37.03.08 - WATER APPROPRIATION RULES

000. LEGAL AUTHORITY. The Director of the Idaho Department of Water Resources adopts these rules under the legal authority of Section 42-1805(8), Idaho Code. 001. TITLE AND SCOPE. 01. **Title.** These rules are titled IDAPA 37.03.08, "Water Appropriation Rules." (3-18-22)02. Scope. These rules set the procedures for obtaining a permit to divert and use unappropriated public waters or a permit for a Reallocation of Trust Water within the Swan Falls Trust Water Area. These rules govern the filing and processing of applications for permit to appropriate water pending on or after the adoption of these rules. 002. -- 009. (RESERVED) **DEFINITIONS.** 010. The terms "consumptive use," "digital boundary," "local public interest," "municipality," "municipal provider," "municipal purposes," "planning horizon," "reasonably anticipated future needs," and "service area" have the meaning given for those terms in Section 42-202B, Idaho Code. The terms "ground water" and "low temperature geothermal resource" have the meaning given for those terms in Section 42-230, Idaho Code. The term "critical ground water area" has the meaning given for that term in Section 42-233a, Idaho Code. Acre-Foot (af). A volume of water sufficient to cover one (1) acre of land one (1) foot deep and is 01. equal to forty-three thousand five hundred sixty (43,560) cubic feet. Applicant. The person, corporation, association, firm, governmental entity or agency, or other entity 02. who applies to divert and beneficially use public waters. 03. **Application**. An application for permit to appropriate water filed with the Department. **Board**. The Idaho Water Resource Board. 04. (3-18-22)Cubic Foot Per Second (cfs). A rate of flow approximately equal to four hundred forty-eight and eight-tenths (448.8) gallons per minute and equal to fifty (50) Idaho miner's inches. **06. Department**. The Idaho Department of Water Resources. (3-18-22)**07.** Director. The Director of the Idaho Department of Water Resources or a Department employee with authority delegated under Section 42-1701(3), Idaho Code. 08. Generally Described Place of Use. A place of use authorized by an existing water right or permit consist with Sections 42-202, 42-219, 42-222, or 42-1411, Idaho Code consisting of a general area or boundary within which water diverted under the water right or permit is used. Murphy Gage. The United States Geological Survey stream gage station (site identification number 13172500) located on the right bank of the Snake River at river mile 456.8, approximately 8.5 miles east-northeast of

10. Permit. The water right document issued by the Director authorizing the diversion and use of

Murphy, Idaho and 0.9 miles downstream from the Swan Falls power plant at latitude 43° 15' 17. 33" N, longitude 116° 23' 26. 30" W, North American Datum of 1983, in the NW ¼ of the NW ¼ of Section 18, Township 2 South,

Range 1 East, Boise Meridian, Hydrologic Unit 17050103.

11. form unless a diff	Priority Date . The date of appropriation established when an Application is filed in acceptable ferent date is set in accordance with applicable law.
	Project Works . A general term that includes diversion works, conveyance infrastructure, and any pply water to the intended use. Improvements made as a result of application of water, such as land altivation, are not a part of the project works.
13. Reallocation of T	Public Interest. The interests that the people of the state of Idaho have in the effects of a proposed rust Water per Section 42-203C(2), Idaho Code.
	Reallocation of Trust Water. Appropriation of Trust Water for a use other than hydropower extent the Water Rights Held in Trust are subordinated to permits issued for such other uses of water on 42-203C, Idaho Code.
15. later in time.	Subordinated . Subject to diminishment or depletion without compensation by water rights initiated ()
in Section 18, To to that reach of the Snake River of Falls Trust Water tributary to the S	Swan Falls Trust Water Area. The reach of the Snake River extending downstream from Milner Sections 28 and 29, Township 10 South, Range 21 East, Boise Meridian) to Swan Falls Dam (located twnship 2 South, Range 1 East, Boise Meridian) and all surface and ground water sources tributary the Snake River. The area within which ground water is presently designated tributary to the reach of extending downstream from Milner Dam to Swan Falls Dam is depicted in APPENDIX A. The Swan Area excludes any reach of the Snake River upstream of Milner Dam, any surface or ground water snake River upstream of Milner Dam, the Snake River downstream of Swan Falls Dam, and any I water tributary to the Snake River downstream of Swan Falls Dam.
available for real	Trust Water . Water in excess of the state established minimum stream flow at the Murphy Gage y appropriated for hydropower generation purposes by the Water Rights Held In Trust that is made location to uses other than hydropower generation to the extent the Water Rights Held in Trust are ermits issued for such other uses pursuant to Section 42-203C, Idaho Code.
18. which diverts wa	Trust Water Right. A water right acquired pursuant to Sections 42-203B and 42-203C, Idaho Code ter first appropriated under a Water Right Held in Trust.
19. or ground water 6	Unappropriated Water. The public waters of the state of Idaho in streams, rivers, lakes, springs, exceeding the amount necessary to satisfy prior water rights.
with subsection (Falls Trust Water 02036, 02-02056)	Water Right Held in Trust. A water right used for hydropower generation purposes that is in num stream flow established by state action and is held in trust by the state of Idaho in accordance 2) or subsection (3) of Section 42-203B, Idaho Code. The Water Rights Held in Trust for the Swan Area decreed by the Snake River Basin Adjudication are 02-02001A, 02-02001B, 02-02032B, 02-02-02057, 02-02059, 02-02060, 02-02064, 02-02065, 02-04000B, 02-04001B, 02-10135, 36-02013, 026, 37-02128, 37-02471, 37-02472, 37-20709, and 37-20710.
011. – 024.	(RESERVED)
025. GENER	RAL DESCRIPTION OF THE PROCEDURE TO BE USED FOR ALLOCATION.
	Applications to Appropriate Unappropriated Water . The Director will process an Application appropriated public waters as described in Section 040, and evaluate them as described in Subsection criteria of Section 42-203A(5), Idaho Code.
02. process an Appli	Applications to Appropriate Water from the Swan Falls Trust Water Area. The Director will cation to appropriate water from the Swan Falls Trust Water Area as described in Section 040, and

unappropriated public waters of the state or reallocated Trust Water.

