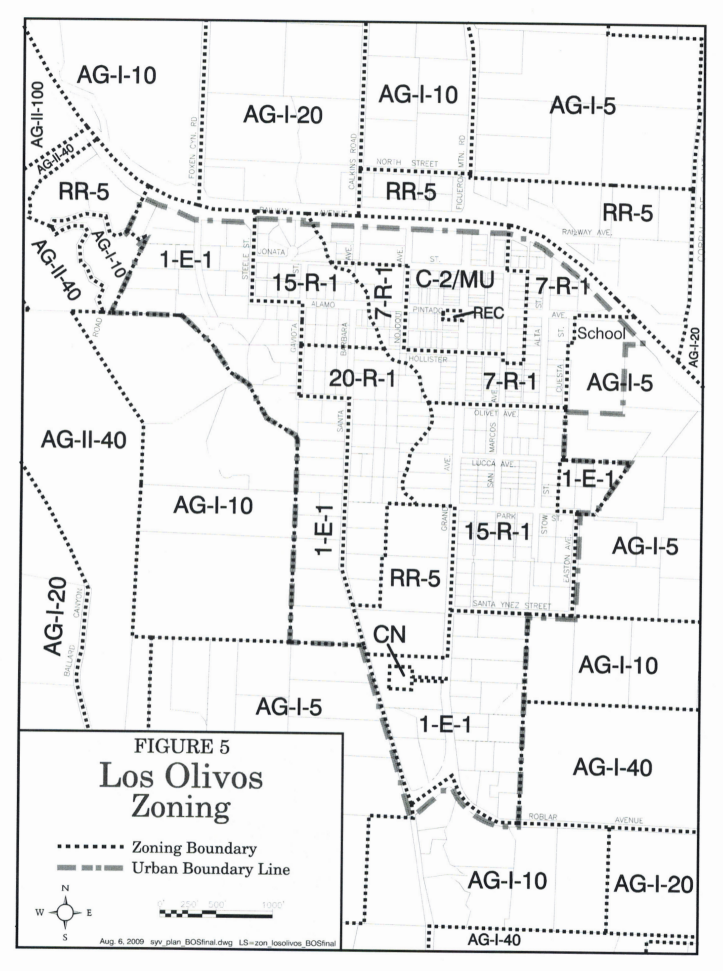
We encourage LAFCO and the Los Olivos CSD proponents to conduct California Environmental Quality Act (CEQA) analysis as early as possible in the CSD formation process. The CEQA process would inform decision makers on relevant issues that include:

- A study of wastewater treatment and collection system options and potential facility locations, the construction of which may result in resource impacts;
- · Evaluation of potential impacts to agricultural resources; and
- Analysis of potential growth-inducing effects.

P&D is available should the CSD applicants desire early consultation on the above issues.



**EXHIBIT E** 



**EXHIBIT F** 



## FINAL REPORT PLAN FOR SERVICES & FEASIBILITY STUDY LOS OLIVOS WATER RECLAMATION

Prepared for the Los Olivos Water Reclamation Steering Committee Prepared by Berkson Associates October 24, 2016

richard@berksonassociates.com | 510.612.6906 | www.berksonassociates.com

EXHIBIT G



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## 1. INTRODUCTION AND SUMMARY

This Study evaluates the financial feasibility and governance options of one potential community wastewater system solution for Los Olivos. The Study compares the costs and benefits of three different governance options: formation of a Los Olivos Community Services District (CSD); annexation to the Santa Ynez Community Services District (SYCSD); and the creation of a County-dependent special district governed by the Board of Supervisors.

The wastewater treatment system costs used in this Study are from the September 2016 study update to a 2013 County sponsored feasibility study.<sup>1</sup> The 2016 study analyzed a Membrane Bioreactor system (MBR) that would serve the entire community and accommodate some expansion of existing uses and development of vacant lots in the commercial core, or "downtown". The 2016 study also described costs for individual onsite advanced treatment systems. Unlike the 2013 study, the 2016 study did not evaluate a "Phase 1" system that would be limited to the commercial core and small lot residences, and which could cost significantly less. As noted in this financial feasibility study, a "downtown" MBR system should be analyzed as one method to provide a more financially feasible system, in addition to other potential cost reductions; this approach assumes that residential properties outside the core could be served by onsite advanced treatment systems until expansion of the core system becomes viable.

Cost estimates for governance options were developed by Berkson Associates (BA) based on review of budgets for similar districts; discussions with SYCSD, County Public Works, and other districts; and BA experience with similar analyses. It is anticipated that these cost estimates will be refined as the process moves forward.

In 1974, Santa Barbara County designated a Los Olivos Special Problems Area (SPA), with boundaries as shown in **Figure 1**, due to potential adverse impacts of wastewater treatment and disposal in the area. Additional County review is required for development projects within the SPA to mitigate any potential impacts to public health. Property use is further limited by wastewater flow restrictions that may be imposed by the Central Coast Regional Water Quality Control Board (RWQCB).

In 2010, the County adopted a Wastewater Management Plan (WWMP) to address onsite wastewater issues in the SPA. These issues include a seasonally high groundwater table that

<sup>&</sup>lt;sup>1</sup> Revisions to Los Olivos Wastewater System Preliminary Engineering Report, September 13, 2016, AECOM



allows discharge of some septic effluent directly into the water table; many small lots of insufficient size to properly accommodate an onsite septic system; many existing septic systems that do not meet current code requirements, and due to age or failure no longer treat effluent properly. Well and groundwater testing documented in the WWMP confirms high groundwater nitrate levels in areas of the Santa Ynez Valley.

In January of 2016 the Santa Barbara County Onsite Wastewater Treatment System Local Area Management Plan (LAMP)<sup>2</sup> went into effect, and includes permit, inspection and reporting elements. A permit issued by EHS is required for the construction of a new Onsite Wastewater Treatment System (OWTS) as well as the repair, modification or abandonment of existing systems. Inspection and approval of all work by EHS is required prior to backfilling any components or putting the system into service.<sup>3</sup>

The County WWMP identified a community wastewater treatment system as one possible method to treat wastewater and provide an option for replacing failing systems, particularly on small lots that can no longer support an onsite system that meets current codes. A community system would also enable redevelopment and modest expansion of current uses, as well as new development on vacant lots within the constraints imposed by the area's community plan. Currently, there is insufficient restroom access in the town's commercial core to accommodate visitors on the weekend year-round; portable restrooms are provided to serve visitors restricted from use of business restrooms.

In 2013, the County sponsored a Preliminary Feasibility Study (PFS) of wastewater treatment and disposal options<sup>4</sup> in response to the 2013 enactment of State Water Resources Control Board's Water Quality Control Policy regulating onsite systems.<sup>5</sup> This State policy affects both commercial and residential systems. A Focused Feasibility Study ("FFS") dated September 2016 provides a more detailed analysis of one treatment system reviewed in the 2013 study,<sup>6</sup> although did not evaluate a lower cost system limited to the downtown as a first phase.

<sup>&</sup>lt;sup>2</sup> cosb.countyofsb.org/uploadedFiles/phd/EHS/CH%20EHS%20LAMP%20Plan%20Document.pdf

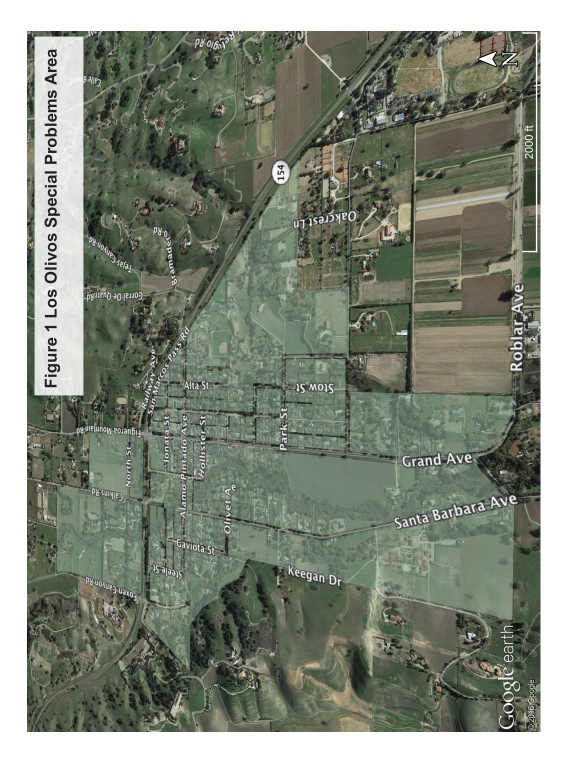
<sup>&</sup>lt;sup>3</sup> cosb.countyofsb.org/phd/default\_all.aspx?id=19274&menu2id=174&pghead=18958&footer=18960

<sup>&</sup>lt;sup>4</sup> Los Olivos Wastewater System Preliminary Engineering Report (Preliminary Feasibility Study, or "PFS"), AECOM, January 8, 2013

<sup>&</sup>lt;sup>5</sup> Adopted pursuant to Assembly Bill 885.

<sup>&</sup>lt;sup>6</sup> Revisions to Los Olivos Wastewater System Preliminary Engineering Report ("FFS"), AECOM, September 13, 2016







### SUMMARY OF FINDINGS

# 1. UNDER THE STATUS QUO, THE ABILITY OF SMALL LOT HOMEOWNERS TO UPGRADE THEIR SYSTEM TO MEET TODAY'S MORE RESTRICTIVE STANDARDS MAY BE CONSTRAINED.

Without a new community wastewater system, property owners will be responsible, at their own cost, for the installation, upgrade, maintenance and repair/replacement of individual advanced onsite treatment systems to meet County and State water quality standards if their systems fail or they propose a remodel or new development. The community would also be exposed to additional regulatory action if groundwater quality concerns persist. State grants or low interest loans may be available to fund onsite systems, however, a local governance entity is needed to administer the program and manage potential clustered systems.

The 2016 FFS describes modifications to existing household septic systems to provide increased treatment of waste using a peat filter. The system requires the addition of a pump vault, peat filter and drain field at an estimated cost of \$17,640 per household and annual maintenance cost of \$895.<sup>7</sup> However, the 2016 FFS states that "...many houses may not have the required space to install the peat filter which would result in the need for a more compact and higher cost system". Costs could vary depending on design, provider and potential clustering.

## **2.** ADMINISTRATIVE COSTS VARY MODESTLY BETWEEN THE GOVERNANCE OPTIONS.

The overall administrative costs of the three governance options studied vary by \$75,000 annually when a treatment system is in place. Annexation to the SYCSD or creation of a County-dependent special district (e.g., a County Service Area or sanitation district), are likely to have lower administrative costs than a new Community Services District (CSD), ranging from an estimated \$114,000 to \$124,000 annually because of economies of scale. The SYCSD and County-dependent special district options could provide access to technical and financial resources not otherwise readily available to a CSD.

A Los Olivos CSD is estimated to cost from \$110,000 annually prior to system operation, to \$189,000 annually when a system is in place as shown in **Table S-1**. The CSD will have its own

<sup>&</sup>lt;sup>7</sup> 2016 FFS, AECOM, Section 3.2.1. Other estimates of onsite systems indicate costs could be closer to \$25,000.



board, elections, office space and equipment and will be required to prepare annual financial audits and reports, and maintain its own website; these expenses contribute to the greater costs estimated for this option. It may be possible for a CSD to contract or share staff with other agencies to achieve savings. Chapter 5 describes CSD cost assumptions in more detail.

	Annual Amount		
Item	First Year	Buildout	
Administration			
Board	6,000	6,000	
Legal	20,000	20,000	
Accounting/Finance	15,000	15,000	
Office Space, Utilities	0	15,000	
Equip/Supplies/Internet	2,500	5,000	
Memberships	3,000	3,000	
Other Overhead/Admin.	<u>10,000</u>	<u>17,000</u>	
Subtotal (exc. Staff)	56,500	81,000	
Admin. Staff Salaries/Benefits	\$54,000	\$108,000	
TOTAL Expenditures	\$110,500	\$189,000	
per Residential Unit Equivalent (RUE)	\$283	\$376	
per RUE per month	\$24	\$31	

### Table S-1 Estimated Overhead and Administrative Costs - New Los Olivos CSD

3. CONSTRUCTION AND OPERATING COSTS FOR A WASTEWATER SYSTEM COULD BE PROHIBITIVE FOR ANY GOVERNANCE OPTION UNLESS COST SAVINGS CAN BE ACHIEVED, ADDITIONAL REVENUES OBTAINED, OR THE SYSTEM IS PHASED.

Costs to plan and construct the community wastewater system serving all of Los Olivos would total nearly \$21 million, or about \$40,500 to \$45,700 per single-family unit (or commercial equivalent) depending on the amount of existing and new development that connects to the system.<sup>8</sup> This system would serve the entire community including new development; the 2013 AECOM study analyzed a more limited system serving only the commercial core and adjacent smaller parcel homes, with the ability to expand to serve other areas, at less than half the total

<sup>&</sup>lt;sup>8</sup> Revisions to Los Olivos Wastewater System Preliminary Engineering Report, September 13, 2016, AECOM



cost.<sup>9</sup> The 2016 study only analyzed a community-wide buildout scenario; a phased approach which provides a lower total cost system for the downtown should be analyzed as one means, in conjunction with additional grant or other funding, and system cost refinements, to improve financial feasibility.

Construction cost reductions of 25 percent or more are possible with careful planning, resulting in costs of \$33,500 to \$37,800.<sup>10</sup> **Table S-2** summarizes annual assessments for construction and finance of a community wastewater system, which are assumed to be the same for all governance options. The annual assessment assumes a low-interest, 40-year USDA loan that is common for similar small systems. The total costs are spread to all existing and new development. A target cost reduction scenario described in the 2013 AECOM study assumes \$1.5 million in grants and a reduction in "Engineering, Admin. & Legal" cost factor from 35% to 20%.

Item	CSD	CSA	SYCSD Annexation
SYSTEM CONSTRUCTION			
TOTAL Improvement Costs	\$21,019,000	\$21,019,000	\$21,019,000
Annual Assessment for Construction per RUE	\$1,809	\$1,809	\$1,809
Annual Assessment per 1,000 Com'l Sq.Ft.	\$2,601	\$2,601	\$2,601
Annual Assessment for Construction w/saving	<u>s</u>		
Annual Assessment for Construction per RUE	\$1,461	\$1,461	\$1,461
Annual Assessment per 1,000 Com'l Sq.Ft.	\$2,100	\$2,100	\$2,100

### Table S-2 Estimated Annual Assessments for System Construction (Full Buildout)

Cost reductions will be particularly important to reduce administration and system operations costs to a point where rates are comparable to other tertiary treatment systems in the region. Including possible savings suggested in the 2013 PFS, up to 50% operating cost reductions may be possible depending on final system design and whether operations can be contracted to a

<sup>&</sup>lt;sup>9</sup> Larger residential lots outside the commercial core potentially could be served by onsite systems.

<sup>&</sup>lt;sup>10</sup> Based on target capital cost reduction scenarios and potential operating cost reductions indicated in the 2013 AECOM feasibility study.



larger, lower cost agency. As noted previously, a phased approach that serves only the downtown could result in a lower-cost system.

If operating cost reductions can be achieved, annual rates for administration and system operations could range between \$910 to \$1,060 or about \$76 to \$88 per month, depending on new development connecting to the system, governance option, and manner of contracting for services, as shown in **Table S-3**. These operating charges are generally consistent with other wastewater rates in the region for tertiary treatment.<sup>11</sup> **Table S-3** also shows total annual costs including administration, operations, and assessments for system construction.

Item	CSD	CSA	SYCSD Annexation
OPERATIONS (inc. Administration)			
Annual O&M per Residential Unit Equivalent (RUE)	\$1,741	\$1,611	\$1,592
Annual O&M per 1,000 Com'l Sq.ft.	\$830	\$768	\$759
Annual O&M w/savings			
Annual O&M per RUE	\$1,058	\$929	\$909
Annual O&M per 1,000 Com'l Sq.ft.	\$504	\$443	\$433
TOTAL ANNUAL COSTS FOR OPERATIONS + CONSTRU		1ENTS	
Total per Residential Unit Equivalent	\$3,550	\$3,420	\$3,401
Annual per 1,000 Com'l Sq.Ft.	\$3,431	\$3,369	\$3,360
TotalCosts w/savings			
Total per Residential Unit Equivalent	\$2,519	\$2,390	\$2,370
Annual per 1,000 Com'l Sq.Ft.	\$2,605	\$2,543	\$2,534

### Table S-3 Total Annual Costs by Organizational Option (w/New Development)

The actual rates will depend on the final system design and whether it serves the downtown only or the entire community at buildout, further engineering analysis, and decisions to be made by a future governing board. The estimated cost allocations in this analysis assume a greater effluent "strength" from commercial wastewater and therefore cost allocations to commercial uses are proportionately greater. For example, the SYCSD charges restaurants a higher rate (6 times a residential rate) for "dirtier" wastewater, in addition to greater flows. Certain

<sup>&</sup>lt;sup>11</sup> See Appendix A.



equipment needed to handle peak tourist flows can also be allocated to commercial uses, which would reduce the capital and operating costs borne by residential uses.

## 4. A CSD OFFERS THE GREATEST DEGREE OF LOCAL CONTROL OVER TYPE, LEVEL, AND COST OF WASTEWATER TREATMENT SERVICES.

An independent Community Services District (CSD) would be governed by a board of directors elected by the residents of Los Olivos to manage the planning, construction and operation of a community wastewater system. The CSD would also provide a local governance entity that could represent the community in negotiations with other service providers, for example, to contract for administrative and/or operational services with another entity such as the County or SYCSD. If connection to a regional wastewater system proves to be a more viable option than a community system, the CSD could represent the community's interests in regional planning and implementation efforts.

While the only service considered at this time is the provision of wastewater-related services, the CSD could expand its services, with Santa Barbara Local Agency Formation Commission ("LAFCO")<sup>12</sup> approval and subject to protest proceedings of local voters. All taxes and assessments would be subject to approval by voters or property owners within the CSD.

Unlike other governance options, a Los Olivos CSD would control decisions about the system, its cost and capacity to allow new development. In contrast, the other governance options would result in a board representing a broader constituency controlling services and rates. For example, in the case of annexation to the SYCSD, the SYCSD board would vote on decisions affecting Los Olivos, and Los Olivos would constitute a minority of voters within the expanded district.

<sup>&</sup>lt;sup>12</sup> State law creates a local agency formation commission in every county to consider annexations, city incorporations, and special district formations. The Santa Barbara LAFCO is made up of two members of the Board of Supervisors, two members from the county's special districts, two members from the county's cities, and a public member chosen by the remainder of the board.



