37.03.08 - WATER APPROPRIATION RULES

000. LEGAL AUTHORITY (RULE 0).

The Director of the <u>Idaho</u> Department of Water Resources adopts these rules under the authority <u>provided by of</u> Section 42-1805(8), Idaho Code.

(3-18-22)(_____)

001. TITLE AND SCOPE (RULE 1).

- **01. Title.** These rules are titled IDAPA 37.03.08, "Water Appropriation Rules." (3-18-22)
- 02. Scope. (3-18-22)
- a. Background and Purpose. The 1985 Idaho Legislature authorized reallocation of certain hydropower water rights to new upstream beneficial uses. The reallocation is to be accomplished using statutes designed to provide for the appropriation of unappropriated public water supplemented by a public interest review of those reallocations which significantly reduce existing hydropower generation. These rules provide set the procedures for obtaining the right a permit to divert and use unappropriated public water as well as water previously appropriated for hydropower use which has been placed in waters or a permit for reallocation of trust with the State of Idaho and is subject to reallocation water within the Swan Falls Trust Water Area. Guidelines are provided for These rules govern the filing and processing of applications, and criteria are established for determining the actions to be taken by the Director for permits to appropriate water pending on or filed after the adoption of these rules.

b. Scope and Applicability. These rules are applicable to appropriations from all sources of unappropriated public water in the state of Idaho under the authority of Chapter 2, Title 42, Idaho Code. Sources of public water include rivers, streams, springs, lakes and groundwater. The rules are also applicable to the reallocation of hydropower water rights held in trust by the state of Idaho. The rules are applicable to all applications to appropriate water filed with the Department of Water Resources prior to the effective date of these rules upon which an action to approve or deny the application is pending and to all applications filed subsequent to adoption of the rules and regulations. In addition, the rules are applicable to existing permits to appropriate water required to be reviewed under the provisions of Section 42 203D, Idaho Code.

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002. -- 009. (RESERVED)

010. **DEFINITIONS** (RULE 10).

- **01.** Acre-Foot (AFaf). A volume of water sufficient to cover one (1) acre of land one (1) foot deep and is equal to forty-three thousand hundred twenty-five thousand, eight hundred sixty (43,560) cubic feet fifty (325,850) gallons.
- **O2.** Advertisement. The action taken by the Director to provide notice, usually by publication of a legal notice in one (1) or more newspapers, of a proposed appropriation or other notice required in administration of his duties and responsibilities. (3 18 22)
- **032. Applicant.** The person, corporation, association, firm, governmental <u>entity or agency</u> or other entity, or the holder of a permit being reprocessed pursuant to Section 42 203D, Idaho Code, who initiates an appropriation of water or related water matter for the Director's consideration applies to divert and beneficially use

public waters. (3 18 22)(

043. Application for Permit. The written request to the department on forms furnished by the department proposing to appropriate the public waters or trust waters of the stateAn application for permit to appropriate water filed with the Department.

(3-18-22)(_____)

054. Board. The Idaho Water Resource Board.

(3-18-22)

- **065. Beneficial Use.** One (1) or more of the recognized beneficial uses of water including but not limited to, domestic, municipal, irrigation, hydropower generation, industrial, commercial, recreation, stockwatering and fish propagation uses for which permits to appropriate water can be issued as well as other uses which provide a benefit to the user of the water as determined by the Director. Industrial use as used for purposes of these rules includes, but is not limited to, manufacturing, mining and processing uses of water. (3-18-22)
- 076. Cubic Foot Per Second (CFScfs). A rate of flow approximately equal to four hundred forty-eight and eight-tenths (448.8) gallons per minute and also equals fifty (50) Idaho miner's inches.
- **08. DCMI.** An acronym for domestic, commercial, municipal and industrial. In these rules it designates certain classes of these uses presumed to satisfy public interest requirements. Domestic use, for purposes of this definition, is water for one or more households and water used for all other purposes including irrigation of a residential lot in connection with each of the households where the diversion to each household does not exceed thirteen thousand (13,000) gallons per day. Also for purposes of this definition, commercial, municipal and industrial uses are any such uses which do not deplete the system containing the trust water more than two (2) acre feet per day.