evaluate them as follows:	()
a. First, the Director will evaluate the of Section 42-203A(5), Idaho Code.	e Application as described in Subsection 045.01, using the criteria ()
than a Reallocation of Trust Water and it satisfies approve the Application for unappropriated water.	ppropriated water within the Swan Falls Trust Water Area rather all criteria of Section 42-203A(5), Idaho Code, the Director may An Application for unappropriated water within the Swan Falls rs sought for appropriation exceed the amount necessary to satisfy eld in Trust.
	the criteria of Section 42-203A(5)(b) through (g), Idaho Code, or other than a Water Right Held in Trust, the Director may deny the
	riteria of Section 42-203A(5), Idaho Code, except it is found to a Trust, it is seeking Reallocation of Trust Water and the Director 2.b.
b. Second, the Director will evaluat whether it would cause a significant reduction under	e the Application as described in Subsection 045.02, to determine or Section 42-203C(1), Idaho Code.
i. If the Application will not cause a approve the Application without additional evaluation	significant reduction under Section 42-203C(1), the Director may on.
ii. If the Application will cause a s Director will review the Application under Paragra	ignificant reduction under Section 42-203C(1), Idaho Code, the ph 025.02.c.
as described in Subsection 045.03, to determine if t	e a significant reduction, the Director will evaluate the Application he proposed reduction is in the Public Interest under the criteria of is in the Public Interest, the Director may approve the Application. Director may deny the Application.
026 034. (RESERVED)	
035. APPLICATION REQUIREMENTS.	
01. General Provisions.	(3-18-22)
a. An Application must be filed:	
i. On the form, which may include for Permit to Appropriate the Public Waters of the	attachments, prescribed by the Department entitled "Application State of Idaho;" ()
	01.01, "Rules of Procedure of the Idaho Department of Water ormat, or through the Department's online filing process; ()
iii. With the applicable filing fee set	forth in Section 42-221A, Idaho Code; and ()
iv. With all necessary information as	described in Subsection 035.03.
	A, Idaho Code, are based on the total rate (in cfs) or the total storage Application diversion rate and storage volume elements lead to able filing fee.
c. The Department will determine	whether an Application is acceptable for filing under Subsection

035.03 or if it red	quires clarification or correction.	()
unacceptable Ap	When an Application is not acceptable for filing, as described in Subsection 035.03, the Depthe Application and will proceed as directed in Section 42-204(1), Idaho Code. Filing fee plication will be refunded to the Applicant if the Application is not timely clarified or correlication does not establish a priority date.	es for a	n
e. required by Subs	When an Application is accepted for filing but requires clarification or correction of the information of the Department will proceed as directed in Section 42-204(1), Idaho Code.	ormatio (n)
02.	Effect of an Application.	3-18-22	2)
	The priority date of an Application is established as of the time and date the Department n a form acceptable for filing with the statutory filing fee. The priority date of the Application nged by an action of the Director in accordance with applicable law.		
b. by the Director in	An Application is not a water right and does not authorize diversion or use of water until an accordance with the laws in effect at the time the Application is approved.	approve (d)
must notify the D parties in the con of the Idaho De	An Applicant's interest in an Application is personal property. An Applicant may convey in Application to another person or entity. The person or entity to whom the Application is corporated of the assignment, in writing, within thirty (30) days after the assignment and not attested case, if the Application is protested, in accordance with IDAPA 37.01.01, "Rules of Propertment of Water Resources," Section 202. The Department will not accept an assign gived more than thirty (30) days after the assignment if the Department issued a decision	onveye ify other rocedur nment o	d er e of
03. it is filed in a ma	Requirements for Applications Acceptable for Filing. An Application is acceptable for manner stated in Paragraph 035.01.a. and includes the following information:	filing (if)
a.	Name and mailing address of the Applicant.	()
i.	If the Applicant is a corporation, also include the names of all directors and officers.	()
ii. and addresses of	If the Applicant is a partnership, limited liability company, or joint venture, also include the all members or partners and the name of the managing member or partner, if any.	ne name	(s)
b.	Source of water to be appropriated.	()
i. divert water from	Identify only one water source unless the Application is for a single interconnected system more than one source.	that wi	ll)
describe as "unna the ground prior water source flow	For a surface water source, include the official geographic name listed on the Unite ey (USGS) Quadrangle map. If the surface water source is not named on the USGS Quadrangamed," but identify the system or river to which the source is tributary. If the water source is to reaching a tributary named on the USGS Quadrangle map, describe the tributary as "sinks we into a tributary named on the USGS Quadrangle map for part of the year and sinks into the of the year, identify the tributary as the named source on the USGS Quadrangle map.	gle map inks int s". If th	o, o ie
iii.	For a water source under the ground surface, identify the source as "ground water."	()
iv. value and second Idaho Code.	For a low temperature geothermal resource, state how the source will be used primarily for larily for its value as water or how the use qualifies for an exemption consistent with Section		
v.	For an Application within the Swan Falls Trust Water Area, state if the application is	seekin	g