## 2. OVERVIEW OF THE COMMUNITY

### DEMOGRAPHICS AND LAND USE

The census population of the Los Olivos Census Designated Place (CDP) is 1,132 residents.<sup>13</sup> The CDP encompasses a slightly larger area compared to the Special Problems Area (SPA) and the Township. The 2016 FFS based its system design on the higher population, and assumed minimal growth over time; this approach helps to assure that adequate capacity will exist for potential demand over the next twenty years.

According to the Santa Ynez Valley Community Plan EIR, there are 228,990 square feet of developed commercial floor area in Los Olivos.<sup>14</sup> The commercial space consists of a mix of hotel, retail, restaurants and office space. There are approximately 25 small lot residential properties in the commercial core.

### POTENTIAL NEW DEVELOPMENT

As a result of restrictive standards adopted by the Regional Water Quality Control Board in 1991, commercial projects in Los Olivos are limited to very low water uses and many proposed projects are eventually withdrawn.<sup>15</sup> A community wastewater system in Los Olivos, in addition to addressing existing threats to surface and groundwater resources, will also enable some level of commercial expansion in the Los Olivos core.

The 2016 FFS assumes approximately 120,500 square feet of new commercial development in the community. This assumption provides for some expansion of existing uses to include restroom facilities, and conversion of office uses to more water-intensive uses such as restaurants, as well as development of vacant parcels in the commercial core. Additional development would reduce capital and operating costs to existing property owners.

The MBR wastewater system analyzed by the 2016 FFS can adjust its capacity if needed to accommodate additional new development beyond the 120,500 square feet. The governing body of the Los Olivos wastewater system would determine the amount and timing of wastewater capacity expansion.

<sup>&</sup>lt;sup>13</sup> 2010 census.

<sup>&</sup>lt;sup>14</sup> Table 4.9-24, EIR, pg.4.9-26.

<sup>&</sup>lt;sup>15</sup> Santa Ynez Community Plan, October 9, 2009, pg. 115.



### Mattei's Tavern Inn Development Plan

The development and expansion of Mattei's Tavern Inn could participate in the new community wastewater system; however, the current timeline for final approval and development of Mattei's is uncertain at this time, and it is not known whether the start of its construction will correspond with the timing of a community wastewater system.

The project, approved by the County Planning Commission on January 30, 2013, consists of a 64guestroom cottage hotel, a gym, spa, swimming pool and a meeting/banquet room located adjacent to the existing Mattei's Tavern Inn. The Project's approvals require it to connect to a community wastewater system, if one is available at the time of construction; otherwise, the Project will need to construct its own onsite system with no further obligation to connect to a future community system.<sup>16</sup> The Project is anticipated to generate about 10,000 gpd of wastewater that would receive tertiary-level treatment and be used for onsite irrigation.<sup>17</sup>

After receiving its approvals, the property subsequently was sold, and the new owner is in the process of revising the Plan and going through a review process. Changes include adding two more rooms and reconfiguring the site plan, and reducing changes to interiors of existing historic structures. The County has not yet deemed the application complete; one of the outstanding issues is the status of the Project's wastewater system, which needs conceptual approval by the Regional Water Quality Control Board (RWQCB). Some of the concerns regarding the wastewater system, which differs from the original approved Plan, are whether landscape irrigation is an appropriate use for the treated effluent, whether all disposal could occur onsite, and if not, what options exist for offsite disposal. Depending on the outcome of RWQCB review, additional environmental documentation may be required as well as a Planning Commission hearing. If the Project is deemed to have no additional environmental impacts, it is anticipated that it could be approved at a staff level with no further public hearings required. The possibility exists that the property owner could revert to the original approved development.<sup>18</sup>

<sup>&</sup>lt;sup>16</sup> County of Santa Barbara Planning and Development, http://sbcountyplanning.org/projects/09DVP-00019/index.cfm

<sup>&</sup>lt;sup>17</sup> County of Santa Barbara Planning and Development, http://sbcountyplanning.org/projects/09DVP-00019/index.cfm

<sup>&</sup>lt;sup>18</sup> R.Berkson discussion with Joyce Gerber, Planner, County of Santa Barbara Planning and Development Department



### Santa Ynez Valley Community Plan

The Santa Ynez Valley Community Plan EIR analysis of wastewater generation indicates the potential for a total of 1 million square feet of commercial uses split between retail and non-retail uses.<sup>19</sup> However, this level of development would require significant increases in density that may require 20 years or more before economic conditions justify increased multi-story density.

The Community Plan discusses a number of approaches to address wastewater issues in the area, including a community wastewater facility such as the system evaluated by AECOM, and a public sewer extension to Los Olivos such as a sewer extension and connection from the City of Solvang or the Chumash treatment facility to serve Ballard and Los Olivos.

The Community Plan noted that a sewer extension from the City of Solvang or the Chumash treatment facility raises significant policy concerns and potential environmental impacts associated with extending urban services through agricultural lands.<sup>20</sup> Comprehensive Plan policies in the Land Use and Agricultural Elements, as well as Local Agency Formation Commission (LAFCO) policies discourage extending sewer service to rural areas because such extensions can encourage development intensification that is incompatible within agricultural areas. The Community Plan also notes that "sewer extension along the Alamo Pintado corridor would also be inconsistent with Santa Ynez Valley Community Plan policies, which recognize and support the Santa Ynez Valley Community Plan policies which recognize and support preservation of distinct, and separate urban townships, and the preservation and enhancement of agriculture as a vital component of the Valley's economy and rural character."

<sup>&</sup>lt;sup>19</sup> Table 4.9-20, EIR, pg.4.9-24.

<sup>&</sup>lt;sup>20</sup> Santa Ynez Valley Community Plan, October 6, 2009, pg. 118.



### ASSESSED VALUE AND EXISTING TAXES

**Table 1** indicates the assessed value in the Los Olivos area. This total value provides a measureof feasibility when compared to the debt issuance required for a wastewater system, and to theannual assessment payments. These comparisons are discussed in Chapter 6.

Land Use	Parcels	Assessed Value
Residential		
Rural Residential	49	na
Single Family Residence	282	\$133,328,000
Residential Income 2-4 Units	<u>5</u>	<u>\$4,277,000</u>
Total	336	\$137,605,000
Commercial	57	\$63,390,000
Vacant	23	\$4,184,000
Other (non-taxable)	<u>6</u>	<u>\$0</u>
TOTAL	422	\$205,179,000

### Table 1 Summary of Assessed Value in Los Olivos

Source: Santa Barbara County Assessors Office, Online Parcel Details, 2016. Parcel list provided by Los Olivos Reclamation Committee.

Boundaries correspond to Special Problems Area. Rural residential excluded.



### **EXISTING TAXES AND ASSESSMENTS**

In Los Olivos, property owners pay for several school bonds in addition to their basic 1% of assessed value. The payments are shown in **Table 2**. The bonds increase the basic property tax bill by about 7.5%, for a combined rate of 1.075% of assessed value.

#### Table 2 Existing Basic 1% Property Tax and Additional Bonds

Fund	Rate
0000 Basic 1% (Prop 13/AB8) Taxes	1.00000%
7251 - Los Olivos Elem Bond 1996	0.01974%
7255 Los Olivos Elem Bond 2006	0.03000%
9421 Allan Hancock CC Bond 2006	0.02500%
Total	1.07474%

Source: County of Santa Barbara, Auditor-Controller's Office

These relatively low existing tax overrides provide additional financial capacity for wastewater system assessments. Industry standards general limit combined ad valorem and tax overrides to a maximum of 1.8 to 2.0% of total assessed value.



# 3. GOVERNANCE OPTIONS

Construction, management and operation of a new wastewater system in Los Olivos require a government agency. The characteristics, advantages and disadvantages of several primary options under consideration are described below.

# STATUS QUO

Without a new wastewater system, property owners will be responsible, at their own cost, for the installation, upgrade, maintenance and repair/replacement of individual systems to meet County and State water quality standards if their systems fail or they propose new development. The community would also be exposed to additional regulatory action if groundwater quality concerns persist. State grants or low interest loans may be available to fund advanced onsite treatment systems, however, a local governance entity is needed to administer the program and manage potential clustered systems.

The 2016 FFS describes modifications to existing household septic systems to provide increased treatment of waste using a peat filter. The system requires the addition of a pump vault, peat filter and drain field at an estimated cost of \$17,640 per household and annual maintenance cost of \$895.<sup>21</sup> However, the 2016 FFS states that "..many houses may not have the required space to install the peat filter which would result in the need for a more compact and higher cost system". Costs could vary depending on design, provider and potential clustering.

# FORM A COMMUNITY SERVICES DISTRICT (CSD)

A Community Services District (CSD) is a special district formed under California law.<sup>22</sup> Since the enactment of the Community Services District Law in the 1950s, more than 300 communities have formed community services districts to achieve local governance, provide needed public facilities, and supply public services.<sup>23</sup> The current study assumes that a CSD would be limited to wastewater and recycled water-related services, but it could provide a governance framework for other services in the future. Any new services would require Santa Barbara LAFCO approval

<sup>&</sup>lt;sup>21</sup> 2016 FFS, AECOM, Section 3.2.1.

<sup>&</sup>lt;sup>22</sup> Gov. Code Sec. 61000-61250.

<sup>&</sup>lt;sup>23</sup> Gov. Code Sec. 61001(a)(4).



and potentially voter approval of any tax or assessment required to fund the services, and would be subject to a protest vote (greater than 50% protest would stop the proceedings).

# FORMATION AND GOVERNANCE

CSD formation may be initiated by resolution of the County Board of Supervisors,<sup>24</sup> or by a petition signed by no less than 25 percent of registered voters living within the proposed district boundaries.<sup>25</sup> LAFCO approval is required. Either majority voter approval or voter or property owner approval of, respectively, a special tax or assessment may be necessary to generate sufficient revenue to carry out its purposes.<sup>26</sup>

The CSD's elected Board of Directors would establish policies for the operation of the district. An "independent" CSD elects its five board members from residents of the district.

# SERVICES

This Study assumes that a CSD would provide services that include the collection, treatment and disposal of wastewater and recycled water. CSDs also may provide a broad range of other facilities and services, for example, parks and recreation, landscape maintenance and lighting.<sup>27</sup> Other services that may be activated at a future time ("latent" services) would be subject to approval by LAFCO<sup>28</sup> and a protest vote (greater than 50% protest would stop the proceedings). With the exception of funding an Area Planning Commission, a CSD has no authority over land use decisions; this power remains with the County.

# ZONES

Whenever the board determines that it is in the public interest to provide different services, provide different levels of service, provide different facilities, or raise additional revenues within specific areas of the district, it may form one or more zones. A zone may be applicable to the

<sup>&</sup>lt;sup>24</sup> Gov. Code Sec. 61013(a). It could also be initiated by other special districts, such as Santa Ynez River Water Conservation Improvement District No. 1, but the County is considered the most logical agency to initiate a proposal.

<sup>&</sup>lt;sup>25</sup> Gov. Code Sec. 61011.

<sup>&</sup>lt;sup>26</sup> Gov. Code Sec. 61014(e)(2).

<sup>&</sup>lt;sup>27</sup> See Gov. Code Sec. 61100, which lists the services that CSDs are authorized to provide.

<sup>&</sup>lt;sup>28</sup> Gov. Code Sec. 61106.



extent that additional services are considered for the Los Olivos commercial core, which would pay for those services without taxing other areas.

# **REVENUES AND EXPENDITURES**

A CSD has broad authority. It can establish rates and charges for services<sup>29</sup> and receive grant and other revenues from other public agencies.<sup>30</sup> The district may levy special taxes or benefit assessments.<sup>31</sup> A district may charge "standby charges" for sewer that allows for the collection of a service charge or assessment based on the benefit derived from the availability of sewer, whether or not the service is utilized.<sup>32</sup> A district may issue General Obligation bonds (not to exceed 15 percent of the district's assessed value),<sup>33</sup> revenue bonds, and Mello-Roos Community Facilities District bonds.<sup>34</sup> All charges and fees are required to equal the cost of the service or facility; utility service charges may be adopted and increased through the Proposition 218 majority protest process. All taxes require voter approval or allow for a protest process.

#### **Operating Costs**

Estimated system operating costs are based on AECOM estimates for the proposed system described in Chapter 4. The operating costs include staff, supplies and equipment, and reserves for replacement. It is assumed that all governance options would incur similar costs for operation of the system and would allocate and bill those costs to the Los Olivos ratepayers. The billed costs also would include administrative and overhead charges as described below.

#### Administration and Overhead

CSD cost estimates assume a part-time general manager and secretary/treasurer; these positions may be contracted. The CSD would also require contract services for legal and financial reporting. A small 500 square foot office space is assumed, plus utilities and office equipment/supplies. CSD hearings would be held in a local school or similar facility.

<sup>33</sup> Gov. Code Sec. 61126, pursuant to Article 11 (commencing with Section 5790) of Chapter 4 of Division 5 of the Public Resources Code.

<sup>&</sup>lt;sup>29</sup> Gov. Code Sec. 61115.

<sup>&</sup>lt;sup>30</sup> Gov. Code Sec. 61016.

<sup>&</sup>lt;sup>31</sup> Gov. Code 61121-22

<sup>&</sup>lt;sup>32</sup> Gov. Code 61124, pursuant to the Uniform Standby Charge Procedures Act, Chapter 12.4 (commencing with Section 54984) of Part 1 of Division 2 of Title 5.

<sup>&</sup>lt;sup>34</sup> Gov. Code Sec. 61126-27.



The initial years prior to wastewater system operations will primarily revolve around planning, community workshops and consensus gathering, seeking grants and other funding, and special studies. It is anticipated that there will be no need for office space, and that staff requirements will be less. **Table 3** illustrates a potential budget. The initial costs could be funded through some combination of community contributions and assessments. Actual costs will depend on the final system design and decisions to be made by a future board.

	Annual Amount		
Item	First Year	I	Buildout
Administration			
Board	6,000		6,000 (3)
Legal	20,000		20,000
Accounting/Finance	15,000		15,000
Office Space, Utilities	0	(5)	15,000 (1)
Equip/Supplies/Internet	2,500	(6)	5,000
Memberships	3,000		3,000
Other Overhead/Admin.	<u>10,000</u>		<u>17,000</u> (2)
Subtotal (exc. Staff)	56,500		81,000
Admin. Staff Salaries/Benefits	\$54,000	(5) \$	108,000 (4)
TOTAL Expenditures	\$110,500	(5) \$	189,000
per Residential Unit Equivalent (RUE)	\$283	(7)	\$376 (7)
per RUE per month	\$24		\$31

#### Table 3 Estimated Overhead and Administrative Costs - Los Olivos CSD

(1) Assumes 500 sq.ft. at \$2.50 per month.

(2) Other/Contingency at 10% of other admin costs inc. staff.

(3) Assume stipend of \$100/month, 5 board members.

(4) 50% GM/Operator at \$100k, 50% Sec'y Treasurer \$60k, +35% taxes, benefits.

(5) Assumes first year (or more) primarily planning with no operational staff or contracts to administer; 50% staff assumed, and no office space required.

(6) Equipment/Supplies/Internet reduced first year due to no office space.

(7) Residential Unit Equivalents are "Load Adjusted" for commercial strength factor.



### FINANCIAL CONTROLS AND ACCOUNTABILITY

The CSD Board must adopt an annual budget, and may establish separate reserve funds from contingencies and capital. Annual independent financial audits and reports to the State are required.

## ADVANTAGES AND DISADVANTAGES OF FORMING A CSD

#### Governance

- **Pro**: A Los Olivos-elected Board of Directors provides greater local control. By contrast, annexation to a larger district, such as the SYCSD, or formation of a County-dependent special district governed by the Board of Supervisors would result in decisions being made by governing boards in which Los Olivos is a small constituency.
- **Pro**: A CSD could represent the community in the planning and implementation process if a regional wastewater system proves to be a more viable option than a local community system.
- **Con:** Relatively small districts can have difficulty attracting qualified board members. However, Los Olivos currently appears to benefit from strong community participation by residents with a range of professional skills and experience.
- **Con**: The board of a small district, which is limited to resident, could be more easily dominated by special interests whose needs diverge from other community interest; for example in Los Olivos, the commercial core has a unique set of needs that differ from surrounding residential areas. This potential issue may be mitigated by the creation of zones to help assure that residential areas do not pay for services needed in commercial areas, and vice versa.

#### Services

- **Pro**: A Los Olivos CSD could tailor services to the needs of the local community. It would not be subject to decisions made to the benefit of a larger community of interest that may diverge from the needs of Los Olivos. As noted above, the latter issue may be mitigated by the creation of a Los Olivos "zone" if annexed to SYCSD, although zone limitations may also limit the ability to expand the range and type of services provided in Los Olivos.
- **Pro**: A CSD could see opportunities to reduce operating costs by contracting with a larger entity, for example, the SYCSD or the County Public Works Department.
- **Pro**: A CSD could serve as the local governing entity necessary to obtain State grants and loans for upgrade of onsite systems, which may be an option for larger residential properties in combination with a community system serving the commercial core.



#### **Revenues and Expenditures**

- **Con**: A Los Olivos CSD provides a smaller revenue base at greater financial risk of adverse, unanticipated financial events relative to other governance options.
- **Con**: A relatively small district will benefit less from potential "scale economies" compared to a larger entity that may contract at lower costs. This can be addressed to some degree by the CSD contracting with a larger entity such as the SYCSD or the County.
- Con: A CSD will incur costs for annual audits and financial reports.

#### **Financial Controls and Accountability**

- **Pro**: A locally elected board consisting of Los Olivos residents will be financially motivated to minimize costs, maximize the value of district services and contract oversight since they will also be ratepayers of the district.
- **Con**: Annual audits, financial reports, public noticing and disclosure can represent a greater cost and effort to a small district compared to larger entities, and create administrative costs that require higher fees and rates.
- **Con**: Public information and outreach (e.g., website) represent require more effort and cost by a small district relative to its staff and financial resources, creating risks of reduced transparency and accountability.

# FORM A COUNTY-DEPENDENT SPECIAL DISTRICT

A common form of County-dependent special district is a County Services Area (CSA), which is a special district formed under California law.<sup>35</sup> County Service Areas (CSAs) may provide any service that a county can provide, and are the most common form of special district in California.<sup>36</sup> Another example of a County-dependent district is a county sanitation district; unlike a CSA, which potentially can provide a range of services, a sanitation district is limited to sanitation. This report generally refers to a CSA due to its potential for additional services, however, similar issues apply to sanitation districts.

