

the County Board of Health. No person shall fill in the open trenches or the excavation for any underground portion of an excreta disposal plant nor shall render an excreta disposal plant fit for usage without inspection of and written approval of the excavated plant by the Health Officer.

1029F. Any excreta disposal plant, the contents of which are accessible to flies, animals or surface drainage or are endangering a water supply or are a detriment to health in any other way, or earth pit privy, the contents of which are less than one foot below the lower surface of the floor, shall constitute an excreta disposal nuisance. The Health Officer shall make inspection of existing excreta disposal plants. If an excreta disposal nuisance is found to exist on a property within reach of a public sewer, the Health Officer shall notify the owner or occupant of the premises to connect said premises to the public sewer within a specified reasonable time and to abandon the excreta disposal plant on said property and leave it in such a way that it cannot again be used or become injurious to health. If any excreta disposal nuisance consisting of an unsanitary outside toilet connected to the public sewer is found to exist, the Health Officer shall notify the owner or occupant of the premises to repair, clean, reconstruct or otherwise recondition the said outside toilet so that it is no longer a detriment to health. If an excreta disposal nuisance is found to exist on a property which is out of reach of the public sewer, the Health Officer shall notify the owner or occupant of the property to reconstruct or replace the existing excreta disposal plant or plants within a specified reasonable time under Health Officer permit as heretofore prescribed. No owner or occupant shall maintain an excreta disposal nuisance after the time limit aforesaid specified by the County Health Officer. If an excreta disposal nuisance is found to exist which consists of unsanitary surface or pit privy, the Health Officer may, in addition to notices served in other ways, post a notice on the privy building.

1029G. If an excreta disposal nuisance is found to exist on a property which is not occupied, the Health Officer may, in addition to notices sent in other ways, post appropriate notice on the property to the effect that no person shall occupy the property until the property has been connected to the public sewer or until the excreta disposal plant has been reconstructed or replaced. No person shall remove or deface the aforesaid notice of an excreta disposal nuisance on unoccupied property nor shall any person occupy the property without permission of the Health Officer or until the property has been connected to the public sewer or until the excreta