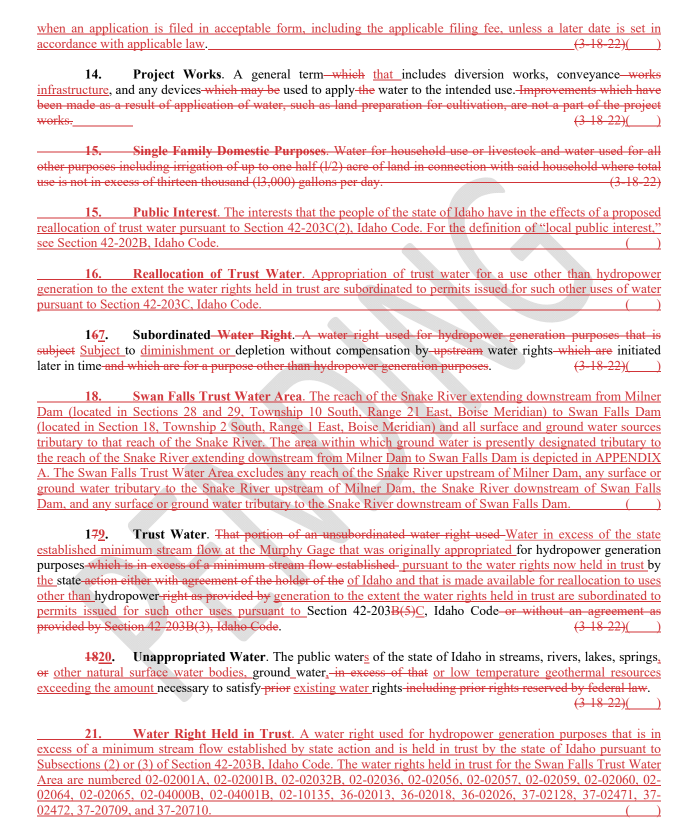
 (3. 18-22)
 - **097. Department**. The Idaho Department of Water Resources.

(3-18-22)

- 1008. Director. The Director of the Idaho Department of Water Resources. Per Section 42-1701(3), Idaho Code, the Director may delegate authority to perform duties imposed upon the Director by law, including duties described herein, to a Department employee.
- **O9.** Generally Described Place of Use. A place of use authorized by an existing water right or a permit pursuant to 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.
- 11. Legal Subdivision. A tract of land described by the government land survey and usually is described by government lot or quarter quarter, section, township and range. A lot and block of a subdivision plat recorded with the county recorder may be used in addition to the quarter-quarter, section, township and range description.

 (3 18 22)
- 10. Idaho State Water Plan. The current comprehensive state water plan formally adopted by the Idaho Water Resource Board pursuant to Sections 42-1734A and 42-1734B, Idaho Code.
- 11. 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 eight point five (8.5) miles east-northeast of Murphy, Idaho and zero point nine (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, T.2S., R.1E., Boise Meridian, Hydrologic Unit 17050103.
- 12. Permit-or Water Right Permit. The water right document issued by the Director authorizing the diversion and use of unappropriated public water of the state water or water held in reallocated trust by the state water.

 (3-18-22)()
- 13. Priority of Appropriation, or Priority Date. The date of appropriation established in the development of a water right. The priority of a water right for public water or trust water is used to determine the order of water delivery from a source during times of shortage. The earlier or prior date being the better right



011. -- 024. (RESERVED)

025. GENERAL DESCRIPTION OF THE PROCEDURE TO BE USED FOR ALLOCATION (RULE 25) APPLICATION REVIEW.

- O1. Applications to Appropriate Unappropriated Water and Water Held in Trust. Applications The Department will process an application to appropriate unappropriated public waters and water held in trust as provided by Section 42 203B(3), Idaho Code, under Section 040, and will be evaluated the application under Subsection 045.01, using the criteria of Section 42-203A(5), Idaho Code, which requires an assessment to be made of the impact of the proposed use on water availability for existing water rights, the adequacy of the water supply for the proposed use, whether the application is filed for speculative purposes, the financial ability of the applicant to complete the project, and the effect of the proposed use on the local public interest and, for a low temperature geothermal resource, the criteria of Section 42-233, Idaho Code.
- **Water Area**. Applications to Appropriate Water from Sources Held by State in the Swan Falls Trust Water Area. Applications The Department will process an application to appropriate water from sources on which the state holds water in trust, pursuant to Section 203B(5), Idaho Code, will be processed in a three step analysis. Evaluation will consider the purposes of "trust water" established in Section 42 203B, Idaho Code, Swan Falls Trust Water Area under Section 040 and will evaluate the application as follows:

 (3-18-22)(_____)

First, the proposed use must be evaluated using the procedures and the Director will evaluate the

- i. If the application is seeking to appropriate unappropriated water within the Swan Falls Trust Water Area rather than a reallocation of trust water and it satisfies all criteria of Section 42-203A(5), Idaho Code, are satisfied, the Director may approve the application may be approved for unappropriated water. An application for unappropriated water within the Swan Falls Trust Water Area must demonstrate the public waters sought for appropriation exceed the amount necessary to satisfy all existing water rights, including the water rights held in
- <u>ii.</u> If the application does not satisfy the criteria of Section 42-203A(5)-(b, e, d, and e) through (g), Idaho Code, or is found to reduce the water <u>available</u> to <u>an</u> existing water rights other than those <u>a water right</u> held in trust by the state, the <u>Director may deny</u> the application will be denied.
- b. Second, Section 42-203C, Idaho Code, requires a determination of whether the proposed use will significantly reduce, individually or cumulatively with existing uses and other uses reasonably likely to exist within twelve months of the proposed use, the amount of if the application is seeking a reallocation of trust water-available to the holder of the Director will evaluate the application under Subsection 045.02 to determine whether it will cause a significant reduction to a water right-used for power production that is defined by agreement held in trust pursuant to-subsection (5) of Section 42-203BC(1), Idaho Code (hereinafter termed "significant reduction").
- i. If the application will not cause a significant reduction will not occur to a water right held in trust pursuant to Section 42-203C(1), Idaho Code, the Director may approve the application may be approved without an additional evaluation of the public interest criteria of Section 42-203C(2), Idaho Code.