The Laguna County Sanitation District in Santa Barbara County, with annual revenues in excess of \$13 million, is an example of a County dependent district. Santa Barbara County also manages

<sup>&</sup>lt;sup>35</sup> Gov. Code Sec. 25210 - 25217.4

<sup>&</sup>lt;sup>36</sup> What's So Special About Special Districts? (Fourth Edition), Senate Local Government Committee, October 2010



other CSAs for sanitation purposes, for example CSA 12, but these are generally much smaller service areas largely limited to revenue collection, and have no full-time staff.

County-dependent special districts are governed by the County Board of Supervisors, but may appoint an advisory body to provide input.

# FORMATION AND GOVERNANCE

A County-dependent special district may be formed by resolution of the County Board of Supervisors,<sup>37</sup> or by a petition signed by no less than 25 percent of registered voters living within the proposed boundaries.<sup>38</sup> LAFCO approval is required.<sup>39</sup> Either majority voter approval or voter or property owner approval of, respectively, a special tax or assessment may be necessary to generate sufficient revenue to carry out its purposes.<sup>40</sup>

The CSA is governed by the county board of supervisors. Los Olivos' 1,000 residents represent a very small percentage of the population of the county that elects the supervisors. The board of supervisors may appoint one or more advisory committees to give advice to the board of supervisors regarding a County-dependent special district's services and facilities.<sup>41</sup>

### **SERVICES**

A County-dependent special district can provide a range of services similar to those that a CSD can provide.<sup>42</sup> CSA services may include the collection, treatment, or disposal of sewage, wastewater, recycled water, and stormwater.<sup>43</sup> If the board desires to exercise a latent power, the board shall first receive the approval of the local agency formation commission.<sup>44</sup>

# ZONES

- <sup>37</sup> Gov. Code Sec. 25211.3.
- <sup>38</sup> Gov. Code Sec. 25211.1.
- <sup>39</sup> Gov. Code Sect. 25211.4.
- <sup>40</sup> Gov. Code Sec. 25211.4(f)(2).
- <sup>41</sup> Gov. Code Sec. 25212.4.
- <sup>42</sup> Gov. Code Sec. 25213.
- <sup>43</sup> Gov. Code Sec. 25213 (g).
- <sup>44</sup> Gov. Code Sec. 25213.5 (a), pursuant to Article 1 (commencing with Section 56824.10) of Chapter 5 of Part 3 of Division 3.



Whenever the board determines that it is in the public interest to provide different services, provide different levels of service, provide different facilities, or raise additional revenues within specific areas of the district, it may form one or more zones.<sup>45</sup> A zone may be applicable to the extent that additional services are considered for the Los Olivos commercial core, which would pay for those services without taxing other areas.

## **REVENUES AND EXPENDITURES**

A CSA has broad powers. It can establish rates and charges for services<sup>46</sup> and receive grant and other revenues from other public agencies.<sup>47</sup> A CSA may levy special taxes or benefit assessments for capital improvements and operations.<sup>48</sup> A district may charge "standby charges" for sewer that allows for the collection of a service charge or assessment based on the benefit derived from the availability of sewer, whether or not the service is utilized.<sup>49</sup> A district may issue General Obligation bonds (not to exceed 5 percent of the district's assessed value)<sup>50</sup> and revenue bonds.<sup>51</sup> All charges and fees are required to equal the cost of the service or facility; utility service charges may be adopted and increased through the Proposition 218 majority protest process. All taxes require voter approval or allow for a protest process.

Although not assumed in the current analysis, the board may loan County funds to the CSA, contingent upon repayment within the same year unless the board extends the repayment period by 4/5ths vote.<sup>52</sup> The board of supervisors may also establish a revolving loan fund up to \$10 million for loans to CSAs, and repayment to occur within 10 years.<sup>53</sup>

#### **Operating Costs**

- <sup>47</sup> Gov. Code Sec. 25214.2 (a).
- <sup>48</sup> Gov. Code 25215.2–25215.3, 25216.3.
- <sup>49</sup> Gov. Code 61124, pursuant to the Uniform Standby Charge Procedures Act, Chapter 12.4 (commencing with Section 54984) of Part 1 of Division 2 of Title 5.
- <sup>50</sup> Gov. Code Sec. 25216.1.
- <sup>51</sup> Gov. Code Sec. 25216.1.
- <sup>52</sup> Gov. Code Sec. 25214.4 (b).
- <sup>53</sup> Gov. Code Sec. 25214.5 (a).

<sup>&</sup>lt;sup>45</sup> Gov. Code Sec. 25217 - 25217.4

<sup>&</sup>lt;sup>46</sup> Gov. Code Secs. 25215.4–25215.5.



Estimated operating costs are based on AECOM estimates for the proposed system. The operating costs include staff, supplies and equipment, and repair/replacement. It is assumed that all governance options would incur similar costs for operation of the system and would allocate and bill those costs to the Los Olivos ratepayers. Cost savings may be possible, depending on final system design and decisions to be made by a future board regarding staffing, i.e., contracting with private firms or sharing staff with other public entities.

Allocated costs would include administrative and overhead charges as described below.

#### Administration and Overhead

CSA cost estimates assume that existing County Public Works Department staff would provide management and administrative services needed by the County Service Area (CSA) or dependent county sanitation district, and the County would apply a cost allocation to bill for services from other County departments, for example, legal, accounting, buildings, etc.

The estimates shown in **Table 4** will be refined by the County if this option moves forward, and may vary depending on the final configuration of the wastewater system.

Management and Administration – The initial estimate assumes that 0.25 FTE (approximately 10 hours/week) will be required for management oversight and direction, including contract review, reporting and interaction with ratepayers and a potential local advisory committee, management of any legal issues that may arise, and other management tasks. A staff cost for the manager, including salary, taxes and benefits, assumes \$220,000 based on a review of County management positions. Administrative support would be required; the initial cost estimates assumes approximately 0.20 FTE, or 8 hours/week, at a total cost of \$120,000 including salary, taxes and benefits.

Actual costs may vary depending on the specific staff required and their salaries; for example, the administrative support may include services of a contract tech, and accounting/payment services from financial staff.

- Indirect Cost Allocations The preliminary budget estimate assumes a \$20,000 annual indirect cost allocation. The amount will depend on the extent to which the CSA or dependent county sanitation district requires services from other County departments. By comparison, indirect County charges to the Laguna County Sanitation District, which has revenues of about \$13.5 million, is charged approximately \$100,000 annually for indirect County services.
- **Other** An additional \$25,000 annually is included for miscellaneous expenses, for example, periodic system management reports and other plans and studies, expenses related to public information materials, and any extraordinary legal or technical services.



As noted above, wastewater system operating costs will be similar to the other governance options, depending on specific staff, contracting and other decisions to be made by future boards, and will be funded by service charges that include the overhead/administration charges.

#### Table 4 Estimated Administration Costs – CSA/County-dependent Special District

Item	Annual Amount
Administration	
Staff Salaries/Benefits	\$79,000
Other Admin/Overhead	<u>45,000</u>
TOTAL Expenditures	\$124,000
(1) Assumes 0.25 FTE Exec. at \$220,000 w/taxes, benefits Tech/Finance at \$120,000.	s and 8 hrs/wk Contract
(2) Includes \$20,000 County cost allocation for legal, fina misc and contingency.	nce, etc., and \$25,000

Note: County cost allocation to Laguna approx. \$100k. (Laguna service revenues are about \$13.5 million).

# FINANCIAL CONTROLS AND ACCOUNTABILITY

The board is required to adopt an annual budget, and provide for regular audits of CSA accounts.<sup>54</sup>

# ADVANTAGES AND DISADVANTAGES OF FORMING A CSA

#### Governance

- **Pro**: A CSA or other County-dependent special district is consistent with LAFCO policies, second only to city annexation in priority, which generally encourage consolidation of functions with existing agencies, and discourage creation of new, potentially redundant public entities.
- **Pro**: No need for costs for ongoing local elections, as required for a CSD.
- **Con:** Board of Supervisors serves as CSA board, and therefore the community does not have direct control of the CSA. This can be partially addressed by creation of an advisory

<sup>&</sup>lt;sup>54</sup> Gov. Code Sec. 25214.



body to oversee CSA affairs and to provide direction to the Board on CSA policy and implementation.

• **Con**: This option requires concurrence and support by the County Board of Supervisors.

#### Services

• **Pro**: The County's Public Works Department has the experience and expertise to manage a Los Olivos wastewater system, and to seek grant funding opportunities.

#### **Revenues and Expenditures**

- **Pro**: A County-dependent special district is likely to provide administrative and management economies of scale and cost savings compared to formation of a new CSD.
- **Pro**: While the County-dependent special district is intended to be financially selfsupporting from revenues generated within its boundaries, the County could provide short-term loans and other financing assistance if necessary, at the discretion of the Board of Supervisors.
- **Con**: County-dependent special district costs would include allocation of County overhead costs that could offset, to some degree, the savings noted above.

#### **Financial Controls and Accountability**

• **Pro**: As noted above, annual financial auditing and financial reporting is provided as part of overall County process, reducing associated costs and helping to assure disclosure and transparency. An advisory committee would further improve financial review and disclosure.

# ANNEX TO SANTA YNEZ CSD (SYCSD)

The Santa Ynez Community Services District (SYCSD) was formed November 15, 1971 and operates pursuant to the Community Services District Act (Government Code Section 61000 et seq.).<sup>55</sup> It is located in northern Santa Barbara County, primarily north of State Highway 246, three miles east of the City of Solvang and about a mile and a half west of State Highway 154, and 4.5 miles from Los Olivos.

The SYCSD is governed by a five-member board of directors, elected at-large. A General Manager is responsible for administrative functions.

<sup>&</sup>lt;sup>55</sup> Santa Ynez Community Services District Municipal Service Review and SOI Update, Santa Barbara LAFCO, April 2012



The District collects and transports wastewater. Effluent from the District is treated and disposed of by the City of Solvang's wastewater treatment plant. The District, by contract, maintains the collection lines, pump station and wastewater treatment plant for the Chumash Tribe Indian Reservation. The District provides street lighting in the community.

## ANNEXATION AND GOVERNANCE

The SYCSD could apply to LAFCO for the annexation of Los Olivos, contingent on LAFCO approval of the District's pending application to first amend its Sphere of Influence to include Los Olivos. If it approves the annexation, LAFCO would conduct protest proceedings, including mailing notice to voters. LAFCO would require an election on the annexation proposal if at least 25 percent, but less than 50 percent, of voters protest the annexation; a protest of 50 percent or more would terminate the proceedings. If fewer than 25 percent protest is received at the protest hearing, the annexation can proceed.<sup>56</sup>

The SYCSD board would provide policy direction and oversight of District operations, including services to Los Olivos. Residents of Los Olivos would participate in elections for the five directors elected "at large" from the entire territory of the SYCSD including annexed areas of Los Olivos. Los Olivos' 1,000 residents would represent approximately 20 percent of the combined 5,000 SYCSD residents following annexation. Participation on the SYCSD board will depend on timing of open positions on the SYCSD board.

# SERVICES

The SYCSD would manage and operate the Los Olivos wastewater system. Existing SYCSD staff would manage services and administrative functions, and existing technical staff would handle ongoing maintenance functions, augmented by contract services as needed.

# ZONES

As noted for the formation of a new CSD, if the SYCSD board of directors determines that it is in the public interest to provide different services, provide different levels of service, provide different facilities, or raise additional revenues within specific areas of the district, it may form one or more zones.<sup>57</sup>

<sup>&</sup>lt;sup>56</sup> Government Code Sec. 57075 et seq.

<sup>&</sup>lt;sup>57</sup> Gov. Code Sec. 61140 (a).



LAFCO Terms and Conditions could require that the SYCSD create a separate zone for the annexed territory. Assuming LAFCO imposed such a term, this zone would provide for the establishment of rates specific to services to Los Olivos, and could also establish that services in Los Olivos could be limited solely to wastewater-related services.

# **REVENUES AND EXPENDITURES**

The SYCSD would charge user fees to Los Olivos residents who are connected to the wastewater system to fund operations, including an allocation of SYCSD overhead and administrative costs.

In addition to testing and maintenance responsibilities, the SYCSD would manage and provide oversight for the system's construction and implementation, future connections, and repair and replacement. The District would also facilitate the funding of initial construction and expansion, including seeking grants, and overseeing any assessment and debt issuance process. Revenues to fund maintenance and capita, including a share of SYCSD administration and overhead, would come exclusively from revenues generated from within the Los Olivos area.

#### **Operating Costs**

Estimated operating costs are based on AECOM estimates for the proposed system. The operating costs include staff, supplies and equipment, and reserves for replacement. It is assumed that all governance options would incur similar costs for operation of the system and would allocate and bill those costs to the Los Olivos ratepayers. The billed costs would include administrative and overhead charges as described below.

#### Administration and Overhead

**Table 5** estimates the allocation of SYCSD administrative and overhead costs to Los Olivos property owners proportionate to the number of connections.<sup>58</sup> In addition to operating and capital costs for the Los Olivos wastewater system, which are addressed separately in this report, it is assumed that SYCSD would allocate a share of the following costs:

General Manager and Secretary/Treasurer – Currently the SYCSD allocates a
percentage of the cost of its General Manager and Secretary/Treasurer to different
functions, including administration; operations; and the Tribe collection system and
treatment plant. Allocating these costs (other than the Tribe's costs) over a broader rate
base that includes Los Olivos could improve economies of scale and reduce costs to
existing SYCSD ratepayers. The estimated Los Olivos allocation is based on the
approximate number of Los Olivos connections relative to total SYCSD connections.

<sup>&</sup>lt;sup>58</sup> Correspondence with SYCSD, August 31, 2016.



The Los Olivos operating costs would account for nearly 50% of SYCSD costs, postannexation, but only 33% of connections. This 33% factor is applied to the General Manager and Secretary/Treasurer costs (including taxes, benefits and workers comp) currently allocated to SYCSD operations totaling \$141,500, for an allocation of \$47,200.

**Overhead Contribution and Administrative Fee** – In addition to a share of the General Manager and Secretary/Treasurer costs allocated to operations, it is assumed that Los Olivos rates would include a share of SYCSD's current overhead and administrative costs totaling approximately \$200,000 (after deducting Tribe contributions). A 33% share would allocate \$66,900 to Los Olivos.

The estimated annual costs of \$114,100 allocated to Los Olivos would be refined if this option moves forward. Actual charges will not be determined until the Los Olivos system has been designed and the area included within the SYCSD Sphere of Influence. The staff allocations assume that no additional administrative or overhead staff will need to be hired following annexation and operation of the Los Olivos system, and that the administrative staff can handle the additional responsibilities without adversely affecting services to existing SYCSD ratepayers.

Item	Amount	Comments
Operating Costs		
Los Olivos Operating Costs (1)	685,934 49%	Estimate from 2013 PFS (under revision)
SYCSD Operating Costs (2)	<u>711,650</u> <u>51%</u>	Excluding administration & Tribe collection/plant
Total	\$1,397,584 100%	SYCSD Operations after Los Olivos Annexation
Connections		
Los Olivos	400 33%	
SYCSD	<u>800</u> <u>67%</u>	
Total	1,200 100%	
Management Allocations: Cu	rent SYCSD Opera	tions (3)
General Manager 42%	78,000	42% of salary w/ 35% taxes, benefits, workers comp
Secretary/Treasurer 60%	<u>63,526</u>	60% of salary w/ 35% taxes, benefits, workers comp
Total	\$141,526	Management costs allocated to expanded operations
Total Allocation to Los Olivos	Operations (4)	
Management	47,175	33% LO share of total connections times total op's management
Admin/Overhead	66,900	33% LO share of total connections times total OH/admin
Total	\$114,075	note: Tribe contributions deducted from total OH/admin
(1) Estimate from 2013 PFS (under repair/replacement. Updates		operations staff, equipment and supplies, reserves for nnce.
(2) FY16-17 budget, Operations e	excluding Tribe collect	ction/plant.
(3) FY16-17 budget, share of GM	and Secretary/Treas	surer salaries allocated to operations (excludes Tribe).

#### Table 5 Estimated Overhead and Administrative Cost Allocations - SYCSD Annexation

(4) Admin/Overhead allocation based on admin. and bldg. budget of \$245,700 less Tribe contribution of \$45,000. Allocation proportionate to Los Olivos connections as % of total.



### FINANCIAL CONTROLS AND ACCOUNTABILITY

The SYCSD budget and financial reports would document and account for services to and revenues from the Los Olivos area. Costs, revenues, assets and liabilities specific to Los Olivos should be separately tracked; the creation of a Los Olivos zone would help to segregate the financial reporting for the area.

The SYCSD would be responsible for public outreach and dissemination of financial and other information. The District has provided information and documents requested for the current Study in a timely manner, but the District's website has not been operational since late 2015, limiting its ability to provide information to the community.

### ADVANTAGES AND DISADVANTAGES OF ANNEXATION TO SYCSD

#### Governance

- **Pro**: Annexation to SYCSD is consistent with LAFCO policies, third in priority behind city annexation and County CSA formation, which generally encourage consolidation of functions with existing agencies, and discourage creation of new, potentially redundant public entities.
- **Pro**: Costs of elections would be shared with the rest of SYCSD.
- **Con**: The SYCSD board will manage services provided to Los Olivos, rather than a locally elected board of Los Olivos residents, as would be the case with a new CSD. This can be addressed to some degree by creation of an advisory board to provide input to the SYCSD.
- **Con**: The SYCSD board, rather than a locally elected board, would control decisions regarding wastewater capacity and expansion, as well as costs, indirectly affecting new growth and development in Los Olivos and the Santa Ynez Valley, particularly if a regional wastewater plant is SYCSD's option for Los Olivos.

#### Services

- **Pro**: The SYCSD has the experience and expertise to manage a Los Olivos wastewater system.
- **Con:** The SYCSD could expand services to SYCSD and/or adopt charges for services not desired by Los Olivos residents, who would represent a minority of the SYCSD electorate. This can be addressed by creation of a separate Los Olivos zone as a LAFCO condition that would limit services in Los Olivos to wastewater.
- **Con:** the SYCSD board would determine the expansion of services in Los Olivos. Expansion of services would also be subject to any LAFCO conditions restricting services in Los Olivos or SYCSD, and subject to Los Olivos voter approval of new Los Olivos taxes.



New taxes and charges applicable to the entire SYCSD would be subject to voter approval the entire SYCSD electorate, of which Los Olivos represents a minority.

