

Submitter:	Miles Johnson
On Behalf Of:	Self
Committee:	Senate Committee On Natural Resources and Wildfire
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The OHA, and the DEQ should not have any involvement in the monitoring of private wells for single family homeowner use. If land use permits a well under current zoning laws and the installation of said well was done by licensed professionals (who test already) then that should be the end. State and federal government agencies should stay of of things that do not affect public health and safety. This is more government oversight and overreach. If a private entity wants to install a well in an area authorized to do so the it should not be monitored, or tested or mettled with in any way; let the well installers continue doing the work they do as good steward of the land they are hired to do work on. And absolutely, on an existing well paid for by private entities, all government agencies should stay out.