CHAPTER 10.72 AMENDMENT UNDERLINE/STRIKEOUT

10.72.030 - Operation permit process.

All applicants for an operation permit as required by Section 10.72.010 shall:

- A. Provide proof of financial capability and commitment to the operation, continuing maintenance replacement, repairs, periodic noise studies and sound analyses, and emergency contingencies of said facility. Such proof shall be in the form approved by County Counsel, such as a bond, a letter of credit, or other suitable security including stream of income. For regional desalinization projects undertaken by any public agency, such proof shall be consistent with financial market requirements for similar capital projects.
- B. Provide assurances that each facility will be owned and operated by a public entity.
- <u>CB</u>.Provide a detailed monitoring and testing program in a manner and form as prescribed by the Director of Environmental Health.
- <u>DC</u>.Submit a maintenance and operating plan in a form and matter prescribed by the Director of Environmental Health.
- <u>ED</u>.All operators of a desalinization treatment plant shall notify the Director of Environmental Health of any change in capacity, number of connections, type or purpose of use, change in technology, change in reliance upon existing potable water systems or sources, or change in ownership or transfer of control of the facility not less than ten (10) days prior to said transfer.