#### **Revenues and Expenditures**

- **Pro**: Annexation to SYCSD, similar to the formation of a County-dependent special district, is likely to provide administrative and management economies of scale and cost savings compared to formation of a new CSD.
- Pro: While services to the Los Olivos area, or zone, would be intended to be financially self-supporting from revenues generated within its boundaries, the SYCSD could provide short-term loans and other funding if necessary, as determined by the SYCSD board. The availability of SYCSD resources is likely to be less relative to a County-dependent special district option.
- **Pro**: Annual financial auditing and financial reporting is provided as part of current SYCSD operations, reducing associated costs to Los Olivos.
- **Con**: The SYCSD costs and charges to Los Olivos would include an allocation of SYCSD overhead costs that could offset, to some degree, the savings noted above.

#### **Financial Controls and Accountability**

- **Pro**: As noted above, annual financial auditing and reporting is provided as part of current SYCSD operations, reducing associated costs and helping to assure disclosure and transparency. A Los Olivos advisory committee would further improve financial review and disclosure.
- **Con**: The SYCSD's website has been non-operational since November 2015, raising concerns about SYCSD's ability to communicate with its customers in an efficient and transparent manner.

# SANTA YNEZ WATER CONSERVATION DISTRICT ID-1

The Santa Ynez River Water Conservation District, Improvement District No. 1 (SYRWCD ID-1) is not authorized by State law to provide wastewater services, although it has latent powers to enter into contracts to accept, treat and dispose of treated wastewater from other agencies. SYRWCD ID-1 sought legislation in 2008 that would have expanded its services to include wastewater, but the Governor vetoed the bill.<sup>59</sup> Therefore, SYRWCD ID-1 is not considered a viable entity at this time to manage a Los Olivos wastewater system in the absence of a separate public entity in Los Olivos. A newly formed Los Olivos CSD or County-dependent district could consider contracting with ID-1 if cost efficiencies could be achieved.

<sup>&</sup>lt;sup>59</sup> CURRENTS AND UNDERCURRENTS IN THE SANTA YNEZ VALLEY, Santa Barbara Grand Jury, 5/6/2010.



# 4. WASTEWATER SYSTEM

A recent report to Santa Barbara County's Environmental Health Services Department<sup>60</sup> refined the analysis prepared in 2013 of Los Olivos wastewater system options.<sup>61</sup> The 2016 Focused Feasibility Study ("FFS") further analyzed the Membrane Bioreactor ("MBR") option. This option was one of four treatment systems studied in 2013; MBR was analyzed further in the 2016 report because of its reduced footprint relative to other options, and its higher quality effluent compared to other methods.<sup>62</sup> The 2016 FFS did not evaluate connection to a regional system. The 2016 study did not evaluate a phased system serving the commercial-core, which could significantly reduce total costs, while other larger residential properties upgrade onsite systems.

# PRELIMINARY SYSTEM

The following graphic illustrates the basic components of MBR. As described in the FFS, the MBR process consists of activated sludge reactors (or aeration basins) that use membrane filtration for solids separation. The sludge must be removed and separately disposed. The system includes a 300,000-gallon equalization tank or basin installed to smooth the spikes in flow during peak tourism days.



#### Figure 2 Components of a Membrane Bioreactor System

Source: AECOM, 2016

- <sup>60</sup> Revisions to Los Olivos Wastewater System Preliminary Engineering Report ("FFS"), AECOM, September 13, 2016
- <sup>61</sup> Los Olivos Wastewater System Preliminary Engineering Report (Preliminary Feasibility Study, or "PFS"), AECOM, January 8, 2013



The treated effluent is suitable for certain types of non-potable reuse ("NPR"), including agricultural irrigation. However, the FFS concluded that an NPR system would be of limited benefit due to minimal demand for irrigation during the winter season and costs to construct winter storage facilities, and lack of industrial users with large water demands. If a suitable number of NPR users could be identified, some cost savings could be achieved in constructing the NPR distribution lines in common with the collection system.<sup>63</sup>

The alternative to NPR is the use of infiltration ponds, which are reservoirs where water is stored and allowed to either infiltrate into the ground or evaporate.

The 2016 FFS recommends a gravity collection since the Los Olivos terrain generally slopes to the south. A lift station would be required since the disposal site is assumed to be to the north due to more favorable soil conditions that maximize groundwater recharge benefits.

# CAPITAL COSTS

**Table 6** summarizes the 2016 FFS capital cost estimates. The land cost assumes acquisition of 0.50 acres required for the recommended system, including 0.20 acres for a 300,000-gallon equalization tank or basin. The cost of the equalization tank, which is required to serve peak flows generated by summer tourism, has been allocated in the current report to commercial uses. Costs include a 20% contingency. The Engineering, Administration and Legal costs are calculated as 35% of construction costs (excluding land).

An adjustment to the commercial "Load Factor" has been added in this report to reflect the greater strength effluent of certain types of commercial uses. For example, restaurant wastewater flows are not only greater than residential uses, but typically have a "strength factor" as much as six times that of a residential use. The actual strength factors will be determined by engineering analysis, but a conservative factor averaging "2.0" (for all commercial uses, including restaurants, hotels, retail and office) is included to illustrate the relative distribution of costs between residential and commercial uses.

<sup>&</sup>lt;sup>63</sup> FFS, Section 4.2.1.



Item		Existing TOTAL	New	Buildout	_
Total Improvement Costs (1)		\$20,869,000		\$20,869,000	
Equalization Tank (comm	'I)	\$516,000		\$516,000	
Other (allocated per RUE	)	\$20,353,000		\$20,353,000	
Costs w/Potential Savings		\$16,827,000		\$16,827,000	
Residential Unit Equivalent	s (RUE'	s) (2)			
Residential Units		336	0	336	
Commercial RUE's (3)		<u>55</u>	<u>29</u>	<u>83</u>	
Total		391	29	419	
Commercial Sq.ft.		228,990	120,539	349,529	
RUE's Load Adjusted					
Residential	1.00	336	0	336	
Commercial	2.00	109	57	167	
Total		445	57	503	
Capital Cost Allocations					
Residential (RUE alloc.)		\$15,362,700	74%	\$13,606,500 65%	
Commercial					
Commercial (RUE alloc.)		4,990,300		6,746,500	
Commercial (Tank)		<u>516,000</u>		516,000	
Subtotal Commercial		\$5,506,300	26%	\$7,262,500 35%	
Total		\$20,869,000	100%	<b>\$20,869,000</b> 100%	, S
Allocation/RUE		\$45,700		\$40,500	
Allocation/Com'l Sq.ft.		\$24.05		\$20.78	
Allocations w/Savings					
Residential		\$12,387,200	74%	\$10,971,100 65%	
Commercial		<u>4,439,800</u>		<u>5,855,900</u> 35%	
Total		\$16,827,000	100%	<b>\$16,827,000</b> 100%	, 5
Allocation/RUE		\$37,800		\$33,480	
Allocation/Com'l Sq.ft.		\$19.39		\$16.75	

#### Table 6 Estimated Capital Costs and Allocations for a Community Wastewater System

(1) AECOM Sept. 13, 2016.

(2) Residential based on parcel count in SPA; number is less than AECOM analysis.

(3) Commercial RUE's not shown in AECOM FFS; estimate shown based on commercial flows/day divided by 221 gpd avg/residential connection.



As indicated in the 2013 PFS, "...careful project planning and management could result in administration fees as low as 20% of the construction costs", compared to the 35% assumption. The PFS further notes that a "design-build" type project could reduce administrative costs. The PFS calculated potential cost savings that in the range of \$1,500,000 in grants or cost reduction, and Engineering, Administration and Legal costs of 20% of the total construction costs.<sup>64</sup>

Applying the potential cost reductions described above could result in savings of approximately \$4 million, and a total cost of \$16.8 million.

# **OPERATING COSTS**

The 2016 FFS estimated annual operating costs of \$685,900 as summarized in **Table 7**. Costs include collection system power costs, line cleaning, inspection and replacement; labor assumes one operator would be required at the plant for half of the day, 5 days per week. For one of these days, an additional operator would likely be required to assist with maintenance.<sup>65</sup>

As noted in the 2013 PFS, "O&M costs are approximate and actual costs could be half of the values presented depending on the final project." The PFS recommended that cost saving strategies such as sharing personnel and equipment with surrounding districts to perform O&M duties should be fully explored to lower annual costs.<sup>66</sup>

<sup>&</sup>lt;sup>64</sup> 2013 PFS, Section 10.2.2.

<sup>&</sup>lt;sup>65</sup> 2016 FFS, Section 5.1.5.

<sup>&</sup>lt;sup>66</sup> 2013 PFS, Section 10.2.4.



Item		TOTAL Existing	Buildout
<b>Operating Costs (1)</b>			
Collection System		\$127,400	\$127,400
Treatment/Disposal		<u>558,500</u>	<u>558,500</u>
Total		\$685,900	\$685,900
Units, Sq.ft. and RUE's			
Residential Units (RUE's)		336	336
Commercial RUE		<u>55</u>	<u>83</u>
Total		391	419
Commercial Sq.ft.		228,990	349,529
<b>RUE's Load Adjusted</b>			
Residential	1.0	336	336
Commercial	2.0	<u>109</u>	<u>167</u>
Total		445	503
<b>Operating Cost Allocations</b>			
Residential		\$517,725	\$458,543
Commercial		<u>\$168,175</u>	<u>\$227,357</u>
Total		\$685,900	\$685,900
Allocation/RUE		\$1,541	\$1,365
Allocation/Com'l Sq.ft.		\$0.73	\$0.65
Operating Costs w/Savings (	<b>2)</b> 50%		
Allocation/RUE	-	\$770	\$682
Allocation/Com'l Sq.ft.		\$0.37	\$0.33

#### Table 7 Estimated Annual System Operating Costs and Allocations

(1) AECOM FFS, Sept. 13, 2016.

(2) O&M cost savings assumes 50% reduction in operations & maintenance costs.



# 5. DISTRICT BUDGET

This section describes a preliminary budget for a Los Olivos special district. Estimated costs are shown for a CSD; depending on the type of district or annexation, administrative costs could be less as described in Chapter 3. If the proposal moves forward, the budget will be refined adopted by the district board.

# ADMINISTRATION & OPERATING EXPENDITURES

As shown in **Table 8**, ongoing management and administrative costs are estimated at just under \$200,000 annually. The first years, in advance of wastewater system operations, are assumed to require a smaller budget of slightly over \$100,000 due to less staff time, no office, and reduced equipment expenses. The lower operating costs may extend from one to three years, depending on the time required to plan and construct a wastewater system. The initial costs could be funded by a combination of community contributions and assessments.

	Annual Amount			
Item	First Year	Buildout		
Administration				
Board	6,000	6,000 (3)		
Legal	20,000	20,000		
Accounting/Finance	15,000	15,000		
Office Space, Utilities	0 (5)	15,000 (1)		
Equip/Supplies/Internet	2,500 (6)	5,000		
Memberships	3,000	3,000		
Other Overhead/Admin.	<u>10,000</u>	<u>17,000</u> (2)		
Subtotal (exc. Staff)	56,500	81,000		
Admin. Staff Salaries/Benefits	\$54,000 (5)	\$108,000 (4)		
TOTAL Expenditures	<b>\$110,500</b> (5)	\$189,000		
per Residential Unit Equivalent (RUE)	\$283 (7)	\$376 (7)		
per RUE per month	\$24	\$31		

#### Table 8 Estimated Overhead and Administrative Costs - Los Olivos CSD

(1) Assumes 500 sq.ft. at \$2.50 per month.

(2) Other/Contingency at 10% of other admin costs inc. staff.

(3) Assume stipend of \$100/month, 5 board members.

(4) 50% GM/Operator at \$100k, 50% Sec'y Treasurer \$60k, +35% taxes, benefits.

(5) Assumes first year (or more) primarily planning with no operational staff or contracts to administer; 50% staff assumed, and no office space required.

(6) Equipment/Supplies/Internet reduced first year due to no office space.

(7) Residential Unit Equivalents are "Load Adjusted" for commercial strength factor.



The budget assumes a part-time General Manager and part-time secretary/treasurer. The staff may be employees of the District, or may be contracted services from a private firm or another public agency. Similarly, the District may contract for other services such as accounting, from a private firm or public agency. A contingency of 10 percent of non-staff costs is included. The actual manner of obtaining services, levels of services, and associated benefits paid (if employees) will be determined by a future CSD Board.

### WASTEWATER OPERATIONS

As described in Chapter 3, the 2016 FFS estimates annual operating costs at \$686,000. The prior 2013 study noted that these costs could be up to 50% lower depending on the final design, and depending on possible savings by contracting with surrounding districts.

# **OPERATING REVENUES AND RATES**

**Table 9** illustrates potentially rates required to cover the projected administrative and system operating costs, with and without potential operating cost savings. With the assumed savings, rates approach those of other tertiary treatment systems in the region (see **Appendix A**).



Item	First Year	Annual Amount Ongoing	Buildout
Admin and Operating Costs			
Admin/Overhead	\$110,500	\$189,000	\$189,000
Wastewater System Operations		<u>685,900</u>	<u>685,900</u>
Total	\$110,500	\$874,900	\$874,900
Units, Sq.ft. and RUEs (Load Adjusted)			
Residential Units (RUEs)	336	336	336
Commercial RUEs	<u>109</u>	<u>109</u>	<u>167</u>
Total	445	445	503
Commercial Sq.ft.	228,990	228,990	349,529
Total Admin and Operating Cost Alloca	tions		
Residential	\$83,400	\$660,400	\$584,900
Commercial	27,100	<u>214,500</u>	<u>290,000</u>
Total	\$110,500	\$874,900	\$874,900
Allocation/RUE	\$248	\$1,965	\$1,741
Allocation/Com'l Sq.ft.	\$0.12	\$0.94	\$0.83
Allocations w/Savings (1)			
Residential	\$83,400	\$401,500	\$355,600
Commercial	27,100	\$130,400	\$176,300
Total	\$110,500	\$531,900	\$531,900
Allocation/RUE	\$248	\$1,195	\$1,058
Allocation/Com'l Sq.ft.	\$0.12	\$0.57	\$0.50

(1) Assumes up to 50% potential system operations savings.

Actual rates will depend on the specific final system design, district management and administrative costs, and contracting and rate decisions to be made by the Board of Directors.



# 6. CAPITAL EXPENDITURES AND FUNDING

As described in Chapter 3, costs for the proposed system total \$20.9 million, or \$16.8 million if potential cost savings can be achieved. Total costs could be significantly lower if the system is phased to first serve only the commercial core, with other larger residential properties upgrading to improved onsite systems. These costs are assumed to be the same for all governance options. Additional grant funding may be possible for planning, design and construction to further reduce costs. Remaining costs are likely to be funded through debt issuance secured by benefit assessments paid by property owners, as described below.

# CAPITAL FINANCING

A range of funding sources may be tapped to help pay for the system's planning and construction costs. Loans may also be utilized where possible to reduce finance costs. Examples of funding sources include:

- County of Santa Barbara
- State Water Resource Control Board's Clean Water State Revolving Fund and Water Recycling Funding Program
- United States Department of Agriculture's Water and Waste Disposal Loan and Grant Program

The governance entity will need to investigate and apply for these sources, and explore other opportunities for related funds, for example, to help fund sustainable energy sources such as solar panels to help reduce operating costs.

**Table 10** illustrates the potential allocation of capital costs before and after possible cost reductions discussed in Chapter 3. The total costs are allocated to Residential Unit Equivalents ("RUE's). The table also shows an average load adjustment of "2" to reflect the increased costs attributable to wastewater from commercial uses, which varies depending on the type of use; for example, restaurants not only generate significantly greater flows than office or typical retail, but the waste "strength" also requires additional costs to process. For example, the SYCSD rates include a strength factor of "6" for restaurants. The actual adjustment factors will be determined after more detailed engineering analysis, and decisions to be made by a future governing board.

The allocations of costs have been adjusted for equipment required by commercial uses. For example, the system design includes an "equalization tank" to handle peak flows during the summer from tourists; these costs are allocated to commercial uses.



#### **Table 10 Estimated Capital Cost Allocations**

ltem		Existing TOTAL	New	Buildout	
Total Improvement Costs (	1)	\$20,869,000		\$20,869,000	
Equalization Tank (comn	n'l)	\$516,000		\$516,000	
Other (allocated per RUI	E)	\$20,353,000		\$20,353,000	
Costs w/Potential Savings		\$16,827,000		\$16,827,000	
Residential Unit Equivalen	ts (RUE'	s) (2)			
Residential Units		336	0	336	
Commercial RUE's (3)		<u>55</u>	<u>29</u>	<u>83</u>	
Total		391	29	419	
Commercial Sq.ft.		228,990	120,539	349,529	
RUE's Load Adjusted					
Residential	1.00	336	0	336	
Commercial	2.00	<u>109</u>	57	<u>167</u>	
Total		445	57	503	
Capital Cost Allocations					
Residential (RUE alloc.) Commercial		\$15,362,700	74%	\$13,606,500	65%
Commercial (RUE alloc.)		4,990,300		6,746,500	
Commercial (Tank)		<u>516,000</u>		<u>516,000</u>	
Subtotal Commercial		\$5,506,300	26%	\$7,262,500	35%
Total		\$20,869,000	100%	\$20,869,000	100%
Allocation/RUE		\$45,700		\$40,500	
Allocation/Com'l Sq.ft.		\$24.05		\$20.78	
Allocations w/Savings					
Residential		\$12,387,200		\$10,971,100	
Commercial		<u>4,439,800</u>		5,855,900	
Total		\$16,827,000	100%	\$16,827,000	100%
Allocation/RUE		\$36,870		\$32,650	
Allocation/Com'l Sq.ft.		\$19.39		\$16.75	

(1) AECOM Sept. 13, 2016.

(2) Residential based on parcel count in SPA; number is less than AECOM analysis.

(3) Commercial RUE's not shown in AECOM FFS; estimate shown based on commercial flows/day divided by 221 gpd avg/residential connection.



A likely source of financing is the US Dept. of Agriculture (USDA), which offers loans through its Rural Utilities Service Water and Environmental Programs (WEP) for the construction of waste facilities in rural communities. The program is targeted to communities with populations less than 10,000. These loans are commonly used for capital funding by public agencies and offer low interest rates and long amortization terms. Currently interest rates are between 1.625% and 2.75% for 40-year loans.

**Table 11** shows the annual debt service for a loan to fund the system's costs. The debt amount includes \$150,000 for completing the USDA application, preparing an engineer's Report for assessments, forming an assessment district and conducting a vote to approve the assessment district. The assumed interest rate is assumed at 3%; actual rates will depend on financing conditions at the time the debt is issued. Debt issuance is approximately 10% of the area's assessed value.

### GRANTS

In addition to its loan program, the USDA also offers Waste Disposal Predevelopment Planning Grants, and other forms of grants for construction. It is anticipated that a future governing board and staff will pursue grants to help fund the system and reduce costs to ratepayers.