 (3-18-22)(_____)
- ii. If the application will cause a significant reduction to a water right held in trust pursuant to Section 42-203C(1), Idaho Code, the Director will review the application under Paragraph 025.02.c.
- c. Third, based upon a finding of if the application is seeking a reallocation of trust water and will cause a significant reduction, to a water right held in trust the Director will evaluate the application under Subsection 045.03 to determine if the proposed use will be evaluated reduction is in terms of the public interest criteria of pursuant to Section 42-203C(2), Idaho Code.

 (3-18-22)(_____)

trust.

030. LOCATION AND NATURE OF TRUST WATER (RULE 30). Snake River Water Rights Agreement. The legislation ratifying the Snake River water rights agreement between the state of Idaho and Idaho Power Company places in trust a part of the flows available to Idaho Power Company under its hydropower water rights in the Snake River Basin between Swan Falls Dam and Milner Dam. The flows subject to the trust water provisions and reallocation under Section 42-203C(2), Idaho Code, are as follows: Trust water flows under the Snake River water rights agreement are located in the Snake River between Swan Falls Dam located in Section 18, Township 2 South, Range 1 East, Boise Meridian (B.M.) and Milner Dam located in Sections 28 and 29, Township 10 South, Range 21 East, Boise Meridian (B.M.) and all surface and groundwater sources tributary to the Snake River in that reach. Surface water and groundwater tributary to the Snake River upstream from Milner Dam is not trust water. After giving notice and considering public comment, the Director will designate the area in which groundwater is presumed to be tributary to the Snake River upstream from Milner Dam. Modification or changes in the designated boundary may be made only after providing notice and considering public comment. The area presently designated as tributary to the Snake River in the Milner Dam to Swan Falls Dam reach is appended to these rules (See Attachment A in APPENDIX A located at the end of this chapter), for information purposes only. (3 18 22)Trust water flows under the Snake River water rights agreement are those occurring in the Snake River and tributaries in the geographic area designated in Subsection 030.01.a. that exceed the established minimum stream flows but are less than the water rights for hydropower generating facilities in the Swan Falls Dam to Milner Dam reach of Snake River, to the extent such rights were unsubordinated prior to the Snake River water rights agreement. Minimum average daily flows have been established by action of the Board and legislature at the U.S. Geological Survey gauging station located near Murphy (Section 35, Township 1 South, Range 1 West B.M.) in the amount of three thousand nine hundred (3900) cfs from April 1 to October 31 and five thousand six hundred (5600) efs from November 1 to March 31, and at Milner gauging station located in Section 29, Township 10 South, Range 21 East, B.M. in the amount of zero (0) cfs from January 1 to December 31. Trust Water Created by State Action. Section 42 203B(3), Idaho Code, provides that trust water can be created by state action establishing a minimum flow without an agreement with the holder of the hydropower water right. Allocation of trust water so established will be pursuant to state law except the criteria of Section 42-203C, Idaho Code, will not be considered. Sources of Public Water Not Trust Water. The following sources of public water are not trust water and are not subject to the public interest provisions of Section 42 203C, Idaho Code: Sources or tributaries to sources upon which no hydropower generating facilities are located downstream within the state of Idaho. Sources or tributaries to sources which have a state hydropower water right permit or license or Federal Energy Regulatory Commission license which have not been subordinated, and the state of Idaho has not entered into an agreement with the holder of the hydropower water right pursuant to Section 42-203B(2), Idaho Code, and the State of Idaho has not established a minimum stream flow for purposes of protecting hydropower (3 18 22)generation. Sources or tributaries to sources for which a state hydropower water right permit or license, or the Federal Energy Regulatory Commission license included a subordination condition. Such flows are considered to be public waters subject to appropriation under the provisions of Section 42 203A, Idaho Code.

026. 029. (RESERVED)

are unappropriated waters subject to allocation under Section 42 203A, Idaho Code.