unappropriated v	water or Reallocation of Trust Water.	()
c.	Legal description of the point of diversion and place of use.	()
i. subdivision or U	Describe the location of the point of diversion and place of use to the nearest forty nited States Government Lot of the Public Land Survey System.	(40) ac	re)
ii. diversion or plac	Subdivision names, lot and block numbers, and any name in local common usage for the ee of use may be included.	e point	of)
an Application o water right or pe Place of Use with	If irrigation use is proposed, state the number of acres to be irrigated to the nearest who acre subdivision of the place of use except acreage shall be shown to the nearest one-tenth of less than ten (10) acres unless the place of use is a Generally Described Place of Use for a termit. If the Applicant owns an existing water right or permit that authorizes a Generally I han established digital boundary, state the name of the Generally Described Place of Use and the Generally Described Place of Use boundary.	(0.10) f n existir Describe	or ng ed
d.	Quantity of water to be diverted.	()
i. use proposed, us rate and tenths fo	Include the rate of flow in cfs or the volume of water to be stored in af per year for each sing values with a maximum of three significant figures with no more precision than hunder volume.		
plan may include	For an Application to store water, the maximum af per year may not exceed the storage the Application includes a plan of operation for filling the facility more than once per year. The refills for seepage, evaporation, use from storage, and other purposes the Applicant intends cility throughout the year.	The ref	ĭll
need not include capacity of the si diversion rate in	For an Application to store water in an off-stream storage facility, include a maximum age and the total storage volume. Unless the storage facility is the end use of water, the Application of less) storage that facilitates operation of a water distribution systemage facility is equal to or less than the volume of water diverted within 24-hours at the combination with existing water rights utilizing the same system and short-term storage of with existing water rights.	oplication oplication	on he ed
e.	Beneficial use of the water.	()
i. details of the pro industrial, or mu	Describe the proposed use of the water. So long as a narrative or other Application material posed use, the description used in the purpose of use field may be in general terms such as inicipal.		
ii. Checklist." The '	For a municipal purposes Application, attach a complete "Municipal Water Right Application Checklist" is a form attachment available from the De		
within the service	For a municipal purposes Application that proposes to appropriate water for reasonably are clude justification for the service area, planning horizon, population projection, and wate e area at the end of the planning horizon. Also include a gap analysis showing the existing water the municipal purposes need at the end of the planning horizon.	r demar	nd
	For a municipal purposes Application that does not propose to appropriate water for receneeds, include a water requirement narrative with a map of the service area, current water five years, and any existing plan for assigning the water right to a subdivision hor her local entity.	ter need	ls,

For a municipal purposes or multi-domestic use Application where the Applicant intends to sell a

v.

before the proof	ace of use to an individual parcel or lot owner resulting in different place of use property ow of beneficial use due date, describe the plan the Applicant has to convey the permit, resulti- roval, to the system operator prior to conveying individual parcels or lots.		
f.	Period of use.	()
i.	A period of use must be listed for each beneficial use proposed in the Application.	()
ii. APPENDIX B, t	For irrigation use, the period of use must coincide with the annual periods of use shanless it can be shown that a different period of use is necessary.	10wn i	n)
g.	All proposed project works for diverting, distributing, and using the water.	()
association, or or state if the App	Any other water right used at the place of use for the same purpose. Include water right nulivery organization, such as a municipal provider, canal company, irrigation district, distribution entity that supplies water for the same use at the Application place of use, if an elicant is entitled to distribution of water from the entity's distribution system, but the em is incapable of delivering water to the Application place of use.	tch use ny. Als	er o
include a descrip	Ownership or other legal access to the point of diversion, place of use, and conveyance sy han the Applicant owns the property at the point of diversion, place of use, or conveyance otion of the arrangement, or proposed arrangement, enabling the Applicant to access the proposed in the Application.	system	ı,
Code, the period	Period of time required for completion of the project works and application of water to be mit holder may request extensions of the permit development period under Section 42-20 of time stated on an Application may not exceed five (5) years unless the Application is for mipated future needs.	4, Idah	0
k.	Map or plat of sufficient scale to show the proposed project.	()
l.	Applicant signature or evidence to show that the signatory has authority to sign the Applica	ation.)
i. connects the nam	For an Application in more than one (1) name, include the signature of each Applicant unless.	ess "or	,,,)
municipality or	For an Application by a corporation, company, municipality, governmental entity or agency, clude the signature and title of an officer of the corporation or company or an elected official an individual authorized by the governmental entity or agency or other organization to cernatively, the Application may be signed by an authorized agent of the Applicant in accordance 5.03.l.iii.	al of th sign th	ie ie
	If the signatory is an authorized agent of the Applicant, include a power of attorney emonstrating the signatory has legal authority to sign on behalf of the Applicant. If the signary, power of attorney is not required.	tory is	
04.	Amended Applications. (3	3-18-22	2)
diversion, or mal period of use that	An Applicant or the Applicant's agent must amend an Application if the Applicant intends to se, period of use, point of diversion, place of use, method or location of water diversion, an ke other substantial changes. The Department may clarify source or tributary names or the in at do not meet Paragraph 035.03.b. and 035.03.f. requirements by documenting the official licant amending the Application.	nount c rrigatio	of n
b.	An Applicant or the Applicant's agent may amend an Application to clarify the name of the	e sourc	e