### ASSESSMENTS

**Table 11** calculates annual assessment based on the system's cost and debt financing asdescribed above. The allocations to commercial uses include a "load factor" to account for theadditional waste processing required for commercial waste. An assessment engineer willdetermine the actual assessments, and the governing board of the district will adoptassessments. Assessments are likely to vary by specific commercial and residential use.

Although a benefit assessment is a fixed amount per parcel, the table illustrates the relative increase in tax burden when the assessments are added to existing property tax rates of 1.07% of assessed value. The resulting equivalent rates range from 1.44% to 1.53% compared to total assessed value in the area. The equivalent tax rates will vary by specific properties depending on their value. These average rates are less than generally accepted maximum caps of 1.8-2.0. Total debt is approximately 10% of total area value.



#### **Table 11 Estimated Annual Assessments**

Item	-	Existing TOTAL		Buildout	
<b>RUE's Load Adjusted</b>					
Residential	1.00	336		336	
Commercial	2.00	<u>109</u>		<u>167</u>	
Total		445		503	
Debt Issuance					
Improvement Costs		\$20,869,000		\$20,869,000	
Issuance Costs (1)		<u>\$150,000</u>		<u>\$150,000</u>	
Total		\$21,019,000		\$21,019,000	
Debt w/Potential Savings		\$16,977,000		\$16,977,000	
Annual Debt Service (2)	3.0%	\$909,000		\$909,000	
Annual Debt Service Allocati	ons - Lo	ad Adjusted			
Residential		\$685,400		\$608,200	
Commercial		<u>\$222,700</u>		<u>\$301,500</u>	
Total		\$908,100		\$909,700	
Allocation/RUE		\$2,040		\$1,810	
Allocation/Com'l Sq.ft.		\$3.97		\$2.60	
Annual Debt Service w/Savir	ngs	\$734,000		\$734,000	
Allocation/RUE		\$1,650		\$1,460	
Allocation/Com'l Sq.ft.		\$3.21		\$2.10	
Assessed Value			Burden		Burden
Residential		\$137,600,000	0.50%	\$137,600,000	0.44%
Commercial		<u>\$63,400,000</u>		<u>\$88,018,899</u>	0.34%
Total A.V. (3)		\$201,000,000		\$225,618,899	
Debt Service/Total A.V.		0.45%		0.40%	
Total w/current Tax Overri	des	1.53%		1.48%	
Total w/savings		1.44%		1.40%	

(1) Estimated issuance costs include loan process/application, assessment

engineer's report, assessment district formation/vote.

(2) Rates (8/2016) are between 1.625% and 2.75%; 40 year USDA loan.

(3) Includes unsecured a.v. Excludes 23 vacant parcels and 42 rancho estates.



# APPENDIX A

SUMMARY OF SEWER RATES IN THE REGION Source: Laguna Sanitation District presentation re: FY16-17 rates



Treatment Level	Agency	Monthly Rate	Inc.
Tertiary	Summerland	\$113.45*	3.0%
-	Lompoc	\$ 84.00	10.5%
	Laguna	\$ 80.31	6.0%
	Vandenberg Village	\$ 75.67	
Secondary	Montecito	\$102.40*	
	Santa Ynez	\$ 82.17*	3.7%
	Mission Canyon	\$ 69.87 \$ 66.00 \$ 63.40*	3.7%
	Cuyama Los Alamos	\$  66.00 \$  63.40*	
	Carpinteria		
	Santa Barbara	\$ 47.87	5.5%
	Goleta West Sanitary	\$ 61.26* \$ 47.87 \$ 40.78* \$ 36.57* \$ 36.05	9.6%
	Goleta Sanitary	\$ 36.57*	
	Guadalupe		3.1%
	Solvang	\$ 34.65 \$ 19.20	1.6%
	Santa Maria	\$ 19.20	5.0%
Primary	Mission Hills	\$ 39.53	
	Buellton	\$ 25.00	
Average		\$ 59.91	

\* These rates include estimated property tax contributions.

# ACKNOWLEDGEMENTS

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Water

Submitted to Santa Barbara County Environmental Health Services 225 Camino Del Remedio Santa Barbara CA 93110 Submitted by AECOM 2400 Professional Pkwy., Ste. 100 Santa Maria, CA 93455 Date: September 13, 2016

# Update to Los Olivos Wastewater System Preliminary Engineering Report



**EXHIBIT H** 

EXHIBIT H



Water

Submitted to Santa Barbara County Environmental Health Services 225 Camino Del Remedio Santa Barbara CA 93110

Submitted by AECOM 2400 Professional Pkwy., Ste. 100 Santa Maria, CA 93455 Date: September 13, 2016

# Revisions to Los Olivos Wastewater System Preliminary Engineering Report

September 13, 2016

Prepared by Tyler Hunt, P.E.

September 13, 2016



EXHIBIT H

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# 1 Introduction

# 1.1 Purpose

The purpose of this Updated Preliminary Engineering Report is to update the recommendations for a community wastewater collection, treatment and disposal system for the downtown core, as well as other parcels in the Los Olivos Special Problem Area (SPA) shown in **Figure 1.1**.

Under the direction of the County, AECOM developed the Los Olivos Wastewater System Preliminary Engineering Report (PER) in 2013. The PER supported the effort to address and recommend long-term solutions for the wastewater disposal issues of the Los Olivos SPA. The document also explored wastewater collection, treatment, and disposal options and provided an evaluation of two types of collection systems, four treatment system options, and four effluent disposal alternatives, as summarized below in **Table. 1.1**:

Table 1.1 – Collection, Treatment, and Disposal Systems Evaluated in PER						
System	Options Evaluated in PER					
Collection System	<ul><li>Gravity</li><li>Pressurized</li></ul>					
Treatment System	<ul> <li>Extended Aeration Activated Sludge Modified Ludzak-Ettinger (MLE)</li> <li>Sequencing Batch Reactor (SBR)</li> <li>Membrane Bioreactor (MBR)</li> <li>AdvanTex</li> </ul>					
Effluent Disposal System	<ul> <li>Infiltration</li> <li>Subsurface disposal (leach fields)</li> <li>Agricultural Reuse - Undisinfected Secondary</li> <li>Agricultural Reuse - Disinfected Tertiary</li> </ul>					

During the 2013 effort, AECOM evaluated a collection and treatment system to serve the "downtown commercial core" only (Phase I), the commercial core and selected adjacent residential parcels (Phase II) and the entire community (Phase III). The PER also provided preliminary evaluation criteria for siting a wastewater treatment plant (WWTP) and an Engineer's Opinion of Construction Cost for a new WWTP, effluent disposal facilities, and collection system for each alternative.

# 1.2 **Scope**

At the request of the Los Olivos Steering Committee, the County is interested in fine tuning the PER, and obtaining updated construction, operation and maintenance (O&M) costs for a wastewater collection and treatment system for Los Olivos.

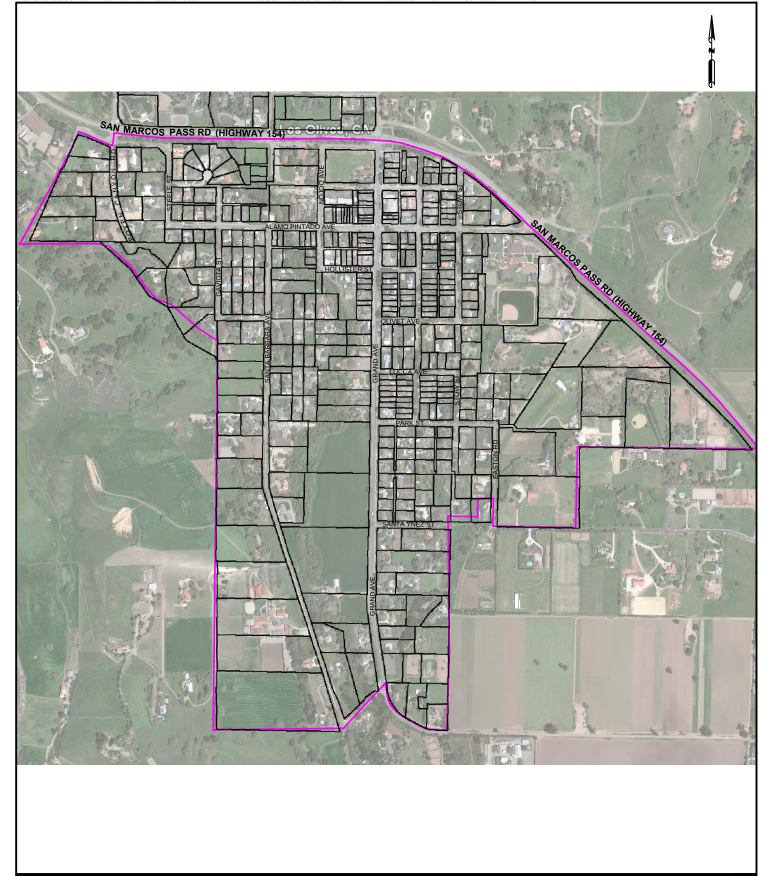
This update provides the following revisions to the PER:

- Rather than using the tiered approach used in the PER, the update will analyze a system that will serve the entire SPA;
- · The update will include the MBR treatment process only;
- The update will evaluate two effluent disposal methods, infiltration and non-potable reuse (NPR); and
- The update will include an analysis of a "no action alternative" i.e. what would it cost an individual homeowner to continue to use an OWTS under the approved Local Agency Management Program rather than construct and connect to a public sewer system including an O&M analysis of an appropriate onsite treatment technology.

Sections of the PER which will be updated include:

- Collection System Evaluation and Cost (Section 5.7)
- MBR Evaluation and Cost (Sections 6.3.4 and 6.4.4)
- Effluent Disposal (Section 7)
- Engineer's Opinion of Cost (Section 9)

In addition to updating these sections, AECOM will also add a new section to provide analysis of a "no action alternative" to evaluate the cost to a homeowner to continue using an OWTS in accordance with current guidelines.





LOS OLIVOS SPECIAL PROBLEM AREA

# 2 Basis of Design

# 2.1 Study Service Area

The service area for the wastewater collection system remains identical to what was presented as Phase III in the PER, including approximately 418 parcels, 340 of which are located in the township of Los Olivos. The PER identifies 400 existing residential units in Los Olivos and 228,990 square feet (sf) of developed commercial area<sup>1</sup>. An additional 120,539 sf of commercial is included in this Basis of Design (BOD) to account for the 20-year (yr) buildout<sup>1</sup> of additional commercial area assumed in the Santa Ynez Valley 2009 Community Plan Environmental Impact Report (2009 EIR). Many of the commercial businesses are located in the downtown area and consist of restaurants, hotels, wine tasting rooms and retail shops that support the high volume of tourism the town experiences.

The service area is presented in **Figure 1.1**. The total acreage of service area is approximately 536 acres<sup>2</sup>.

# 2.2 Population Projection (20 years)

The PER estimated a population of 1,000 residents in the Los Olivos community. However, the results of the 2010 United States Census Bureau (USCB) reported that Los Olivos has a population of 1,132<sup>3</sup>. This BOD will use the USCB data. Based on information presented in the Santa Barbara County Regional Growth Forecast, the unincorporated areas of the County are projected to experience an average population growth rate of 0.49% between 2015 and 2040. Assuming this growth rate for the Los Olivos SPA between 2010 and 2016, the current population is 1,166. The total population in 20 years (2036) would be 1,286 based on a constant growth rate model.

Weekends see an influx of visitors that can increase the population by up to 200%. These visitors include guests at the local hotels and patrons to the local retail stores, wine tasting rooms, and restaurants.

# 2.3 Projected Average, Maximum Month, Maximum Day, and Peak Flows

Estimates for average and peak flow conditions used in the PER were based on data provided in the Los Olivos Wastewater Management Plan (LOWMMP) and the 2009 EIR. Flow projections in the LOWMMP were developed based on assumed septic tank volumes and a percentage of anticipated potable water usage. Based on this method, a maximum daily flow (MDF) of 323,000 gallons per day (gpd) and average annual daily flow (AADF) of 180,000 gpd was determined. The 2009 EIR estimated residential wastewater flows assuming a factor of 215 gpd per connection. According to the Land Use Element of the Santa Barbara County Comprehensive General Plan<sup>4</sup>, the approximate household size for urban areas with one unit per acre in the Los Alamos-Garey-Sisquoc area is 3.0 residents per household. Assuming a similar dwelling size for Los Olivos, the resulting per capita wastewater generation in the Central Coast of California. Commercial wastewater flows were estimated using a factor of 0.056

<sup>&</sup>lt;sup>1</sup> Santa Ynez Valley Community Plan Environmental Impact Report (County of Santa Barbara, September 2009) <sup>2</sup> PER

<sup>&</sup>lt;sup>3</sup> 2010 US Census (http://www.census.gov/2010census/popmap/ipmtext.php?fl=06:0644168)

<sup>&</sup>lt;sup>4</sup> County of Santa Barbara Comprehensive General Plan Land Use Element (Republished May 2010)

gpd per square foot of commercially-developed area. **Table 2.1** below summarizes the AADF wastewater flow estimates from the PER revised using a 20-yr buildout of commercial properties. The average day maximum month flow (ADMMF) is summarized in **Table 2.2**, maximum daily flow (MDF) in **Table 2.3**, and peak hour flow (PHF) in **Table 2.4**.

Wastewater calculations for the Los Olivos study area were more recently estimated by Stantec in April 2015. Stantec's estimates were based on water use data (when available) provided by the local water purveyor, the Santa Ynez River Water Conservation District. Water use and irrigation factors were applied to the metered water usage data to estimate wastewater flows. For areas of the special problems district that had no water use data, an assumption of water consumption was used. Estimates were only developed for the Phase II existing and build-out commercial and select residential properties. Flows for the remaining Phase III residential properties are not included in the calculations. However, the residential water use factor of 268.7 gpd per connection and 0.042 gpd per square foot of commercial estimated in Stantec's report can be used to calculate the total Phase III (remaining 389 residences and commercial buildout) wastewater flows. **Table 2.1** below summarizes the AADF wastewater flow from Stantec's analysis. The ADMMF is summarized in **Table 2.2**, MDF in **Table 2.3**, and PHF in **Table 2.4**.

Los Alamos is a community located approximately 11 miles northeast of Los Olivos. The community of Los Alamos has a similar mix of residential and commercial properties. In 2012 the population of Los Alamos was 1,800 and the AADF was 122,460 gpd. According to the Los Alamos Community Services District Wastewater Collection and Treatment Planning Study (Bethel Engineering, April 2012), the average residential flow is estimated to be 180 gpd per connection and commercial flow is estimated at 60 gpd per 1,000 ft<sup>2</sup>. Due to the similarities between the two communities, Los Alamos's data will be used to generate a comparative wastewater flow estimate for Los Olivos. **Table 2.1** below summarizes the AADF wastewater flow from the Los Alamos data. The ADMMF is summarized in **Table 2.2**, MDF in **Table 2.3**, and PHF in **Table 2.4**.

	Table 2.1 – Projected Average Annual Flows							
	F	Residential		Commerc				
	Total Connections	Factor (gpd/ connection)	AADF (gpd)	Total Area (ft <sup>2</sup> )	Factor (gpd/ft <sup>2</sup> )	AADF (gpd)	Total (gpd)	
PER	400	215	86,000	349,529	0.056	19,574	105,574	
Stantec Report	400	269	107,600	349,529	0.042	14,680	122,280	
Los Alamos Comparison	400	180	72,000	349,529	0.060	20,972	92,972	
Composite	400	221	88,400	349,529	0.053	18,409	106,942	

This update uses the same flow factors as the PER.

	Table 2.2 – Projected Average Daily Maximum Month Flows							
		AADF (gpd)				ADMMF (gpd)		
	Residential	Commercial	Total	AADF:ADMMF Factor	Residential	Commercial	Total	
PER	86,000	19,574	105,574	1.1	94,600	21,531	116,131	
Stantec Report	107,600	14,680	122,280	1.1	118,360	16,148	134,508	
Los Alamos Comparison	72,000	20,972	92,972	1.1	79,200	23,069	102,269	
Composite	88,400	18,409	106,942	1.1	97,387	20,249	117,636	

Table 2.3 – Projected Maximum Day Flows							
		AADF (gpd)				MDF (gpd)	
	Residential	Commercial	Total	AADF:MDF Factor	Residential	Commerci al	Total
PER	86,000	19,574	105,574	3.2	275,200	62,636	337,836
Stantec Report	107,600	14,680	122,280	3.2	344,320	46,977	391,297
Los Alamos Comparison	72,000	20,972	92,972	3.2	230,400	67,110	297,510
Composite	88,533	18,409	106,942	3.2	283,307	58,907	342,214

Table 2.4 – Projected Peak Hour Flows							
		AADF (gpd)	l.			PHF (gpd)	
	Residential	Commercial	Total	AADF:PHF Factor	Residential	Commercial	Total
PER	86,000	19,574	105,574	4.5	387,000	88,081	475,081
Stantec Report	107,600	14,680	122,280	4.5	484,200	66,061	550,261
Los Alamos Comparison	72,000	20,972	92,972	4.5	324,000	94,373	418,373
Composite	88,533	18,409	106,942	4.5	398,400	82,838	481,238

Per the above tables, a composite flow using data from three different sources was generated. These composite flows are summarized in **Table 2.5**. The composite flows will be utilized going forward for sizing of collection and treatment facilities.

Table 2.5 – Composite Flows							
AADF (gpd)	ADMMF (gpd)	MDF (gpd)	PHF (gpd)				
107,000 118,000 342,000 481,000							

# 2.4 Sewer and Pump Station Preliminary Sizing & Layout

The PER recommends a gravity-type collection system which takes advantage of the generally south sloping topography of the area. The PER estimated that collection pipes will likely range from 8-inches to 15-inches in diameter, to accommodate commercial and residential build-out flows. The revisions to the flow estimates do not affect this assumption.

The PER provides design information for a single lift station as part of the Southern Route. Revisions to the flow estimates allow us to reduce the flow capacity of the station from 94 gallons per minute (gpm) to 80 gpm. The size of the force main can be reduced from 4-inches in diameter to 3-inches in diameter to maintain adequate velocity in the force main.

# 2.5 Wastewater Treatment Plant Sizing

The selected MBR treatment train will be sized to treat the ADMMF of 118,000 gpd. The sequence of installation for the membrane treatment trains and operations will be the same as outlined in the PER. A 300,000 gallon equalization tank or basin should be installed to smooth the spikes in flow during peak tourism days.

# 2.6 Land Requirements

Per the PER, the land requirement for the MBR treatment facility is estimated to be 0.30 acres. This assumption is not changing. A 300,000 gallon equalization tank or basin will add an additional 0.20 acres.