Flows in excess of established rights including rights used for hydropower purposes. Such flows

	е.	Flows in the Snake River upstream from Milner Dam and all surface and grour	ıdwater tributaries
		Such flows are subject to allocation under Section 42 203A, Idaho Code, withou	t consideration of
water r	ignis exi	sting downstream from Milner Dam (Reference: 42-203B(2), Idaho Code).	(3-18-22)
0 31 26.	034.	(RESERVED)	
035.	APPL	ICATION REQUIREMENTS (RULE 35).	
	01.	General Provisions.	(3-18-22)
	9	No person shall commence the construction of any project works or commence	e the diversion of
the pul		or trust water of the state of Idaho from any source without first having filed	
		opriate the water or other appropriate form with the department and received ε	
		exempted by these rules or by statute.	(3-18-22)
	-b.	Any person proposing to commence a diversion of the public water or the trust	
		groundwater source for single family domestic purposes is exempt from the appl	A000000000
require	ments of	Subsection 035.01.a.	(3-18-22)
	C.	Any person watering livestock directly from a natural stream or natural lake wi	thout the use of a
constru		ersion works is exempt from Subsection 035.01.a.	(3-18-22)
			()
	<u>da</u> .	All applications for permit to appropriate public water or trust water of the state	of Idaho shall <u>An</u>
applica	tion mus	t be on filed:	()
			C D :: .
A	1.	On the Department form provided by the department en_titled "Application and the State of Ideha" and include all passessmy information as described.	
		Public Waters of the State of Idaho," and include all necessary information as des	e rroed in with any
аррпса	tion atta	connected,	
	ii.	In accordance with IDAPA 37.01.01, "Rules of Procedure of the Idaho Dep	artment of Water
Resour	ces," Sec	ction 053, either on paper, digitally in PDF format, or through the Department's onl	
			()
	iii.	With the applicable filing fee prescribed in Section 42-221A, Idaho Code; and	()
	<i>A</i> .	Width in the control of the control	to at a top a
0.000010	1V.	<u>With all necessary information under</u> Subsection 035.03. An application for peribed in	permit that is not
compic	te as aes	erioed in	()
	b.	The filing fee in Section 42-221A, Idaho Code, is based on the total rate (in	cfs) or the total
storage	volume	(in af) to be appropriated. Whenever the application diversion rate and storage volume	
		ing fee, the higher amount is the applicable filing fee.	()
	c.	The Department will determine whether an application is acceptable for filing	under Subsection
035.03	or if it re	equires clarification or correction.	(
	a	When an application is not associately for filling and a Subsection 025 02 the D	
be acco	u.	When an application is not acceptable for filing under Subsection 035.03, the Do tiling and will be returned along with any accept the application and will process.	
		Idaho Code. Filing fees-submitted for an unacceptable application will be refund	
		application applicant if the application is not timely clarified or corrected. No	
		s not establish a priority will be established by an incomplete application date. App	
	uirement		()
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	e.	When an application is accepted for filing but requires clarification or	
<u>ıntorm</u>	ation req	uired by Subsection 035.03-, the Department will be accepted for filing and will be	e endorsed by the