of wate:	r but may	not amend an Application to change the source of water.	()
_		An amendment that increases the rate of diversion, increases the volume of water diverted priod of use, or adds an additional beneficial use will result in the Department changing the Applie date the Department received the amended Application.		
	d.	An Applicant or the Applicant's agent may amend an Application by:	()
change;	i. ;	Striking each item to be changed on the original Application form and initialing and data	ing eacl	h)
	ii.	Filing a new Application form designated as an amended Application ; or	()
	iii.	Changing an Application electronically via the Department's online filing process.	()
Applica	e. ation mus	If the amendment increases the total diversion rate or total storage volume requested, the at include the additional filing fee required by Section 42-221A, Idaho Code.	mende	d)
notify th	f. he Depart	If the Applicant's name or mailing address changes, the Applicant or the Applicant's agestment of the change in writing.	ent mus	it)
Applica delay w serve th	plicant mant's App will injure ne interest	ATED PROCESSING. Lay request in writing that the Department delay commencement or interrupt processing dication for a period not to exceed one (1) year. The Department may approve the request un existing water rights, the Applicant seeks the delay for speculative purposes, or the delay of the people of Idaho. The Department may approve a request for delay for a shorter period may renew the approval upon written request.	nless the	e ot
037. – 0	039.	(RESERVED)		
037. – 0 040.		(RESERVED) ESSING APPLICATIONS.		
		ESSING APPLICATIONS.	3-18-22)
	PROCI	ESSING APPLICATIONS.	3-18-22)
040.	PROCI 01. a. b. ment will	ESSING APPLICATIONS. Public Notice Requirement. (3)	()) af, th) e
Departrilegal no	PROCIONAL DE LA COMPANION DE L	Public Notice Requirement. Publication of an Application will be in accordance with Section 42-203A, Idaho Code. For an Application that proposes diversion in excess of ten (10) cfs or one thousand (1,000 accomplish statewide circulation required by Section 42-203A(2), Idaho Code, by publication Required by Section Accordance By Section Ac	()) af, the cion of a) e a)
Departr legal nowhich to the Dep	PROCION DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL CO	Public Notice Requirement. Publication of an Application will be in accordance with Section 42-203A, Idaho Code. For an Application that proposes diversion in excess of ten (10) cfs or one thousand (1,000 accomplish statewide circulation required by Section 42-203A(2), Idaho Code, by publicate ast once each week for two (2) successive weeks in; A newspaper, as defined in Section 60-106, Idaho Code, of general circulation in the contraction.	()) af, the cion of a county in (each o) e a) n) f e
Departr legal nowhich to the Dep	PROCION DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL CO	Public Notice Requirement. Publication of an Application will be in accordance with Section 42-203A, Idaho Code. For an Application that proposes diversion in excess of ten (10) cfs or one thousand (1,000 accomplish statewide circulation required by Section 42-203A(2), Idaho Code, by publicate ast once each week for two (2) successive weeks in; A newspaper, as defined in Section 60-106, Idaho Code, of general circulation in the confidiversion is located; and At least one (1) daily newspaper, as defined in Section 60-107, Idaho Code, published in section (4) administrative regions that the Director determines is of general circulation with the desired content of the confidence of the	() af, the cion of a county in (each o athin the () ea) n) fe)
Departr legal nowhich to the Departr	PROCIONAL DE LA COMPANION DE L	Public Notice Requirement. Publication of an Application will be in accordance with Section 42-203A, Idaho Code. For an Application that proposes diversion in excess of ten (10) cfs or one thousand (1,000 accomplish statewide circulation required by Section 42-203A(2), Idaho Code, by publicate ast once each week for two (2) successive weeks in; A newspaper, as defined in Section 60-106, Idaho Code, of general circulation in the confidiversion is located; and At least one (1) daily newspaper, as defined in Section 60-107, Idaho Code, published in section (4) administrative regions that the Director determines is of general circulation with gion within which it is published.	() af, the cion of a cio) ea) n) fe) 1.)

e. The Applicant m Code.	An Application amended pursuant to Paragraph 035.04.a. after publication requires republication. nust file the amended Application with the republication fee prescribed in Section 42-221F, Idaho ()
	The Director may deny approval of an Application filed for diversion of ground water in a al ground water area without publication of the Application if the Director believes that there is a variable for the proposed water use.
was published p	If a moratorium order is amended or repealed allowing the Director to continue processing an iously held without final action by the Director, the Department will republish an Application that rior to being held for the moratorium. The Applicant must pay the republication fee prescribed in Idaho Code prior to the republication.
h. do so is cause fo 36.	Failure to pay a required republication fee within thirty (30) days after the Applicant is notified to r the Department to void the application, unless a processing delay is approved pursuant to Section (
02.	Protests, Intervention, Hearings, and Appeals. (3-18-22)
a. will process any Resources."	Section 42-203A, Idaho Code governs protests against approval of an Application. The Department protest in accordance with IDAPA 37.01.01, "Rules of Procedure of the Idaho Department of Water ()
b. the same informa	A protest may be filed on a form prescribed by the Department or in any other format that includes ation as the Department's prescribed form.
	The Department will not accept a protest or petition to intervene unless the protest or petition to with the statutory filing fee prescribed in Section 42-221L, Idaho Code except any subdivision of ned in Section 67-2301, Idaho Code, is exempt from paying filing fees.
	If a single protest names more than one individual protestant and does not identify a representative, vill consider the first person listed the spokesperson and primary contact for service of documents for viduals named as protestants.
e. particular class o as the matter pro	The Department will not consider a general protest (blanket protest) against Applications for a fuse or from a particular source of water a valid protest. A protest must identify a specific Application tested.
03.	Burden of Proof. (3-18-22)
a. case, and second	Burden of proof has two (2) parts: first, the burden of producing evidence to present a prima facie, the ultimate burden of persuasion.
b.	For evaluation of Section 42-203A(5), Idaho Code criteria for a protested Application:
	The Applicant has the initial burden of producing evidence for the evaluation of the criteria in A(5)(a) through (d), Idaho Code and of producing evidence of which the Applicant is knowledgeable in of the criteria in Sections 42-203A(5)(e) through (g), Idaho Code.
ii. be expected to be through (g), Idah	The protestant has the initial burden of producing evidence of which the protestant can reasonably be more cognizant than the Applicant for the evaluation of the criteria in Sections 42-203A(5)(e) to Code.
iii. (g), Idaho Code.	The applicant has the ultimate burden of persuasion of the criteria in Sections 42-203A(5)(a) through (

c.	For evaluation of Section 42-203C, Idaho Code criteria for a protested Application: ()
evidence of the	The protestant has the initial burden of producing evidence, as outlined in Subsection 045.02, twill cause a significant reduction, except that the Applicant has the initial burden of produc proposed project design, construction, operation, and directly associated operations of which wledgeable or can reasonably be expected to be knowledgeable.	ing
	The protestant has the ultimate burden of persuasion on whether the Application causes a signification of Subsection 045.02, and whether it meets the Public Interest criteria in Section 42-203Coutlined in Subsection 045.03.	
045.03, and inforand 42-203C, Ida the Applicant ha	For an unprotested Application or an Application for which all protests have been resolved, aluate the Application, any information filed pursuant to Subsections 040.05, 045.01, 045.02, armation in the files and records of the Department to determine compliance with Sections 42-203A aho Code. For an unprotested Application or an Application for which all protests have been resolves the burden of producing evidence and the ultimate burden of persuasion on whether the Applicaticable statutory criteria.	and (5) red,
04.	Additional Information Requirements. (3-18-	22)
evaluate the app	The Director may require the Applicant to file any of the additional information described 05.e. or 040.05.f. if the official record for the Application does not contain sufficient information clicable criteria in Section 045 and other statutory criteria. The Director will specify the additional interest in the information request to the Applicant.	ı to
b. 040.05.f. is not r	Unless the Director determines otherwise, information described in Paragraphs 040.05.e. required for:	or)
i. unappropriated v	An Application that seeks to appropriate five (5) cfs or less, or store five hundred (500) af or less water.	s of)
	An Application that seeks to use water from a source in the Swan Falls Trust Water Area to irrig 0) acres or less or any other use that the Director determines will reduce the flow of the Snake Ri Murphy Gage by two (2) af per day or less.	
than two hundre	Unless the Director determines otherwise, information described in Paragraph 040.05.f. is required in that seeks the use of water from a source in the Swan Falls Trust Water Area for irrigation of m d (200) acres or any other use that the Director determines will reduce the flow of the Snake Ri Murphy Gage by more than two (2) af per day.	ore
d. additional information requirements.	Unless the Director extends the time for filing additional information, the Applicant must file nation within thirty (30) days after the Director notifies the Applicant of the additional informat (
i. Applicant files a	The Director will only grant an extension of time to file the required additional information if written request showing good cause.	the)
ii. Application or a	If the required additional information is not filed within the time allowed, the Director may void dvance the Application priority date by the number of days that the information submittal is late.	the
e. information, incl	For purposes of evaluating the criteria in Subsection 045.01, the Director may request additional luding but not limited to the following:	nal)
i. employ to elimin	Project design, construction, operation techniques, or mitigation measures that the Applicant value or reduce the impact on other water rights.	vill)