The PER assumes a total of 24-acres of infiltration basins (with an associated land requirement of 40 acres) would be needed for disposal of wastewater effluent. However, this sizing was based on a very conservative 0.20 inches/day infiltration rate. Research performed with the United States Department of Agriculture Natural Resources Conservation Service Web Soil Survey found many areas to the north and southeast of Los Olivos with significantly higher infiltration rates. These areas have infiltration rates that range from 1.44 inches/day to 13.5 inches/day. Using the lower end of this range, the area required for the infiltration basins can be reduced to 5 acres.

# 2.7 Current Number of On-Site Wastewater Systems

According to the 2014 Onsite Wastewater Treatment Systems Local Agency Management Program (LAMP), there are approximately 343 septic systems within the Los Olivos specials problems district.

# 3 **Treatment Alternatives Evaluation**

This section of the report describes the recommended membrane bioreactor (MBR) wastewater treatment system components, approximate cost of the treatment plant and provides comparison to continuing on-site treatment by retrofitting existing septic systems.

# 3.1 Membrane Bioreactor Wastewater Treatment System

**Table 3.1** indicates the wastewater flow and characteristics used for sizing of the wastewater treatment plant (WWTP).

Table 3.1 – Basis of Des	Table 3.1 – Basis of Design						
Average Day Maximum Month Flow (gpd)	118,000						
Maximum Daily Flow (gpd)	342,000						
Peak Hour Flow (gpd)	481,000						
BOD							
(mg/L)	435						
(ppd) <sup>1</sup>	575						
TSS							
(mg/L)	330						
(ppd) <sup>1</sup>	435						
TKN							
(mg/L)	65						
(ppd) <sup>1</sup>	85						

The WWTP is designed around MBR technology. In order to develop preliminary cost estimates for the wastewater treatment system the following equipment manufacturers presented in **Table 3.2** were consulted.

Table 3.2 – Basis for Evaluated Equipment Costs					
Process Manufacturer/Model					
Screen & Grit	Roto Sieve Model RS-24 Screen				
MBR Equipment Econity					
UV Disinfection Equipment	TrojanUVFit™ 18AL40 Reactor				

The following is a brief description of the equipment and processes selected for the WWTP.

### 3.1.1 Screen/Grit Facility

Screen and grit facility will be provided to prevent large particles from getting carried into the downstream treatment process. The screen opening will be 0.2 mm and sized to protect the membrane elements of the MBR. Two Rotosieve Model RS-24 screens, (one duty, one standby) will be provided. Compaction and bagging of the screenings will be included. Screenings will require disposal at a qualified landfill facility.

## 3.1.2 Wastewater Equalization Tank

The wastewater equalization tank will be sized at 300,000 gallons. The equalization tank will be a concrete tank and include a flat aluminum roof. The aluminum roof is provided to reduce the spread of odorous compounds into the atmosphere. Design of the tank will include odor control and internal wash down systems.

### 3.1.3 MBR Equipment

The MBR process consists of activated sludge reactors (or aeration basins) that use membrane filtration for solids separation. Membrane filtration is a solids separation process which utilizes polymeric filtration media with small pore sizes ranging from 0.04 (hollow fiber) to 0.4 microns (flat sheet) to sieve and separate solids from the treated effluent. These systems are used to replace the secondary clarification and filtration steps normally associated with the activated sludge process. Without the limitations set by solids flux in conventional secondary clarification, the mixed liquor suspended solids (MLSS) concentration can be as high as 10,000 mg/L, which is much higher than conventional suspended growth processes. The higher MLSS concentration and the elimination of secondary clarifiers reduce the footprint of the overall MBR process. An MBR also produces a higher-quality effluent compared to that produced by secondary clarification paired with tertiary filtration.

The biological process for an MBR system is controlled similarly to conventional activated sludge, where the solids retention time (SRT) is adjusted to achieve the desired removal efficiencies and sludge characteristics. **Figure 3.1** provides an illustration of the process.

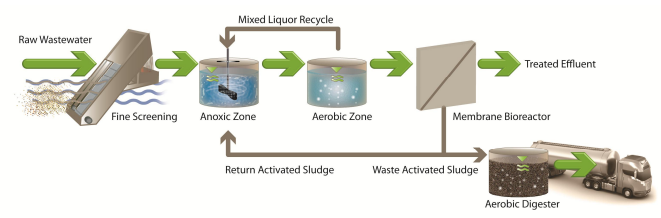


Figure 3.1 – Typical MBR System Flow Schematic

For the Los Olivos WWTP, two biological treatment trains followed by two membrane trains would be constructed. Each biological treatment train would consist of pre-anoxic, aerobic, and post-anoxic zones. The anoxic zone is required to achieve denitrification. The post-anoxic zone is required to minimize the amount of dissolved air that is recycled to the pre-anoxic zone that could inhibit the denitrification process. The membrane system will be designed using hollow fiber membrane with pore sizes of 0.1 micron. Pertinent design features of the MBR system is provided in **Table 3.3**.

Table 3.3 – Pertinent Design Features of the MBR System				
Membrane Bioreactor (MBR)				
Total Design Capacity (gpd)	118,000			
Number of Treatment Units	2			
Pre-Anoxic Zone				
Volume per Train (gal)	10,000			
Total Volume (gal)	20,000			
Aerobic Zone				
Volume per Train (gal)	30,000			
Membrane Tank Volume (gal)	5,284			
Total Volume (gal)	70,568			
Post-Anoxic Zone				
Volume per Train (gal)	10,000			
Total Volume (gal)	20,000			
HRT (hours)	22.4			
SRT (days)	15 - 30			
MLSS (mg/L) <sup>2</sup>	6,000 - 10,000			
F:M (lb BOD/lb MLSS x day)	0.05 – 0.25			
Trains per Unit	1			
Total Trains	2			
Cassettes per Train	3			
Total Cassettes	6			
Modules per Cassette	24			
Total Modules	144			
Total Membrane Area (sf)	32,544			
Flux at MDF (gallons/sf/day)	10.51			
Flux at PHF (gallons/sf/day)	14.8			

#### 3.1.4 System Controls

Process control and alarm notification will be provided through a pre-programmed PLC-based control system, fully factory pre-wired and installed in a NEMA 12 panel. The control panel will be housed in a

container and will be installed at site. The HMI will allow the operator to control and monitor the complete system operation through operator inputs within pre-set limits.

#### 3.1.5 Motor Control

Starters for the blowers and pumps, soft starts, variable frequency drives (VFDs), and power transformers will be housed in a NEMA 12 panel. The starters and VFD drives will be installed indoors.

#### 3.1.6 UV Disinfection

Three18AL40 Trojan UV units will be provided. Two of the units working in parallel will provide treatment at peak flow. The third unit will remain on standby. Should one UV unit fail, the standby unit will be brought on line. Each UV units will have 18 lamps each at 250 W.

### 3.1.7 Sludge Disposal

About 1% of the volume of the raw wastewater will be generated as waste sludge at about 1.5% solids content. This amounts to 1,180 gallons of sludge generated per day. Sludge will be stored in a 10,000 gallon, aerated, above ground bolted steel storage tank. Sludge will be hauled off site for disposal.

### 3.1.8 Effluent Lift Station

Two 100 gpm, 100 ft TDH pumps will be provided to send the treated wastewater to the disposal system. One pump will operate and the second pump will be a standby. Pumps will be provided with variable frequency drives. The lift station will have a wet well to store 30 minutes of effluent.

### 3.1.9 Odor Control System

Odor control system will be designed to remove odorous air from the wastewater equalization tank vapor space and will treat the air in a packed bed scrubber. The scrubber will be designed treat 2,000 CFM of odorous air.

#### 3.1.10 Overhead Crane System

One electric chain hoist will be provided for the maintenance of the membranes of the MBR.

#### 3.1.11 Opinion of Probable Costs Wastewater Treatment

Based on these design criteria, a project cost estimate was developed for the WWTP using MBR.

Table 3.4 – Wastewater Treatment System Cost Summary		
Equipment	Total	
1. Equalization Tank	\$430,000	
2. Aluminum Dome Cover	\$552,000	
3. Screen & Grit Facility	\$205,400	
4. MBR Equipment	\$2,082,400	
5. Sludge Disposal Facilities	\$70,000	
6. Disinfection UV system	\$319,250	
7. Effluent Pump Station	\$88,800	
8. Odor Control System	\$121,500	
9. Site Piping	\$200,000	
10. Aeration Blowers	\$138,000	
11. MCC/Blower Bldg	\$120,000	
12. Electrical/Instrumentation	\$200,000	
13. Overhead Crane	\$21,950	
Subtotal	\$4,549,300	
Contingencies (20%)	\$909,860	
Total Construction Cost	\$5,459,000 <sup>1</sup>	
Engineering, Administration, Legal (35%)	\$1,910,650	
Total Project Cost	\$7,370,000	

#### Notes:

1. AACE Class 4 planning level estimate. Expected accuracy range of -30 to +50 percent.

The O&M cost estimate for the MBR is included in **Table 3.5**.

Table 3.5 – MBR Annual O&M Cost Estimate <sup>1</sup>					
Component	Unit Cost	Unit	Quantity	Unit	Total
Sludge Disposal	\$0.24	\$/gallon	430,700	gallons	\$103,368
Power	\$0.16	\$/kWh	1,138,800	kWh	\$182,208
Maintenance <sup>2</sup>	2.0	%	\$4,549,300	-	\$90,986
Misc. Equipment Replacement <sup>2</sup>	4.0	%	\$4,549,300	-	\$181,972
Total					\$558,534

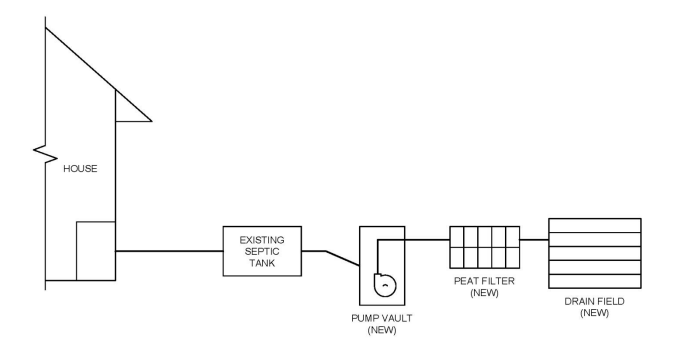
3.1.12 Operations and Maintenance Cost Wastewater Treatment System

as based on the first year of operation in 2017. 3.

### Percentage of the total equipment cost.

#### **On Site Waste Treatment** 3.2

On site treatment of household sanitary waste may be performed using a peat filter. The peat filter in some ways may be considered as a fixed film bioreactor system much like a trickling filter in a wastewater treatment plant. Peat, however, has unique chemical, physical and biological properties, all of which contribute to the wastewater treatment process. Wastewater treatment within the peat filter is accomplished by a combination of physical filtration, chemical adsorption, and biological treatment by microorganisms. Peat fibers are polar, have a high surface area, and a highly porous structure (90 to 95% porosity). These properties enable the peat bed to hold a large amount of water, much like a sponge. As a result, effluent has a long residence time in the peat bed. As the wastewater is wicked through the peat it flows in a thin film over the surfaces of the peat fibers. This allows the effluent to become aerated, become exposed to the acidic chemical environment of the peat, and come in close contact with the microbiological community residing in the peat. The relatively constant moisture content of the peat filter also enables the survival of the natural microbial population in the peat even when the system is not being actively used. Moisture in the peat also helps keep the temperature of the peat bed relatively constant even when outside air temperatures change. Peat filter reduces BOD below 30 mg/l with influent BOD entering the peat filter at 300 mg/l. It is reported that most single pass peat filter systems remove 30% nitrogen. Figure 3.2 shows the proposed modifications to existing septic system of the houses to provide the additional treatment.





#### 3.2.1 Peat Filter Cost Estimate

The following is the estimated cost for installation peat filters for 400 properties based on equipment supplied by Ecopure:

Table 3.6 – Peat Filter Cost Estimate				
Peat Filter System	\$/Unit	Units	Total	
(a) Pump Vault (24" dia x 84" high)	\$3000	1	\$3,000	
(b) Peat Filter PBF4 (120" x 84")	\$4000	1	\$4,000	
(c) Drain field (12 feet x 24 feet)	\$3500	1	\$3,500	
Subtotal			\$10,500	
Tax and delivery @13%			\$1,365	
Installation @15%			\$1,575	
Electrical @10%			\$1,050	
Manufacturer Services @10%			\$1,050	
Contingencies (20%)			\$2,100	
Subtotal (one home)			¢17 640	
Subtotal (one home)			\$17,640	
TOTAL construction cost (400 properties)			\$7,056,000	

Note: It should be noted that many houses may not have the required space to install the peat filter which would result in the need for a more compact and higher cost system.

#### 3.2.2 Operations and Maintenance Cost for Peat Filter Beds

Cost Basis:

- One ¼ HP motor for each system
- · 400 systems
- · Maintenance cost/year is 2% of the installed cost
- Change of peat bed every 10 years
- · Change of peat bed every 10 years

Component	Unit Cost	Unit	Quantity	Unit	Total
Power	\$0.16	\$/kWh	357,000	kWh	\$57,000
Maintenance <sup>1</sup>	2.0	%	\$7,056,000	-	\$141,000
Peat Replacement <sup>2</sup>	\$400	\$/yr per filter	400	Filters	\$160,000
Total					\$358,000

2. Annualized cost per peat filter replacement which is required every 10 years.

# 4 Effluent Disposal

Since this revision addresses the implementation of a new WWTP utilizing MBR, an evaluation of recommended effluent disposal options needs to be provided. This revision evaluates the feasibility of two effluent disposal methods:

- Infiltration
- · Non-potable reuse

A summary of the recommended effluent disposal alternatives evaluated in this revision are presented in **Table 4.1**. A discussion of each of these alternatives is included in this section that considers pertinent issues such as anticipated regulatory requirements, siting and area requirements, design criteria, and construction cost.

Table 4.1 – Summary of Viable Effluent Disposal Alternatives			
Disposal/Reuse Alternative	Filtration Required	Disinfection Required	Nitrogen Removal Required
Infiltration	Yes	Yes	Yes
Non-potable Reuse	Yes	Yes	Yes
Notes:			

1. Due to concerns with nitrate infiltration to the groundwater, denitrification to a TN of 10 mg/L has been assumed for both disposal options.

# 4.1 Infiltration

Infiltration ponds are reservoirs where water is stored and allowed to either infiltrate into the ground or evaporate. The pond bottoms are managed to maintain infiltration rates by periodically drying, ripping, and conditioning the soils.

Groundwater degradation is a major consideration for this type of disposal practice. Regulations are continually changing and becoming more restrictive to protect groundwater quality. Considerations such as distance to the nearest well, depth to groundwater, and mounding potential must all be considered in addition to water quality. Sizing and siting requirements for the infiltration pond depends on these groundwater issues, the types of soils, and infiltration capacity.

#### 4.1.1 Regulatory Requirements

Advances in treatment technology which allow for the production of high quality recycled water have made infiltration a time-proven, sustainable method of replenishing groundwater and augmenting drinking water supplies. With an MBR treatment system, Los Olivos would be well positioned to implement infiltration. The system will need to comply with Title 22 of the Code of California Regulations.

As discussed previously, nitrate concentrations in the groundwater underlying the SPA and surrounding areas are increasing due to the use of OWTSs. In order to minimize future degradation from the Los Olivos WWTP, the concentration of nitrogen in the effluent would be reduced to within the primary

drinking water MCL of 10 mg/L nitrate (as N) or 10 mg/L TN. The shallow groundwater in the SPA highlights the need for nitrogen removal with infiltration since natural nitrification/denitrification in the soil matrix is expected to be limited.

#### 4.1.2 Design Criteria

The most important criterion for development of the infiltration disposal method is selecting a site with adequate area based on the site's infiltration rate. Based on an initial evaluation of the area, the location of the disposal sites will be either northeast or southeast of the SPA. According to the Web Soil Survey, the soils northeast of the special problem area range from Salinas silty clay loam (SdA) with a permeability of 0.20 to 0.63 inches per hour to Ballard gravelly fine sandy loam (BhC) with a permeability of 2.0 to 6.3 inches per hour. Based on the soil data, a conservative infiltration rate of 1.44 inches per day (0.06 inches per hour) was selected. This document assumes that the infiltration basins will be located on the north side of Los Olivos to maximize groundwater recharge benefit. Therefore, an effluent pump station will be required.

In order to calculate the volume and area of infiltration basins necessary for each phase of the Los Olivos WWTP project, a water balance was developed. The water balance takes into account not only the water lost through infiltration, but also water lost from evaporation and the contribution of rainfall. **Table 4.2** summarizes the climatic characteristics used to develop the water balances for the infiltration alternative.

Month	Pan Evaporation (inches/month) <sup>1</sup>	Evaporation (inches/month) <sup>2</sup>	Precipitation (inches/month) <sup>3</sup>
January	2.44	1.83	3.10
February	3.53	2.65	3.14
March	4.41	3.31	2.55
April	6.01	4.51	1.12
May	7.55	5.66	0.27
June	8.56	6.42	0.03
July	9.50	7.13	0.02
August	8.98	6.74	0.03
September	7.00	5.25	0.18
October	5.42	4.07	0.52
November	3.49	2.62	1.53
December	2.79	2.09	2.27
Total	69.68	52.26	14.76

Notes:

1. Western Regional Climate Center – Cachuma Lake (1952 – 2002).

2. Pan Evaporation (inches/month) x 0.75.

3. Western Regional Climate Center – Lompoc (1917 – 2010).

Detailed design criteria for the Los Olivos WWTP are provided in Table 4.3.

Table 4.3 – Infiltration Design Criteria		
Parameter		
Influent Characteristics		
Average Annual Daily Flow (gpd)	107,000	
Average Day Maximum Month Flow (gpd)	118,000	
Maximum Daily Flow (gpd)	342,000	
Peak Hour Flow (gpd)	481,000	
Pump Station		
Maximum Capacity (gpd)	342,000	
Forcemain Diameter (in)	6	
Pump Horsepower (each)	5	
Number of Pumps	2	
Infiltration Basins		
Infiltration Rate (in/day)	1.44	
Total Infiltration Area (acres)	2.6	
Total Basin Area (acres)	4.5	
Total Volume (AF)	14.2	
Number of Basins	2	
Basin Dimensions		
Length (ft)	498	
Width (ft)	198	
Side Water Depth (ft)	4	
Freeboard (ft)	2	
Side Slope (H:V)	4	

It is important to note the hydraulic loading rate, and therefore the basis of design is based on assumed soil characteristics and vertical permeability. Once potential disposal sites are identified infiltration tests should be conducted by a hydrogeologist to determine the suitability of this disposal method for a particular location.