e.		(3-18-22) (
•••	The department will correspond with the applicant concerning applicat	ions which have been
accepted for f	iling by the department which require clarification or correction of the ir	formation required by
Subsection 035	5.03. If the additional or corrected information is supplied after thirty (30) days	the priority date of the
	Il be determined by the date the additional or corrected information is recei	
	licant has requested within the thirty (30) day period additional time to provi	
	asons for needing additional time, and the Director has granted additional time	
shown good re	asons for needing additional time, and the Director has granted additional time	. (5-10-22)
f.	Failure to submit the additional or corrected information is cause for the	
department's re	ecords of the application.	(3-18-22)
02.	Effect of an Application.	(3-18-22)
a.	Any application that seeks to appropriate water from a source upon whi	ch the state holds trust
water shall be	considered an application for appropriation of unappropriated water. If the	he Director determines
unappropriated	l water is not available, the application, if otherwise approvable, will be review	ved for compliance with
provisions of S	Section 42 203C, Idaho Code.	(3 18 22)
L		
b a.	The priority date of an application for unappropriated or trust water is est	ablished as of the time
	epartment receives the application is received in a complete form along accep	
	fee in any official office of the department. The priority date of the application	
	action of the Director in accordance with applicable law.	(3-18-22)
enunged by un	detion of the Director in decordance with applicable law.	(5 10 22)(
eb.	An application for permit to appropriate water is not a water right and does	not authorize diversion
	er until approved by the Director in accordance with statutes the laws in	
application is a		$\frac{(3.18.22)}{(1.000)}$
appireution is a	pproved.	(3 10 22)(
d c.	An applicant's interest in an application for permit to appropriate water is	nerconal property Ar
	applicant may convey (assign) its interest in an application to another person of the application is conveyed must include avidence satisfactory to notify the D	or entity. The person or
entity to whom	the application is conveyed must include evidence satisfactory to notify the D	or entity. The person or virector that Department
entity to whom of the applicat	n the application is conveyed must include evidence satisfactory to notify the Dition was not filed for speculative purposes assignment, in writing, within the	or entity. The person or virector that Department irty (30) days after the
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entity to whom of the applicat assignment and Idaho Departm 03. together with t filing by the de the following i i. of its all director ii. joint venture, designate the n	the application is conveyed must include evidence satisfactory to notify the Dison was not filed for speculative purposes assignment, in writing, within the display of the parties in the contested case pursuant to IDAPA 37.01.01, "Rustent of Water Resources," Section 202. Requirements for Applications to Be Acceptable for Filing. The following information shall be shown on an An application for permeters the statutory fee to an office of the department before the application for permeters acceptable for filing if it is filed in a manner stated in Paragraph information: The Applicant's name and post office mailing address of the applicant shall application applicant is in the name of a corporation, also include the ors and officers shall be provided. If the application applicant is filed by or on behalf of a partnership, limite the application shall provide also include the names and addresses of all parame of the managing partner or member, if any. The name of the Source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of the source of water source sought to be appropriated shall be limited to the source of the source of the source of the source of the source sought to be appropriated shall be shall shall be shall shall be shown on an An application for source s	or entity. The person or director that Department inty (30) days after the less of Procedure of the (3-18-22)(
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<u>ii.</u> For <u>a</u> surface water sources, the source of water shall be identified by <u>include</u> the official
geographic name listed on the U.S. United States Geological Survey (USGS) Quadrangle map. If the surface water
source has is not been named on the USGS Quadrangle map, it can be described describe it as an unnamed water
body, such as "unnamed, stream." but For surface water sources, also identify the system first named stream or river
to which it the source is tributary shall be identified. If the water source sinks into the ground prior to reaching a
stream named on the USGS Quadrangle map, describe the "tributary to" stream as "sinks." If the water source flows
into a stream named on the USGS Quadrangle map for part of the year and sinks into the ground for the other part of
the year, identify the "tributary to" stream as the named stream on the USGS Quadrangle map. (1)
the year, identify the tributary to stream as the named stream on the USOS Quadrangle map.
iii. For groundwater sources a water source under the ground surface, identify the source shall be
listed as "several mater" Color and courses a water source under the ground surface, recently the source shan be
listed as "ground_water." Only one source shall be listed on an application unless the application is for a single
system which will have more than one source. (3 18 22)(
iv. For a low temperature geothermal resource, state how the source will be used primarily for its heat
value and secondarily for its value as water or how the use qualifies for an exemption pursuant to Section 42-233(1),
Idaho Code.
v. For an application within the Swan Falls Trust Water Area, state if the application is seeking
unappropriated water or a reallocation of trust water. ()
iiic. The Legal description of the point of diversion and place of use shall be listed.
i. The Describe the location of the point(s) of diversion and the place of use shall be described to the
nearest forty (40) acre subdivision or U.S. United States Government Lot of the Public Land Survey System. The
location of springs shall be described to the nearest ten (10) acre tract. (10)
(10) with the state of the stat
ii. Subdivision names, lot and block numbers, and any name in local common usage for the point of
diversion, or place of use shall may be included in the comments section of the application form.
diversion, or place of use-shari may be included in the comments section of the application form.
::: T6::::
<u>iii.</u> If irrigation is listed as a purpose of use is proposed, state the number of acres to be irrigated to the
nearest whole acre in each forty (40) acre subdivision of the place of use shall be listed. For an application proposing
irrigation of less than ten (10) acres, acreage shall be shown to the nearest one-tenth (0.1) acre. The number of acres
per forty (40) acre subdivision is not required when the place of use is a generally described place of use for an
existing water right or permit. If the proposed place of use is a generally described place of use with an established
digital boundary authorized by a water right or permit, state the name of the generally described place of use, list the
water right number serving the generally described place of use, attach a map depicting the generally described
place of use boundary, and state the total number of acres to be irrigated. (3 18 22)(
iv. If the application proposes water use for municipal purposes or fire protection by a municipal
provider within a service area, the service area need not be described by legal description. Describe the service area
in terms sufficient to identify the general location where water will be used and attach a map depicting the service
area.
dica.
ivd. The qQuantity of water to be diverted shall be listed as a. ()
i. Include the rate of flow in-cubic feet per second and/cfs or as a the volume of water to be stored in
acre-feet af per year for each purpose of beneficial use requested proposed, using valued with a maximum of three
(3) significant figures with no more precision than hundredths for rate and tenths for volume. (3-18-22)()
vii. Impoundment (storage) applications shall show For an application to store water, the maximum
vii. Impoundment (storage) applications shall show For an application to store water, the maximum acre feet requirement af per year which shall may not exceed the storage facility capacity of the impoundment
vii. Impoundment (storage) applications shall show For an application to store water, the maximum acre feet requirement af per year which shall may not exceed the storage facility capacity of the impoundment structure unless the application describes includes a plan of operation for filling the reservoir facility more than once
vii. Impoundment (storage) applications shall show For an application to store water, the maximum acre feet requirement af per year which shall may not exceed the storage facility capacity of the impoundment structure unless the application describes includes a plan of operation for filling the reservoir facility more than once per year. The refill plan may include refills for seepage, evaporation, use from storage, and other purposes the
vii. Impoundment (storage) applications shall show For an application to store water, the maximum acre feet requirement af per year which shall may not exceed the storage facility capacity of the impoundment structure unless the application describes includes a plan of operation for filling the reservoir facility more than once
vii. Impoundment (storage) applications shall show For an application to store water, the maximum acre feet requirement af per year which shall may not exceed the storage facility capacity of the impoundment structure unless the application describes includes a plan of operation for filling the reservoir facility more than once per year. The refill plan may include refills for seepage, evaporation, use from storage, and other purposes the