during the peak us	se period and the average use period, the volume to be diverted per year, the period when water volume of water that will be consumptively used per year.	
rates for surface w	The quantity of water available from the source applied for, including but not limited to, the flavater sources available during periods of peak and average project water demand, the properties which water is to be taken for ground water sources, and other sources of supply that may be us water source proposed in the Application.	of
place of use includ across land not in access or has con arrangement with	Evidence documenting a possessory interest in the lands necessary for all project facilities and ling copies of deeds and leases. In the instance of a project diverting water from or conveying water the Applicant's ownership, the Applicant must submit evidence documenting the Applicant latested the landowner to initiate action to obtain the necessary interest, right-of-way, or of the landowner prior to development of the permit. If such interest can be obtained by emings, the Applicant must show that the Applicant has authority to exercise eminent domain to obtain (iter has her ent
v.] Code.	For hydropower use, evidence demonstrating compliance with Sections 42-205 and 42-206, Ida (ho)
	Applications for other needed permits, licenses, and approvals. The Applicant must keep sed of the status of the applications and any subsequent approvals or denials.	the)
	Evidence to show that it is reasonably probable that financing will be available to appropriate to the beneficial use proposed.	the)
	Plans, specifications, and estimated construction costs for the project works definite enough to all of project impacts and implications.	ow)
to raise the funds i	If the Applicant is a governmental entity proposing to use taxing, bonding, or contracting author- needed to commence and pursue project construction, a plan demonstrating the taxing, bonding, ity will be exercised in accordance with the project construction schedule.	
operation effects fi and place of use at the proposed proje	Letters requesting comment and any responding comment on the proposed project construction are from the governing body of the city, county, or tribal reservation within which the point of divers re located and any irrigation district, canal company, or similar water delivery entity within which is located, and from other people or entities in the local area who may be affected by the proposemined by the Director.	ion ich
	Design, construction, operation techniques, or mechanical equipment that will be employed in conveyance or use of water and to minimize waste.	to)
xii.	Evidence demonstrating compliance with the Idaho State Water Plan. ()
	For purposes of evaluating the criteria of Section 42-203C, Idaho Code, the Director may requition, including but not limited to the following:	est)
i. l newly developed l	If the project proposes irrigation use, the crop rotation, including acres under each crop type, ands.	for)
	The number and kinds of jobs created or eliminated as a direct result of project developm project construction and operating phases. If jobs are seasonal, include the number of months int.	

For an Application that proposes appropriating more than twenty-five (25) cfs, or more than ten

iii.

thousand (10,000) af of storage, or generating more than five (5) megawatts of power, the changes to community services required during the project construction and operation phases including, but not limited to, changes to schools, roads, housing, public utilities, and public health and safety facilities, if any.
iv. The source of energy for diverting and using water for the project, the estimated instantaneous demand and total amount of energy that will be used, the efficiency of use, and energy conservation methods. ()
v. The location, amount, and quality of return flow water, and any water conservation features of the project.
vi. If the project proposes irrigation use: the kinship, if any, of the operator of the land to be irrigated by the project to the Applicant; the location and acreage of other irrigated lands owned, leased, or rented by the Applicant; a soil survey prepared in accordance with the Natural Resources Conservation Service irrigable land classification system; a schedule for bringing into production the project lands; the name, address, and number of shares held by each shareholder if the Applicant is a corporation; and evidence of tax-exempt status if the Applicant is a corporation so claiming.
vii. The availability, foreseeability, and cost of alternative energy sources to ameliorate the economic impact the proposed use will have on electric utility rates in the state of Idaho.
041 044. (RESERVED)
045. EVALUATION CRITERIA.
01. Criteria for All Applications to Appropriate Water . The Director will use the following criteria in evaluating whether an Application to appropriate water should be approved, denied, approved for a smaller amount of water, or approved with conditions.
a. Reduction of water available under existing water rights (injury) criteria. A proposed use will be determined to reduce the quantity of water under an existing water right if:
i. The amount of water available under an existing water right will be reduced below the amount authorized by permit, license, decree, or valid claim or the historical amount beneficially used by the water right holder of such permit, license, decree, or valid claim, whichever is less;
ii. The holder of an existing water right will be forced to an unreasonable effort or expense to divert water for an existing water right. The reasonable pumping level provisions of Section 42-226, Idaho Code govern protection of existing ground water rights; or
iii. The quality of the water available would be made unusable by an existing water right and could not be restored to usable quality without unreasonable effort or expense.
iv. An application that would otherwise be denied because of injury to another water right may be approved upon conditions that mitigate losses of water for an existing water right, as determined by the Director.
v. If an existing water right is subordinated to future beneficial uses which include the Application's proposed use, the existing subordinated water right cannot be injured.
b. Sufficiency of water supply criteria. The water supply will be determined to be insufficient for the proposed use if water is not available for an adequate time interval in quantities sufficient to accomplish the proposed beneficial use.
c. Good faith criteria. The evaluation of whether an Application is made in good faith or made for delay or speculative purposes requires an analysis of the Applicant's intent to follow Application requirements and diligently pursue permit development. Speculation for this rule is an intention to obtain a water right permit without