#### 4.1.3 Siting and Area Requirements

As mentioned previously, infiltration basins should be located in areas with high infiltration rates such as coarse sandy soils while expansive clay soils should be avoided. Infiltration testing should be done at prospective sites to determine the applicability of infiltration and accurately determine the necessary basin capacity.

Based on a infiltration rate of 1.44 inches/day, approximately 2.6 acres of infiltration basins would be required. With accommodations for dikes and set-backs, the County would need to acquire roughly 5 acres of land.

#### 4.1.4 **Opinion of Probable Costs**

The costs for the infiltration alternative are summarized in **Table 4.4**. For the purpose of this document it has been assumed effluent will be pumped to the infiltration basins.

Table 4.4 – 2013 Infiltration Project Cost Summary		
Component	Total	
Infiltration Basins inc. Land Aquisition	\$700,000	
Pump Station and Forcemain	\$1,660,000	
Subtotal	\$2,360,000	
Contingency (20 percent)	\$472,000	
Total Construction Cost	\$2,832,000	
Engineering, Administration, Legal (35 percent)	\$991,000	
Total Cost	\$3,823,000	

# 4.2 Non-Potable Reuse

Construction of a Non-Potable Reuse (NPR) system will require a distribution network, pump stations, and a monitoring and controls system to demonstrate compliance with regulations. Significant improvements will be required depending on how Los Olivos chooses to ultimately utilize the non-potable water. These could include:

- 1. Securing enough demand for the recycled water;
- 2. Infrastructure to store and distribute the NPR water.

Identifying demand for NPR water could be challenging, especially considering the minimal demand for irrigation during the winter season. Lack of demand would require Los Olivos to provide storage for the treated effluent. The Los Olivos area does not currently, and is not likely in the foreseeable future, anticipated to host industrial users which require a large water demand. Thus, expansion of the NPR system is likely to have only limited benefits.

# 4.2.1 NPR Feasibility

NPR could prove to be feasible if a suitable number of users could be identified. There could also be some cost savings in constructing the NPR distribution lines in a common trench (with required clearance) with the new sewer collection system lines. Unfortunately, due to the lack of potential industrial and commercial users, as well as parks and golf courses, NPR is not considered a feasible

option for Los Olivos. Costs to construct and maintain storage facilities to store the effluent during the non-irrigation season also make NPR unfeasible.

# 5 **Recommendations and Engineer's Opinion of Cost**

This section presents recommendations and a revised planning-level Engineer's Opinion of Cost for a new wastewater treatment plant (WWTP), effluent disposal facilities, and collection system for the community of Los Olivos. For cost estimating purposes a treatment site has been assumed south of town and disposal site has been assumed to be north of town. Due to the elevation of the service area in relation to the assumed WWTP location, it is assumed a gravity collection system will be used with a lift station used to convey treated effluent flows to the disposal site. It is important to note that the WWTP site is conceptual and is only used as a basis to evaluate the overall project cost.

# 5.1 Recommended Cost Basis

### 5.1.1 Membrane Bioreactor

Cost basis for the Membrane Bioreactor system is described in Section 3.

### 5.1.2 Infiltration Ponds

Infiltration ponds are reservoirs where water is stored and allowed to either infiltrate into the ground or evaporate. The pond bottoms are managed to maintain infiltration rates by periodically drying, ripping, and conditioning the soils.

Cost basis for the infiltration ponds is described in Section 4.

# 5.1.3 Proposed WWTP Layout

**Figures 5.1** provides a sample layout for the Los Olivos WWTP. The initial layout would take into consideration requirements for future plant expansion.

#### 5.1.4 Collection System

A typical gravity collection system is recommended for the community wastewater system. Since the terrain in and around Los Olivos slopes to the south, and the disposal site is assumed to be to the north, lift stations will be required to convey wastewater collected in gravity lines located throughout the community. Initially, one lift station would be required for the collection system as outlined in the PER. The collection system layout used to develop estimated costs is provided on **Figure 5.2**.

#### 5.1.5 Operations and Maintenance (O&M)

#### 5.1.5.1 Staffing Requirements

Due to the relatively small size of the WWTP, it has been assumed that one operator would be required at the plant for half of the day, 5 days a week. For one of these days an additional operator would likely be required to assist in performing maintenance functions.

According to Section 3675, Chapter 26, Title 23 of the California Code of Regulations the Los Olivos WWTP would be considered a Class III plant. Section 3680 of the same chapter also states that for a Class III plant the Chief Plant Operator would have to possess at a minimum a valid Grade III license. Supervisors and shift supervisors would have to possess a Grade II license while operators would be required to have a valid Grade 1 or operator-in-training certificate.

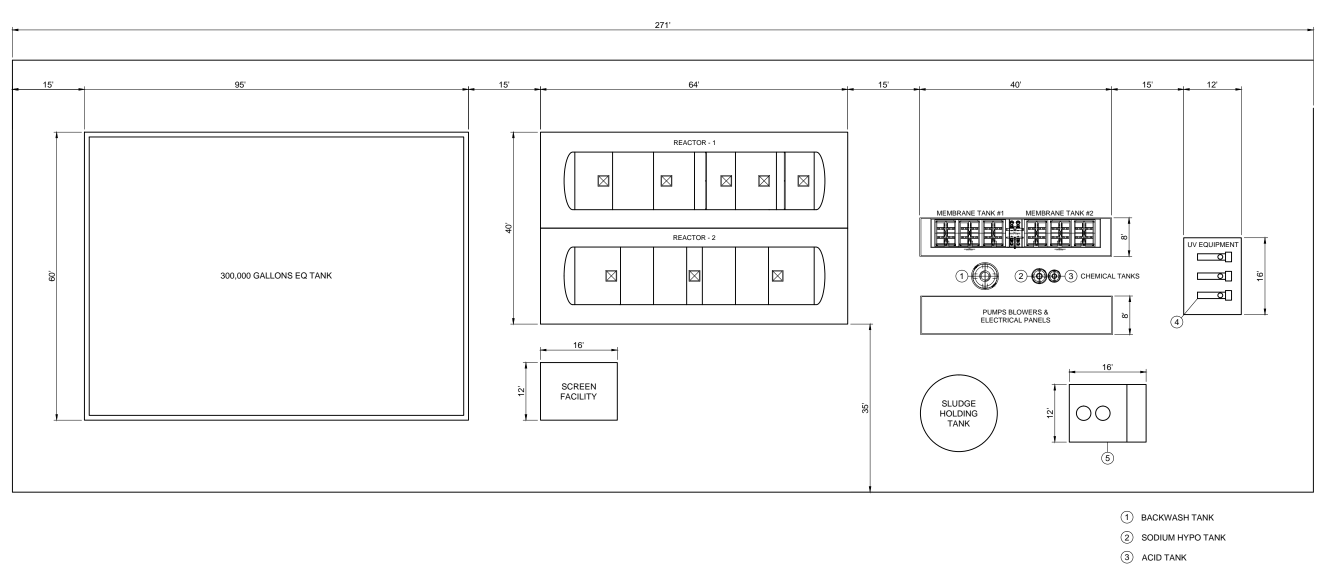
#### 5.1.5.2 Treatment and Disposal

Operations and maintenance of the treatment and disposal systems would include material replacements including membranes and UV bulbs, maintenance items, and power usage of the facility. The impacts of the aeration and disposal of this material have also been accounted for in the O&M cost estimates.

#### 5.1.5.3 Collection System

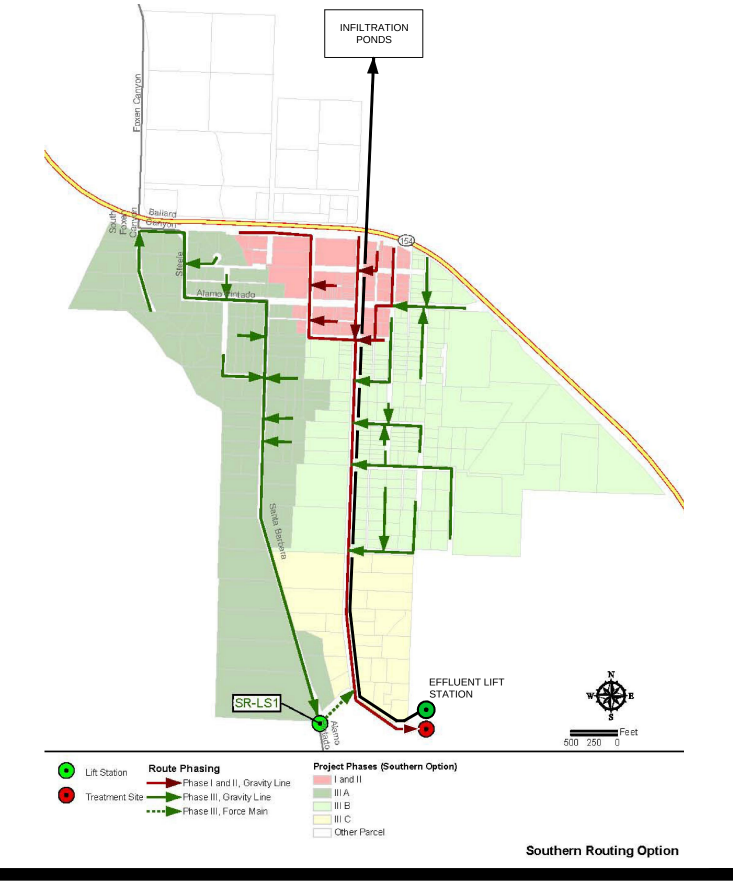
It is assumed typical O&M associated with a gravity collection system with lift stations would be required for Los Olivos. This would include periodic cleaning and inspection of the sewer lines and maintenance of the pumps at the lift stations. Collection system cleaning and inspection is typically recommended for 20 percent of the system each year. Periodic inspection and cleaning of lift stations would also be required. Inspection of lift stations identifies potential problems not detected by the control system.

Project Management Initials: Designer: \_\_\_\_ Checked: \_\_\_\_ Approved: \_\_\_\_ ANSI D 22" x 34"



- ④ UV REACTOR
- 5 EFFLUENT LIFT STATION

HCONCEPTUAL WWTP SITE LAYOUT





**COLLECTION ROUTES** 

### 5.2 Project Costs

#### 5.2.1 General Cost Parameters

These costs will be revised and refined as the project proceeds. The following assumptions were made to develop planning-level cost opinions:

- Except where other data is available, construction cost opinions are generally derived using bid prices from similar wastewater projects, with adjustments for inflation, size, complexity, and location;
- Except where other data is available, operations and maintenance cost opinions are generally derived using information from product venders, utility rates and personnel costs provided by the County, and costs from similar wastewater projects, with adjustments for inflation, size, complexity, and location;
- 20 percent construction contingency;
- Engineering, administration, and legal costs were assumed to be 35 percent of the total construction costs;
- · Cost opinions are AACE Class 4 planning level with an accuracy range of -30 to +50 percent;
- · Construction cost opinions are in 2016 dollars;
- · Operations and maintenance cost opinions are in 2017 dollars;
- · When budgeting for future years, appropriate escalation factors should be applied;
- Cost opinions are "budget-level" and may not fully account for site-specific conditions that will affect the actual costs; and

The opinions of probable cost prepared by AECOM represent our judgment and are supplied for the general guidance of the County. Since AECOM has no control over the cost of labor and material, or over competitive bidding or market conditions, AECOM does not guarantee the accuracy of such opinions as compared to contractor bids or actual costs.

#### 5.2.2 Collection System

It is assumed that conventional excavation depths of five to six feet can be maintained along the majority of the alignments. Opinions of probable construction cost for the collection system were developed based on conventional excavation and estimated costs of materials, preparation, earthwork, installation, and roadwork. Costs for the collection system were increased based on the ENR Construction Cost Index increase from January 2013 to August 2016. This increase was 8.5 percent. Cost criteria are summarized in **Table 5.1**.

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Та	Table 5.1 – Sewer Improvement Cost Criteria			
Item Description	Estimated Construction cost	Including Contingency (20 Percent)	With Engineering/Administration (35 Percent)	
3-in Force Main	\$108/LF	\$130/LF	\$176/LF	
8-in Gravity Sewer	\$171/LF	\$205/LF	\$277/LF	
10-in Gravity Sewer	\$193/LF	\$232/LF	\$313/LF	
12-in Gravity Sewer	\$215/LF	\$258/LF	\$348/LF	
15-in Gravity Sewer	\$248/LF	\$298/LF	\$402/LF	

Preliminary sizing of the collection system lines were calculated for the "southern route" as described in the PER. These pipe sizes and the estimated line lengths shown on **Figure 5.2** were used in calculating construction costs for the collection system. Lift station cost estimates are based on actual cost of recent lift station projects in the area of similar size. **Table 5.2** provides a cost summary for the collection system.

Table 5.2 – Southern Route –Collection System Project Cost Summary			
Component	Total		
· ·	Quantity	Value	
3-in Force Main	500 LF	\$54,000	
8-in Gravity Sewer	23,900 LF	\$4,087,000	
12-in Gravity Sewer	3,700 LF	\$795,000	
15-in Gravity Sewer	500 LF	\$124,000	
Lift Station #1	1	\$488,000	
Subtotal		\$5,548,000	
Contingency (20 Percent)		\$1,110,000	
Total Construction		\$6,658,000	
Engineering, Administration, Legal (35 Percent)		\$2,330,000	
Total Project		\$8,988,000	

#### 5.2.3 Treatment

Based on the design criteria presented in Section 2, project cost estimates were developed for the recommended treatment alternative.

In order to develop cost estimates for the recommended treatment alternative, major equipment manufacturers were consulted. These manufacturers were presented in **Table 3.1**.

**Table 5.3** provides an opinion of cost for the treatment facility. Subtotals are provided for the treatment process and for the disinfection equipment.

Table 5.3 – Wastewater Treatment System Cost Summary				
Component	Total			
1. Equalization Tank	\$430,000			
2. Aluminum Dome Cover	\$552,000			
3. Screen & Grit Facility	\$205,400			
4. MBR Equipment	\$2,082,400			
5. Sludge Disposal Facilities	\$70,000			
6. Disinfection UV system	\$319,250			
7. Effluent Pump Station	\$88,800			
8. Odor Control System	\$121,500			
9. Site Piping	\$200,000			
10. Aeration Blowers	\$138,000			
11. MCC/Blower Bldg	\$120,000			
12. Electrical/Instrumentation	\$200,000			
13. Overhead Crane	\$21,950			
Subtotal	\$4,549,300			
Contingencies (20%)	\$909,860			
Total Construction Cost	\$5,459,000			
Engineering, Administration, Legal (35%)	\$1,910,650			
Total Project Cost	\$7,370,000			

#### 5.2.4 Disposal

For the purpose of this report, AECOM has assumed effluent will flow by pumping to the infiltration basins. Additional costs for pumping effluent off site including a pump facility and pipelines are also included. For calculation of the unrestricted reuse pipe length, and area north of State Highway 154 (Figueroa Mt. Rd. and Acampo Rd.) was assumed as the end point. Cost for the disposal system is provided in **Table 5.4**.

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Table 5.4 – Infiltration Project Cost Summary		
Component	Total	
Infiltration Basins inc. Land Aquisition	\$700,000	
Pump Station and Forcemain	\$1,660,000	
Subtotal	\$2,360,000	
Contingency (20 percent)	\$472,000	
Total Construction Cost	\$2,832,000	
Engineering, Administration, Legal (35 percent)	\$991,000	
Total Cost	\$3,823,000	

# 5.3 **Operations and Maintenance Costs**

#### 5.3.1 Collection system

O&M cost estimate for the collection system is provided in **Table 5.5**. This estimate provides general items typically required such as line inspection, cleaning, and lift station maintenance.

Component	Unit Cost	Unit	Quantity	Unit	Total
Power	\$0.16	\$/kWh	9,499	kWh	\$1,520
Line Cleaning	\$0.69	\$/ft	7,334	ft	\$5,060
Line Inspection (CCTV)	\$1.16	\$/ft	7,334	ft	\$8,507
Line Replacement <sup>3</sup>	\$16.30	\$/ft	367	ft	\$5,982
Labor	\$63.33	\$/hour	1,252	hours	\$79,289
Maintenance <sup>2</sup>	2.0	%	\$450,000	-	\$9,000
Misc. Equipment Replacement <sup>2</sup>	4.0	%	\$450,000	-	\$18,000
Total					\$127,400

Notes:

1. Costs based on the first year of operation in 2014.

2. Percentage of the total equipment cost.

#### 5.3.2 Treatment and Disposal

The O&M cost estimate for the WWTP is provided in Table 5.6. Offsite effluent disposal O&M costs are not included in these tables.

Component	Unit Cost	Unit	Quantity	Unit	Total
Sludge Disposal	\$0.24	\$/gallon	430,700	gallons	\$103,368
Power	\$0.16	\$/kWh	1,138,800	kWh	\$182,208
Maintenance <sup>2</sup>	2.0	%	\$4,549,300	-	\$90,986
Misc. Equipment Replacement <sup>2</sup>	4.0	%	\$4,549,300	-	\$181,972
Total					\$558,534

- 1. Costs based on the first year of operation in 2017.
- 2. Percentage of the equipment cost.

#### 5.4 Summary

 Table 5.7 provides a summary of project costs.

	Total
Land Purchase Cost	\$688,000
Construction Cost	\$14,949,000
Additional Project Costs	\$5,232,000
Total Capital Cost Opinion	\$20,869,000
Notes: Land Purchase Cost based on market price of availab Construction Cost includes 20% contingency Additional Project Costs includes engineering, adminis Construction Costs)	

An estimated land value has been included in the total project cost summary. This figure has been calculated based on listing prices per acre of agricultural parcels currently on the market and the total acreage required for the assumed treatment and disposal methods. Depending on the actual treatment and disposal method, final WWTP site location, and market conditions at the time of land acquisition this price may be significantly different.

# NOTICE OF EXEMPTION

# Filing of Notice of Exemption in Compliance with Section 21108 of the Public Resources Code

TO: County Clerk County of Santa Barbara 105 East Anapamu Street Santa Barbara CA 93101		FROM:	Local Agency Formation Commission 105 East Anapamu Street, Room 407 Santa Barbara CA 93101 805/568-3391						
PROJ TITL		LAFCO 17-01	Formation District	of	the	Los	Olivos	Community	Services

#### **PROJECT LOCATION AND DESCRIPTION:**

#### Project Location:

The proposed district is comprised of approximately 441.03 acres and is located in the center of the Santa Ynez Valley, is the Los Olivos census designated place. The proposed district is located approximately at the intersection of State Highway 154 and Figueroa Mountain Road. The boundaries of the proposed district include all of the territory of the Los Olivos Special Problem Area as designated by the Board of Supervisors of the County of Santa Barbara.