show facility, inc	clude a maximum rate of diversion to storage as well as and the total storage volume. (3-18-22)()
vii e.	The nature of the proposed beneficial Beneficial use or uses of the water shall be listed()
i.	While the purpose may be described Describe the proposed use of water. When a narrative or
	material describes details of the proposed use, the description used in the purpose of use field may
	ms such as irrigation, industrial, or municipal, a description sufficient to identify the proposed use or
uses of the water	shall also be included. (3-18-22)()
ii.	For a municipal purposes application, attach a complete "Municipal Water Right Application
Checklist." The	"Municipal Water Right Application Checklist" is a form available on the Department's website or
from the Departr	ment upon request. ()
iii.	For a municipal purposes application that proposes to appropriate water for reasonably anticipated
	clude justification for the planning horizon, the anticipated service area at the end of the planning
	icipated population within the anticipated service area at the end of the planning horizon, and the r demand within the anticipated service area at the end of the planning horizon. Also include a gap
	g the extent to which an existing water right will not be sufficient to meet the anticipated water
	and of the planning horizon.
iv.	For a municipal purposes application that does not propose to appropriate water for reasonably
	e needs, include a water requirement narrative with a map of the service area, current water needs,
	r five (5) years, and any existing plan for conveying ownership of the water right to a subdivision
homeowner's ass	sociation or entity other than individual land parcel owners. ()
77	For an application proposing multi-home domestic use where the applicant intends to convey a
nortion of the nl:	ace of use land to an individual parcel or lot owner, describe the applicant's plan, if any, to keep the
	ownership by conveying the permit to a homeowner's association, water system operator, or other
	nveying an individual parcel or lot with an appurtenant portion of the permit.
viii <u>f</u> .	The pPeriod of each year during which water will be diverted, stored and beneficially used shall
be listed use.	
i	A period of use must be listed for each beneficial use proposed in the application. ()
1.	A period of use must be fisted for each beneficial use proposed in the application.
ii.	The period of use fFor irrigation purposes shall use, the period of use must coincide with the
annual periods so	cason of use shown in Figure 1 in APPENDIX B (located at the end of this chapter), unless it can be
shown to the sa	ttisfaction of the Director established by the Department. The Department established irrigation
	available on the Department's website or from the Department upon request. If a longer season of
use is proposed,	the application must justify that a different period the longer season of use is necessary.
	(3-18-22)()
i xg.	The proposed method of diversion, conveyance system and system for distributing and using the
	escribed Description of the project works. (3-18-22)(
water sharr se de	(5 To 22), ,
<u>h.</u>	Any other water right used at the place of use for the same purpose. Include the water right
	e of the delivery organization, such as a municipal provider, canal company, irrigation district, or
	ntity that supplies water for the proposed use at the proposed place of use. Also state if the applicant
	tribution of water from a water delivery entity, but the entity's distribution system is not capable of
delivering water	to the proposed place of use. ()
i	Ownership or other legal access to the point of diversion, place of use, and conveyance system. If
a person or enti	ity other than the applicant owns the land at the point of diversion, place of use, or where the
	em will be established, include a description of the arrangement enabling the applicant to access the
	ose proposed in the application.