Applicant from s	applying the water to beneficial use with reasonable diligence. Speculation does not preven subsequently selling the project for a profit or from making a profit from the use of the water per found to have not been made in good faith if:	
ownership, there way, or other arra made in good fa	The applicant does not have legal access to the property necessary to construct and operate. In the instance of a project diverting water from or conveying water across land not in the Applicant must be evidence that the Applicant intends to take action to obtain the necessary interest, right angement with the landowner prior to permit development for the Director to find the Application ith. If such interest can be obtained by eminent domain proceedings, there must evidence that thority to exercise eminent domain to obtain the interest for the Director to find the Application this.	ant's t-of- on is t the
ii. construct and ope	The applicant is not in the process of obtaining other permits, licenses, and approvals neede erate the project; or	ed to
iii.	There are obvious impediments that prevent the successful completion of the project. ()
d.	Financial resources criteria. An Applicant will be found to have sufficient financial resources:)
i. construction; or	Upon a showing that it is reasonably probable that funding is or will be available for pro-	oject)
ii. to raise the funds	If the Applicant is a governmental entity with the taxing, bonding, or contracting authority necess needed to commence and pursue project construction in accordance with the construction schedule.	
e. project will confl	Local Public Interest criteria. The Director will consider the following in determining whether ict with the Local Public Interest:	r the
	The direct effect the project will have on public water resources that are of interest to people in acted by the proposed water use, including but not limited to, fish and wildlife habitat, aquatic etic beauty, transportation, navigation, and water quality; and	
ii. effect the project reasonable time.	Whether the greatest possible benefit from the public water resources is achieved by considering t will have on the availability of water for alternative uses of water that might be made with	
regulatory agenc	Although the Director has independent responsibility for the overall assessment and balancin on the Local Public Interest, the Director shall give due regard to expertise of other state and federies charged with assessing individual issues identified in Subparagraphs 045.01.e.i. and it is into the primary job of the Department to protect the health and welfare of Idaho's citizens (deral l ii.,
•	The Director may condition approval of an Application on compliance with orders, red authorizations issued or to be issued by state and federal regulatory agencies with jurisdiction devant to the Local Public Interest.	
v. can be approved	The Director will deny an Application that conflicts with the Local Public Interest unless the prowith conditions to resolve the conflict with the Local Public Interest.	oject)
f. determined to con	Conservation of water resources within the state of Idaho criteria. The Application will inflict with the conservations of water resources if:	l be)
i.	A diversion rate greater than 0.02 cfs per acre is proposed, but is not necessary for irrigation us	se;

ii. Design, construction, operation techniques, or mechanical equipment will not be employed to achieve a water use efficiency consistent with contemporary engineering, industry, and regulatory standards; ()
iii. A proposed storage facility will exceed a seepage rate of 0.2 feet per day. This criterion does not apply if the proposed storage facility will be used as an infiltration basin for ground water recharge, an excavated pond filled by intercepting ground water, or an impoundment for irrigation use not exceeding five (5) af of stored water per acre of irrigation; or
iv. The place of use of a ground water Application proposes primary irrigation use when it has appurtenant surface water rights for irrigation purposes or is entitled to distribution of surface water from a water delivery entity for irrigation purposes and the water delivery entity's distribution system is capable of delivering water to the Application place of use.
g. In the case where the place of use is outside the watershed or local area where the source of water originates, the project effect on the local economy or local area criteria. The Director will consider the extent of adverse effect on the local economy of the watershed or local area within which the source of water for the proposed use originates.
h. Compliance with the Idaho State Water Plan criteria. The Director will consider whether the proposed diversion and use of water complies with the Idaho State Water Plan, including plans developed for specific geographic areas.
O2. Criteria for Evaluating Whether an Application for Reallocation of Trust Water in the Swan Falls Trust Water Area Will Cause a Significant Reduction under Section 42-203C(1), Idaho Code. The Director will find an Application for Reallocation of Trust Water within the Swan Falls Trust Water Area will cause a significant reduction when the proposed use, individually or cumulatively with other existing uses and uses reasonably likely to exist within twelve months of the proposed use, would significantly reduce the amount of Trust Water available to the user for hydropower generation purposes under a Water Right Held in Trust. The Director will presume an Application for Reallocation of Trust Water within the Swan Falls Trust Water Area will not cause a significant reduction if the Director determines the Application meets both the individual and cumulative tests for evaluating significant reduction as prescribed in Paragraphs 045.02.a. and b.
a. Individual test. The Director will presume: ()
i. A proposed use, when fully developed and its impact fully felt, that individually does not reduce the flow of the Snake River at the Murphy Gage by more than two (2) af per day does not cause a significant reduction;
ii. An irrigation project of two hundred (200) acres or less diverting from a source other than the Snake River or springs directly tributary to the Snake River located in the Swan Falls Trust Water Area will not reduce the flow at Murphy Gage by more than two (2) af per day and does not cause a significant reduction. However, this presumption is not applicable to an Application which the Director determines to be part of a larger development;
iii. Domestic, commercial, municipal, and industrial uses do not cause a significant reduction; and
iv. An irrigation project diverting water directly from the Snake River or springs directly tributary to the Snake River in the Swan Falls Trust Water Area does cause a significant reduction.
b. Cumulative test. The Director will presume a proposed use meets the cumulative test if the use, when fully developed and its impact is fully felt considered cumulatively with other existing uses and other uses reasonably likely to exist within twelve (12) months of the proposed use, will not deplete the flow of Snake River measured at Murphy Gage by more than:

i. Forty thousand $(40,000)$ af per calendar year when considered with all other uses approved for development of Trust Water during that calendar year; $($
ii. Forty thousand $(40,000)$ af per calendar year using a four (4) year moving average when considered with all other uses approved for development of Trust Water during that four (4) year period; and $($
iii. Twenty thousand (20,000) af per calendar year from filings approved for Reallocation of Trust Water which meet the criteria of Paragraph 045.02.a.
c. The presumptions in Section 02, Paragraph 045.02.a. and Paragraph 045.02.b. may be rebutted by the protestant, for a protested application, as outlined in Paragraph 040.03.c. and by the Applicant, for an unprotested application. In rebutting the presumptions that an Application does not cause a significant reduction, the Director may consider:
i. The amount of the reduction in hydropower generation that the proposed use will cause individually and cumulatively with other uses expected to be developed within twelve (12) months of the proposed use as compared to the existing hydropower generation output of the affected facility or facilities. (3-18-22)
ii. The relative importance of the affected hydropower facility or facilities to other sources of electrical power generation available to the holder of the facility or facilities. (3-18-22)
iii. The timing of the reduction in hydropower generation both on an annual basis and on a long-term basis considering the lag time between the beginning of diversion by the proposed use and the resulting reduction in hydropower generation. (3-18-22)
iv. The effect of the reduction in hydropower generation on the unit cost of hydropower from the facility or facilities and the average cost of electrical power offered by the facility holder.
v. The terms of contracts, mortgages, or regulatory permits and licenses that require the hydropower generation facility holder to retain the capability to produce hydroelectric power at a specific level.
03. Whether an Application for Reallocation of Trust Water in the Swan Falls Trust Water Area is in the Public Interest under Section 42-203C(2), Idaho Code. If the Director determines that an Application for Reallocation of Trust Water within the Swan Falls Trust Water Area will cause a significant reduction, the Director will consider the criteria of Section 42-203C(2), Idaho Code, before approving or denying the Application. The Director will presume an Application is in the Public Interest if it proposes a use consistent with Paragraph 045.03.f. The Director will presume an Application is not in the Public Interest if it proposes a use consistent with Paragraph 045.03.g. In evaluating the Public Interest criteria, no single Public Interest criterion will be entitled to greater weight than any other Public Interest criterion. When evaluating the Public Interest criteria, the Director will consider:()
a. The potential benefits, both direct and indirect, the proposed use would provide to the state and local economy. The economic evaluation will be based upon generally accepted economic analysis procedures which uniformly evaluate the following factors within the state of Idaho and the county or counties directly affected by the project:
i. Direct project benefits. (3-18-22)
ii. Indirect benefits including net revenues to the processing, transportation, supply, service, and government sectors of the economy. (3-18-22)
iii. Indirect project costs, including verifiable costs to government in net lost revenue and increased regulation costs, verifiable reductions in net revenue resulting from losses to other existing instream uses, and the increased cost of replacing reduced hydropower generation from unsubordinated hydropower generating facilities.

b. The economic impact the proposed use would have upon the electric utility rates in the state of

	vailability, foreseeability, and cost of alternative energy sources to ameliorate such impact include the following considerations:	. The	se)
	Projections of electrical supply and demand for Idaho and the Pacific Northwest made er Administration and the Northwest Power Planning Council and information available fitties Commission or from the electric utility from whose water right Trust Water is being really	rom tl	he
ii. impact on electri	The long-term reliability of the substitute source and the cost of alternatives including the recal rates.	esultir -18-2	_
total land to be it be irrigated in the (960) acres. For to divert water the this presumption rebutted by the p unprotested App	Whether the proposed use will promote the family farming tradition in the state of Ida evaluation, the Director will presume the Application promotes the family farming tradition registed by the Applicant, including currently owned and leased irrigated land and land prope Application and other Applications and permits of the Applicant, do not exceed nine hundre an Application proposing to divert water within the service area of a water delivery organization infrastructure shared by otherwise independent farming operations, the Director will enough infrastructure shared by otherwise independent farming operations, the Director will enough in individual basis within the relevant service area or place of use. This presumption rotestant, for a protested application, as outlined in Paragraph 040.03.c. and by the Applicant lication. If the presumption above does not apply, the Director will consider whether the proving characteristics:	n if the cosed six ation of the cost ation of the cost at the cost	to ty or te be
	The farming operation developed or expanded as a result of the Application is operated ember of the Applicant's family (spouse, parents or grandparents, lineal descendants, includir lineal descendants of parents, and spouse of lineal descendants);		
ii. the farming oper	In the event the Application is filed in the name of a partnership, one or more of the partners of ation; and	perato	es)
irrigation district	If the Application is in the name of a corporation, the number of stockholders does not exceed one or more of the stockholders operates the farming operation unless the Application is file t, drainage district, canal company or other entity authorized to appropriate water for land t or for stockholders of the company all of whom satisfy the presumption in Paragraph 045.0	ed by a lowne	an
d. water resources of	Whether the proposed project will promote full economic and multiple use development of the state of Idaho:	t of th	1e)
i.	Promoting and conforming with the adopted Idaho State Water Plan;	()
ii. available water s	Providing for coordination of proposed and existing uses of water to maximize the beneficial upplies;	l use	of)
iii.	Utilizing technology economically available to enhance water and energy use efficiency;	()
iv.	Providing multiple uses of the water, including multipurpose storage;	()
V.	Allowing opportunity for reuse of return flows;	()
vi.	Preserving or enhancing water quality, fish, wildlife, recreation, and aesthetic values; or	()
vii.	Providing supplemental water supplies for existing uses with inadequate supplies.	()
	Whether a proposed irrigation development will conform to a staged development policy (20,000) acres per year or eighty thousand (80,000) acres in any four (4) year period in the bove Murphy Gage. In applying these criteria, the Director will consider the following:		