#### Description of Nature, Purpose, and Beneficiaries of Project:

The proposed district shall be authorized to collect, treat, and dispose of sewage, wastewater, recycled water, and storm water, in the same manner as a sanitary district, formed pursuant to the Sanitary District Act of 1923. The purpose of the formation of the district is to give Los Olivos voters the power to maintain local control of its community while complying with potential regulatory action arising from groundwater quality problems created by the use of individual septic systems. Formation of the LOCSD will allow this local agency to propose a Local Agency Management Program (LAMP) and comply with State Water Board's Water Quality Control Policy for Siting, Design, Operation, and Maintenance of Onsite Wastewater Treatment Systems.

Name of Person or Agency Carrying Out the Project:

Santa Barbara Local Agency Formation Commission

The creation of a CSD that does not involve any commitment to a CEQA project is a funding mechanism is exempt from CEQA pursuant to CEQA Guidelines Section 15378(b)(4), which provides:

"Section 15378 (b) Project does not include: (4) The creation of government funding mechanisms or other government fiscal activities which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment."

The Santa Barbara Local Agency Formation Commission approved the above-referenced project on April 13, 2017 and has determined it to be exempt from further environmental review requirements of the California Environmental Quality Act (CEQA) of 1970, as defined in the State and local Guidelines for the implementation of CEQA.

Exempt Status:

By:

	Ministerial
	Statutory
$\square$	Categorical Exemption:
	Project is a funding mechanism is exempt from CEQA pursuant to CEQA
	Guidelines Section 15378(b)(4).
	Emergency Project
	No Possibility of Significant Effect [Sec. 15061 (b,3)]
	Date:
	Commission Secretary

**EXHIBIT I** 



1430 Chapala Street, Santa Barbara, CA 93101; PO Box 90106, Santa Barbara, CA 93190; Telephone (805) 965-7570; fax (805) 962-0651 www.healtheocean.org

November 9, 2016

SENT BY ELECTRONIC MAIL

Larry Fay Environmental Health Director Santa Barbara County Public Health 2125 Centerpointe Parkway, Rm. 333 Santa Maria, CA 93455

# **Re: AECOM Update to Los Olivos Wastewater System Preliminary Engineering Report (September 13, 2016)**

Dear Mr. Fay

Heal the Ocean has had the opportunity to examine the report *Update (Revisions) to Los Olivos Wastewater System Preliminary Engineering Report* ("the Report") prepared by AECOM at the request of the Los Olivos Wastewater Reclamation Committee, and we would like to go on record with the following observations.

# **General Comment:**

Although this Report was done as an addendum to the original (2013 AECOM sewer engineering study, it still needs to contain information by which proper decisions can be made by citizens who need to know all costs associated with a wastewater system - including operation and maintenance (O&M), reporting and monitoring, etc. This report is lacking in specific information to render it an effective tool in the decision-making process for Los Olivos' future water infrastructure plans. There are a number of assumptions within the report that must be corrected as we will point out in this letter. There are also several issues within the report that warrant further explanation or follow up information. Finally, , and quite seriously, there are several aspects missing from the final cost estimates, which creates an inaccurate picture of this processes described Until these issues are addressed, we cannot support this report as a planning document to be used in the debate regarding the future of Los Olivos' water infrastructure.

### **Specific Comments:** MBR Plant:

The report should feature a section explaining why the Membrane Bioreactor (MBR) system has been chosen over other technologies for wastewater processing. The Introduction notes that this is the sole system of focus, but why have other alternatives been discounted? Since this report is an update to the AECOM *Los Olivos Wastewater System Preliminary Engineering Report* (2013) are we to assume this addendum report has

been done to investigate just one alternative? The report needs to explain why the MBR system has emerged as the clear favorite.

#### **Peat Moss Filtration System:**

HTO has already told EHS its opinion that the monies used to produce this AECOM Report addendum to the *Los Olivos Wastewater System Preliminary Engineering Report* (2013) is a misuse of "Hannah-Beth Jackson" funds that were brought into Santa Barbara County for the express purpose of remediating septic system pollution, including the removal of septic systems from known "problematic" areas where nitrate levels are rising in groundwater as has been identified by the Regional Water Quality Control Board and the Santa Barbara County Board of Supervisors. The purpose of these funds were carefully discussed by HTO and EHS in many meetings, and the final report was presented (and voted on) by the Board of Supervisors before the final description of funding use was sent to the State Water Board for approval. Nowhere in this description, approved by both the Board of Supervisors and the State Water Board, is language describing use of funds for a "better septic system" that would still use the ground to filter wastewater over a groundwater water basin known for high nitrate levels.

Nevertheless, Heal the Ocean requests an improved discussion of how this peat moss filtration system was chosen as the best (and only) on site waste treatment alternative, as well as the only alternative to the proposed membrane bioreactor. While Section 3.2 of the Report provides a useful overview of the properties of peat moss (albeit with no sources or peer-reviewed studies to back up the claims made), there is no discussion of the space requirements and operations of the system as a whole. There should be a more in-depth analysis of methods by which the peat system is connected to existing septic systems, as well as the requirements for a drain field, and other details beyond cost and estimated dimensions (i.e., monitoring and reporting requirements).

#### **Infiltration Ponds:**

The section on infiltration ponds is lacking in safety considerations. The hydrogeologic evaluation of the area and its suitability for surface groundwater recharge is cursory at best. An effective evaluation would include available groundwater storage, a sustainable level of infiltration with and without groundwater pumping scenarios, and a careful consideration of geologic hazards associated with surface application of recycled water. These hazards include liquefaction, slope failure, and high groundwater levels. The Report contains few provisions for 100 or 1000 year storm scenarios or major earthquakes, and the effects that these scenarios would have on the infiltration ponds, the groundwater system, and surrounding areas.

Additionally, the Report makes several assumptions and claims regarding the cost of infiltration basins that are entirely unclear. How is the land acquisition cost calculated? Does Los Olivos have ideal land for infiltration basins? What is the cap on the price Los Olivos would pay for the ideal plot of land for infiltration basins?

Finally, this report fails to include a serious discussion of nitrates, which is why Los Olivos is listed within the "problematic" areas for septic systems. There needs to be a discussion of a monitoring system, how such a monitoring system would be conducted, together with costs associated with annual inspection, monitoring and the required filing of reports with the Regional Board.

Finally, what are the contingencies for unacceptable levels of nitrates reaching groundwater? What are the requirements relating to infiltration ponds that if the requirements cannot be met, renders the entire project infeasible? Title 22 includes a number of requirements, including residence time, treatment, and regular reporting. The AECOM report fails to acknowledge the extensive permitting process under Title 22, and the repercussions for the entire project if the governing body cannot receive, or loses approval, for the use of infiltration ponds. The AECOM Report needs to lay out the many steps required for the implementation of infiltration basins, as well as an appropriate plan for reaching required constituent levels and meeting Title 22 requirements.

#### **Cost Estimates:**

Table 5.7 provides estimates for the total capital cost of installing a membrane bioreactor system in the Los Olivos area. HTO believes that the section "Additional Project Costs" should be expanded, itemizing administrative, engineering, and legal costs to give a more precise estimate of costs incurred. With a project as large as building an MBR system, a plan without specifics can easily become far more expensive and also extend beyond estimated timelines, further raising project costs. Improved step-by-step plans for all aspects of this project, even those deemed trivial, with associated costs, would aid in planning efforts and keep the project on track.

#### **Timeline:**

Also overlooked in the Report is a clear timeline for building and installing the MBR system and associated infrastructure. An unclear timeline can increase costs beyond the 20% contingency allotted and create additional complications in the construction and implementation process. As evidenced by the inadequate review of complying with Title 22 requirements for infiltration basins, there are a number of aspects in this Report that have been oversimplified and which discount the major time requirements.

#### **Conclusion:**

Heal the Ocean remains dedicated to the health of the Santa Barbara County watershed and will continue to act with the best interest of its residents in mind. Because the AECOM *Update to Los Olivos Wastewater System Preliminary Engineering Report* lacks so many specifics that are key to planning decisions, the residents of Los Olivos cannot use this report to make an informed decision about moving forward with a wastewater plan without unnecessary financial risk.

Sincerely,

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Hillary Hauser, Executive Director

Wex Bennett

Alex Bennett, Policy Associate

CC: David Brummond, Santa Barbara County Environmental Health Services Santa Barbara County LAFCO

#### LAFCO RESOLUTION NO. 17-04

#### RESOLUTION OF THE SANTA BARBARA LOCAL AGENCY FORMATION COMMISSION MAKING DETERMINATIONS AND APPROVING THE FORMATION OF THE LOS OLIVOS COMMUNITY SERVICES DISTRICT AND ESTABLISHING A COTERMINOUS SPHERE OF INFLUENCE

WHEREAS, the above-referenced proposal has been filed with the Executive Officer of the Santa Barbara Local Agency Formation Commission pursuant to the Cortese-Knox-Hertzberg Local Government Reorganization Act (Section 56000 et seq. of the Government Code); and

WHEREAS, at the times and in the manner required by law the Executive Officer has given notice of the Commission's consideration of the proposal; and

WHEREAS, the Commission heard, discussed and considered all oral and written testimony related to the proposal including, but not limited to, the Executive Officer's report and recommendation, the environmental document or determination, existing Spheres of Influence and applicable General and Specific Plans; and

WHEREAS, the Local Agency Formation Commission finds the proposal to be in the best interests of the affected area and the total organization of local governmental agencies within Santa Barbara County.

NOW, THEREFORE, BE IT RESOLVED DETERMINED AND ORDERED by the Local Agency Formation Commission of Santa Barbara County as follows:

- A. Determine the formation to be exempt from CEQA pursuant to CEQA Guidelines section 15378(b)(4).
- B. Approve the formation of the proposed Community Services District subject to the following terms and conditions:
  - i. The name is Los Olivos Community Services District.
  - ii. Set the boundaries of the District as shown in Exhibit A to the Staff Report.

- iii. The District shall be governed by a five-member Board of Directors elected at large. Terms of office of the District directors shall be as set forth in the Community Services District Law, Government Code section 61000 et seq.
- iv. The District shall have those powers and responsibilities set forth in the Community Services District Law, Government Code Section 61100(b) Collect, treat, or dispose of sewage, wastewater, recycled water, and storm water, in the same manner as a sanitary district, formed pursuant to the Sanitary District Act of 1923, Division 6 (commencing with Section 6400) of the Health and Safety Code. In the case of any conflict between that division and this division, the provisions of this division shall prevail. All other powers of Community Services District shall be considered latent and will require LAFCO approval to become active.
- v. Approval by the voters within the District of a special tax as follows:
  - a) The maximum annual special tax authorized for the District shall be Two Hundred Thousand (\$200,000) and shall increase automatically each fiscal year thereafter by the percentage change in the Consumer Price Index (CPI) for the Los Angeles/Long Beach area for the prior 12 months.
  - b) The actual tax to be levied for any fiscal year shall be determined by a majority vote of the board of directors of the District on the basis of the actual revenues estimated to be required by the District to pay its reasonable and necessary expenses for such year.
  - c) The tax shall be applied to each legal lot within the District based on assessed valuation.
- vi. Should the new Board of Directors levy any of the "Proceeds of Taxes," described above, it will establish an Appropriations Limit. The "provisional appropriations limit of the district" should be set at \$250,000. This assumes the maximum special tax levy of \$200,00, plus a 25% buffer. Pursuant to sub-section (c), the permanent appropriations limit of the district shall be set at the first district election that is held following the first full fiscal year of operation.
- vii. The District shall implement a Proposition 218 assessment within one year of the effective date as necessary to fund the wastewater treatment facilities for the area, including CEQA and other planning analysis, assessment study and necessary election. Santa Barbara LAFCO may otherwise extend such deadline, or other LAFCO approved arrangements are made for funding such construction.

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a) The effective date of formation of the District shall be 60-days the after County Elections certifies the canvass of the election results that shows the formation has been approved.

This resolution was adopted on April 13, 2017, and is effective on the date signed by the Chair.

AYES:

NOES:

ABSTAINS:

Dated:

Roger Aceves, Chair Santa Barbara Local Agency Formation Commission

ATTEST

Jacquelyne Alexander, Clerk Santa Barbara Local Agency Formation Commission

From:	Paul Hood <hood.paul@sbcglobal.net></hood.paul@sbcglobal.net>
Sent:	Saturday, April 01, 2017 12:52 PM
То:	Alexander, Jacquelyne
Subject:	FW: Approval of Los Olivos Community Services District application

From: Michael A. Dunn [mailto:madunn@sbceo.org]
Sent: Sunday, March 26, 2017 4:32 PM
To: lafco@sblafco.org
Subject: Approval of Los Olivos Community Services District application

Dear LAFCO Board,

I was raised in Los Olivos and I am proud of our small community coming together over the past several years as the wine industry has evolved our town in to a bustling tourist destination. More than ever, we need to have a vehichle for local control over growth decisions, just as any town or city would want.

I am writing to implore you to approve our application to form our own CSD in order to responsibly assume contro over our obligations to meet our local, county and state requirements.

Thank you for considering our application,

Michael A. Dunn Los Olivos Resident

From: Sent: To: Subject:

,

Paul Hood <hood.paul@sbcglobal.net> Saturday, April 01, 2017 12:53 PM Alexander, Jacquelyne FW: Approve application

From: Laura Lippincott [mailto:signsofgrowth@gmail.com] Sent: Monday, March 27, 2017 7:35 AM To: lafco@sblafco.org Subject: Approve application

LAFCO Commission, I am writing to voice my support for the approval of the Los Olivos CSD application. Thank you, Resident of Los Olivos Laura Lippincott

From:	Paul Hood <hood.paul@sbcglobal.net></hood.paul@sbcglobal.net>
Sent:	Saturday, April 01, 2017 12:54 PM
То:	Alexander, Jacquelyne
Subject:	FW: LAFCO meeting April 13 re vote on Los Olivos CSD formation application

From: Rebecca Gomez [mailto:rrgomez@hwy246.net]
Sent: Monday, March 27, 2017 2:51 PM
To: lafco@sblafco.org
Cc: rrgomez@hwy246.net; adkoehn2004@hwy246.net
Subject: LAFCO meeting April 13 re vote on Los Olivos CSD formation application

Paul Hood and LAF Commission,

We are unable to attend the April 13 meeting of LAFCO when a vote will take place on the formation of a Los Olivos CSD. We are also unable to attend to provide remote testimony from the Board of Supervisors Hearing Room in Santa Barbara.

However, as residents, we do want to voice our support for approval of our Los Olivos CSD application. Thank you for your attention to this as you consider your vote.

Rebecca Gomez Zussin Allen D. Koehn PO Box 740 Los Olivos

From: Sent: To: Subject: Paul Hood <hood.paul@sbcglobal.net> Saturday, April 01, 2017 12:53 PM Alexander, Jacquelyne FW: Los Olivos CSD

-----Original Message-----From: Esther Ruth [mailto:estherruth1@hotmail.com] Sent: Sunday, March 26, 2017 9:00 PM To: lafco@sblafco.org Subject: Los Olivos CSD

This is to let you know that I support approval of the Los Olivos CSD application. Unfortunately, I will not be able to attend the April 13 meeting therefore I am sending this email. Esther Andrews, Resident of Los Olivos

From: Sent: To: Subject: Paul Hood <hood.paul@sbcglobal.net> Saturday, April 01, 2017 12:54 PM Alexander, Jacquelyne FW: Los Olivos CSD application

From: Carl Rio [mailto:carl.maryellenrio@verizon.net] Sent: Tuesday, March 28, 2017 9:21 AM To: lafco@sblafco.org Subject: Los Olivos CSD application

LAFCO

Re: Application for Los Olivos CSD formation

I would like to support the efforts of the local organizing group in putting together the application for a **Los Olivos Community Service District.** Much time, research and work has gone into this process and as a local resident, I appreciate all they have done. This has gone on much too long and as an identified problem area this group has taken the initiative to move forward to rectify the situation. I support the application and hope you will approve this as this is not something that will happen overnight, but will allow this to move forward.

Sincerely,

Rio Trust Mary Ellen Rio 2726 Grand Avenue Los Olivos, Ca. 93441 (805) 686-1689

From: Sent: To: Subject: Paul Hood <hood.paul@sbcglobal.net> Saturday, April 01, 2017 12:53 PM Alexander, Jacquelyne FW: Los Olivos

From: Dana Perlman [mailto:dperlman@perlmanlaw.com]
Sent: Monday, March 27, 2017 10:07 AM
To: lafco@sblafco.org
Cc: Hugh Kinsellagh (hugh@malibucolonyco.com) <hugh@malibucolonyco.com>
Subject: Los Olivos

Hello. I am writing to you because my husband and I (who own a residence at 3150 Figueroa Mountain Road, Los Olivos, CA) live in Los Angeles and will be unable to attend or participate in the April 13 meeting.

We support the approval of the Los Olivos CSD application and formation of a District in Los Olivos. Having owned this property for 7 years, we are frustrated with how slow this process is and that there is still no solution in sight for our community. However, as a 5-year member of the Los Angeles Planning Commission, I fully appreciate the importance of having local control over such critical decisions and believe that the formation of this District is the best hope of making progress towards bringing Los Olivos into compliance with state mandates.

Thank you.

Dana M. Perlman & Hugh M. Kinsellagh 3150 Figueroa Mountain Road Los Olivos, CA

Mailing address: 2221 Century Hill, LA, CA 90067

Dana M. Perlman PERLMAN ASSOCIATES 9454 Wilshire Boulevard, Suite 710 Beverly Hills, CA 90212 T: 310.247.9500 x1 F: 310.247.0109 E: dperlman@perlmanlaw.com W: www.perlmanlaw.com

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From: Sent: To: Subject: Paul Hood <hood.paul@sbcglobal.net> Sunday, April 02, 2017 7:38 PM Alexander, Jacquelyne FW: SUPPORT FOR PROPOSED LOS OLIVOS CSD

From: William Probert [mailto:wp46hg@verizon.net] Sent: Sunday, April 02, 2017 7:17 PM To: lafco@sblafco.org Subject: SUPPORT FOR PROPOSED LOS OLIVOS CSD

LAFCO Representatives,

When we moved to Los Olivos in the mid-nineteen sixties, residents were even then talking about a sewer system because of prevailing septic system problems. The establishment of a Los Olivos Community Service District, independent of any other community sphere, appears to be the most feasible and favorable way to resolve this long standing issue. I strongly endorse and support the effort.

William Probert 2465 Grand Ave Los Olivos,CA wp46hg@verizon.net