Xj.	The pPeriod of time required for completion of the to complete project works and application
	o-the proposed beneficial use shall be listed. This While a permit holder may request a period extension pursuant to Section 42-204, Idaho Code, the period of time—shall stated on
	y not exceed the time required to diligently and uninterruptedly apply the water to beneficial use a
	ed five (5) years unless the application proposes municipal purposes for reasonably anticipated fut
needs.	(3.18.22)
necus.	
xi <u>k</u> .	A mMap or plat of sufficient scale (not less than two (2) inches equal to one (1) mile) to show
	ect proposed shall be included. The map or plat shall agree with the legal descriptions and ot
information she	own on the application. (3-18-22)(
xii].	The application form shall be signed by the applicant listed on the application Applican
signature or ev	ridence must be submitted to show that the signatory has authority to sign the application on behalf
the applicant.	
:	
1.	An For an application in more than one (1) name shall be signed by, each applicant must sign
application uni	less the names are joined by "or" or "and/or connects the applicant names." (3-18-22)(
xiii ii.	Applications For an application by corporations, companies or municipalities a corporation
company, mun	icipality, governmental entity or organization, or other-organizations shall be signed by organization
	<u>mature and title of an officer of the corporation or company or an elected official of the municipal</u>
	al authorized by the governmental entity or agency or other organization to sign the application.—
	shall be shown with the signature. Alternatively, the application may be signed by an authorize
agent of the ap	plicant in accordance with Subparagraph 035.03.l.iii. (3-18-22)
xiv iii.	Applications may be signed by a person having a current "If the signatory is an authorized ag
of the applican	at, include a power of attorney" authorized by or other documentation demonstrating the signatory l
	gn on behalf of the applicant. A copy of the "If the signatory is a licensed attorney, power of attorney
shall be include	ed with the application or other documentation is not required. (3-18-22)(
XV.	Applications to appropriate water in connection with Carey Act or Desert Land Entry propos
shall include ev	vidence that appropriate applications have been filed for the lands involved in the proposed project.
	(3 18 2
xvi.	The application form shall be accompanied with a fee in the amount required by Section 42-221
Idaho Code.	(3.18.7)
04.	Amended Applications. (3-18-2
a.	Applications for permit shall be amended whenever significant changes An applicant or
	ent must amend an application if the applicant intends to change the place purpose of use, period
	ntended use, method or location of diversion or proposed use of the water amount of diversion, po
	place of use, or make other substantial changes from that shown on the pending application
	application shall be amended if the proposed change will result in a greater rate of diversion Subsection 035.04.c.), if the point of diversion, place of use, or point of discharge of the return fl
	ed, if the period of the year that water will be used is to be changed, or if the nature of the use is to
	Department may clarify a source or tributary name or the irrigation period of use that do not m
	5.03.b. and 035.03.f. requirements by documenting the official record without requiring the applic
to amend the ap	
	A1:44:1:4?4411
b.	An <u>applicant or the applicant's agent may amend an</u> application—can be amended to clarify
b.	urce of water but may not be amended amend an application to change the source of water.
b.	
b.	urce of water but may not be amended amend an application to change the source of water.