between River;	1. 1 Milner I	Por purposes of Paragraph 045.03.e., "above the Murphy Gage" means the reach of the Snak Dam and the Murphy Gage, as well as any surface or ground water tributary to that reach of the		
for irrigated addition if more exceed to	ation develor than tweetwenty the	Twenty thousand (20,000) acres per year or eighty thousand (80,000) acres per four (4) year moving average of twenty thousand (20,000) acres per year of permits issued during a calend elopment. If permits for development of less than twenty thousand (20,000) acres are issued in permit in excess of twenty thousand (20,000) acres can be permitted in succeeding years. Literature thousand (20,000) acres is permitted in one year (recognizing that a single large project ousand (20,000) acres) the permitted development in succeeding years must be corresponding that a twenty thousand (20,000) acres per year average for any four (4) year period;	lar yea a yea kewis t cou gly le	ar r, e, ld
use. Pro		The criteria of Paragraph 045.03.e. applies to multiple-use projects with irrigation as a prowhich irrigation is only an incidental use, such as the land treatment of waste, are not included		
	ment, wit	The Director may approve an Application determined to be otherwise approvable but for age limitations of Paragraph 045.03.e., when considered with other Applications approvable conditions prescribing the construction of project works and beneficial use of water common the conditions prescribing the construction of project works and beneficial use of water common the conditions prescribing the construction of project works and beneficial use of water common the conditions approved the conditions approved to the conditions approve	ved fo	or
	f.	The Director will presume an Application is in the Public Interest if it proposes:	()
consiste	i. nt with th	To store surface water from the Snake River and surface tributaries upstream from Murphne Idaho State Water Plan;	y Gag (șe)
Water P	ii. lan; or	A state of Idaho-sponsored ground water recharge project that is consistent with the Idah	,	te)
of more	iii. than two	Domestic, commercial, municipal, or industrial use that does not have a maximum consumpt af per day.	tive us	;e)
		The presumptions outlined in Subparagraphs 045.03.g.i. through iii. may be rebutted protested application, as outlined in Paragraph 040.03.c. and by the Applicant, for an unprebutting these presumptions, the Director may consider the criteria in Paragraphs 045.03.a. to	oteste	ed
Falls Tr Snake R This pre and by	ust Water River Basesumption the Appli	The Director will presume an Application is not in the Public Interest if it proposes an irrewater directly from the Snake River or from springs directly tributary to the Snake River in the Area. Such proposals are presumed to prevent the full economic and multiple use of water in and to adversely affect hydropower availability and electrical energy rates in the state of a may be rebutted by the protestant, for a protested application, as outlined in Paragraph 04 icant, for an unprotested application. In rebutting this presumption, the Director may considerable 045.03.a. through e.	e Swar in the Idah	nn ne o. c.
046 ()49.	(RESERVED)		
050.	CONDI	TIONS OF APPROVAL.		
complia	01. nce with:	Issuance of Permit with Conditions. The Director may issue a Permit with conditions to	ensu:	re)
	a.	Chapter 2, Title 42, Idaho Code, and other statutory and regulatory duties;	()
	b.	Efficient administration of water rights by priority dates;	()

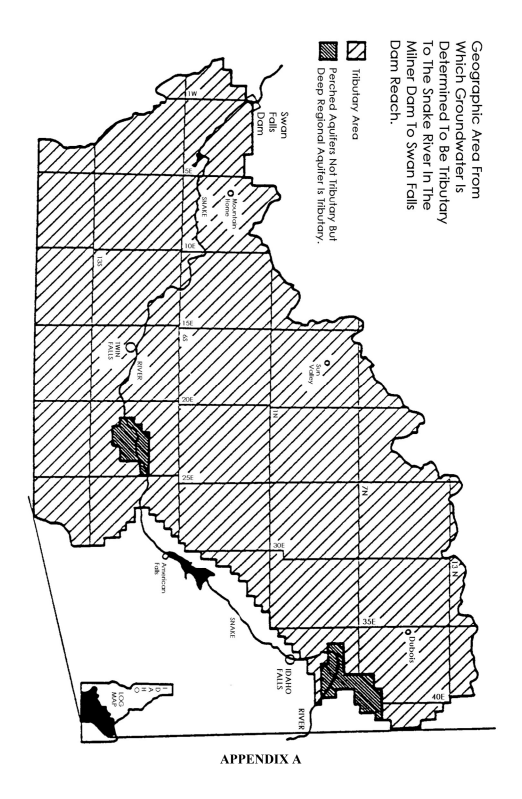
	c.	The criteria of Section 42-203A, Idaho Code;	()
	d.	The Idaho State Water Plan as required by Section 42-1734B(4), Idaho Code;	()
conserva	e. ation of w	Requirements of Section 42-203C, Idaho Code, including conditions to promote efficient vater; or	use an	d)
		The intent of agreements entered into by and between the state of Idaho and holders of water estand the state of Idaho's obligation to continually review the Reallocation of Trust Water con 203, Idaho Code.		
		Voiding Approval of Permit . Permits may be conditioned to authorize the Director to vermit if the Director determines that the Applicant submitted false or misleading information apporting documents.		
051 0	54.	(RESERVED)		
055.	MORA	TORIUM.		
	01.	Applications or Undeveloped Permits.	()
the perm	a. nit holder	The Director may cease action on Applications or stay further development of Permits for has not submitted proof of beneficial use in a designated geographical area upon finding a n		
	i.	Protect existing water rights; (3	-18-22	2)
	ii.	Ensure compliance with Chapter 2, Title 42, Idaho Code; or	()
law.	iii.	Prevent reduction of flows below a minimum stream flow held by the Board pursuant to app	olicabl (e)
of a Peri	b. mit will b	Notice of the Director's action to cease further action on an Application or stay further develope by:	opmer (nt)
	i.	Order served by certified mail upon the then existing affected Applicant or permit holder; an	nd ()
area affe	ii. ected.	Publication of the order for three (3) consecutive weeks in a newspaper of general circulation	n in th (e)
holder to	c. o file, wit	The order of the Director's action to stay further development of a Permit will require a thin sixty (60) days of order issuance, either;	perm (it)
of the or	i. der; or	Proof of beneficial use for the extent of diversion and beneficial use accomplished prior to is	ssuanc (e)
		A response with supporting information demonstrating the permit holder made a sub- to receipt of the order, in facilities to divert and beneficially use water under the Permit that dditional time to complete all or part of the project.	t merit	
develop	iii. ment on t	Failure to submit proof of beneficial use or a response will result in suspension of the entirety of the Permit.	furthe	er)

d.

Objections to the Director's action will be considered under IDAPA 37.01.01, "Rules of Procedure

056. -- 999. (RESERVED)





APPENDIX B