needs.		
ad	An amondment which that in arranged the note of division, increases the volume of	f vyatan divantad
<u>ed</u> .		
	the volume of water depleted, lengthens the period of use, or adds an additional purpose of	
	sult in the Department changing the priority of the application for permit being changed	
the <u>Departm</u>	nent received the amended application is received by the department.	(3-18-22) ()
d e.	An application for permit applicant or the applicant's agent may be amended amen	d an application
_	nent by the applicant or his agent:	()
by chaorsen	nent by the applicant of his agent.	
i	Striking each item to be changed on the original application for permit form whi	ch endorsement
shall be init	ialed and dated. If the changes required to the information on the application are, in the	
	bstantial enough to cause confusion in interpreting the application form, the and initial	
each change		()
ii.	Filing a new application form designated as an amended application shall be sub-	nitted on a new
application		(3-18-22) ()
11		\ \ \ / \ \ \
iii.	Changing an application electronically via the Department's online filing process.	
e <u>f</u> .		
	, if If an amendment increases the total rate of diversion rate or total volume of storage vo	
is increased	I and by the fee required by Section 42-221F, Idaho Code, for readvertising if notice	of the original
application-	has been published, the amended application must include any additional filing fee requ	ired by Section
42-221A, Id	<u>laho Code</u> .	(3 18 22) ()
<u>fg</u> .	If the applicant's name or mailing address changes, the applicant shall or the a	
must notify	the Department of the change in writing notify the department of the change.	(3-18-22) ()
		(3-10-22)(
		(3-10-22)()
	CLAYED PROCESSING.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
An applicar	ELAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt pr	ocessing of the
An applicant's	ELAYED PROCESSING. In may request in writing that the Department delay commencement or interrupt preparage application for a period not to exceed one (1) year. The Department may approve the re	ocessing of the quest unless the
An applicant's delay will in	ELAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt preparation for a period not to exceed one (1) year. The Department may approve the remijure existing water rights, the applicant seeks the delay for speculative purposes, or the	occessing of the quest unless the delay does not
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An applicant applicant's delay will in serve the in upon condit the delay m 0367 039	ELAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt propapplication for a period not to exceed one (1) year. The Department may approve the renjure existing water rights, the applicant seeks the delay for speculative purposes, or the sterest of the people of Idaho. The Department may approve a request for delay for a scions. Upon written request, the Department may renew the authorized delay successive seets the requirements stated above. O. (RESERVED) ROCESSING APPLICATIONS FOR PERMIT AND REPROCESSING PERMITS (Ceneral.)	ocessing of the quest unless the e delay does not horter period or times as long as (3-18-22)
An applican applicant's delay will in serve the in upon condit the delay m 0367 039 040. PR	CLAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt propapplication for a period not to exceed one (1) year. The Department may approve the renjure existing water rights, the applicant seeks the delay for speculative purposes, or the sterest of the people of Idaho. The Department may approve a request for delay for a scions. Upon written request, the Department may renew the authorized delay successive seets the requirements stated above. CRESERVED) ROCESSING APPLICATIONS FOR PERMIT-AND REPROCESSING PERMITS (Ceneral. Unprotested applications, whether for unappropriated water or trust water, will be	ocessing of the quest unless the e delay does not horter period or times as long as () RULE 40). (3-18-22)
An applican applicant's delay will in serve the in upon condit the delay m 0367 039 040. PR	ELAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt propapplication for a period not to exceed one (1) year. The Department may approve the renjure existing water rights, the applicant seeks the delay for speculative purposes, or the sterest of the people of Idaho. The Department may approve a request for delay for a scions. Upon written request, the Department may renew the authorized delay successive seets the requirements stated above. O. (RESERVED) ROCESSING APPLICATIONS FOR PERMIT AND REPROCESSING PERMITS (Ceneral.)	ocessing of the quest unless the e delay does not horter period or times as long as (3-18-22)
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An applican applicant's delay will in serve the in upon condit the delay m 0367 039 040. PR	ELAYED PROCESSING. Int may request in writing that the Department delay commencement or interrupt proposed application for a period not to exceed one (1) year. The Department may approve the respect to the people of Idaho. The Department may approve a request for delay for a scions. Upon written request, the Department may renew the authorized delay successive exists the requirements stated above. 2. (RESERVED) ROCESSING APPLICATIONS FOR PERMIT-AND REPROCESSING PERMITS (Concert) Concert. Unprotested applications, whether for unappropriated water or trust water, will be aggeneral steps: Advertisement and protest period;	occessing of the quest unless the e delay does not horter period or times as long as () RULE 40). (3-18-22) (3-18-22)
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vi.	Director's decision affirmed or modified.	(3-18-22)
h	Protested applications, whether for unappropriated water or trust water, will be pro-	reessed using
	general steps:	(3-18-22)
ie reme wing g	5-1-1-1-1 5-1-ps.	(8 18 22)
i.	Advertisement and protest period;	(3-18-22)
ii.	Hearing and/or conference;	(3-18-22)
;;;	Department review of applications, hearing record and additional information	on including
enartment fie	ld review if determined to be necessary by the Director.	(3-18-22)
1		()
iv.	Proposed decision (unless waived by parties);	(3-18-22)
V	Briefing or oral argument in accordance with the department's adopted Rules of Proce	edure.
· ·	Briefing of oral argument in accordance with the department's adopted reales of Froot	(3-18-22)
		(8 18 22)
vi.	Director's decision accepting or modifying the proposed decision.	(3-18-22)
0	The Director's decision rejecting and denying approval of an application for per	mit filed for
iversion from	1 a source previously designated as a critical groundwater area or upon which a mo	
		(3-18-22)
reviously occ	if efficied may be issued without advertisement of the application.	(3-10-22)
onths. The E ne delay or th	period not to exceed one (1) year or that processing be interrupted for a period not to e Director at his discretion may approve the request unless he determines that others will at the applicant seeks the delay for the purpose of speculation, or that the public interest	be injured by of the people
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	regions of the department are identified on Figure 2 in APPENDIX C (located names of newspapers used for statewide publication are available from any department.	
		(3 10 22)()
b.	Applications for permit which have been advertised.	(3-18-22)
	Notice of applications for permit for water from the Snake River between Swr surface and groundwater tributaries to that reach of Snake River which were adve	rtised prior to July
	have been held without final action by the department due to the Swan Falls co	
	y the Director in accordance with Subsection 040.02.a. as appropriate to allow opposith respect to the public interest criteria of Section 42-203C(2), Idaho Code.	(3-18-22)
Hillor Dom v	Applications for permit from the Snake River or surface and groundwater sour which have been held without action due to the Swan Falls controversy may be	
readvertiseme		(3 18 22)
		(8 18 22)
the readvertise	The applicant shall pay the readvertisement fee provided in Section 42-221F, Identity	laho Code, prior to (3-18-22)
iv.	Failure to pay the readvertising fee within thirty (30) days after the applicant is	
cause for the L	Director to void the application.	(3-18-22)
е.	Notice of existing permits.	(3-18-22)
i	Existing permits appropriating water held in trust by the state of Idaho issued pr	ior to July 1, 1985.
unless exempt	ed by Subsection 040.02.e.ii. shall be subject to the review requirements of Section	
Code, and sha	Il be readvertised in accordance with Subsection 040.02.a. as appropriate. The reviewed in Section 42 203C(2), Idaho Code.	ew is limited to the (3-18-22)
— ii.	Permits exempt from the provisions of Section 42 203D, Idaho Code, include:	(3-18-22)
(1)	Permits appropriating water not held in trust by the state of Idaho;	(3-18-22)
(2)	Permits for DCMI uses, stockwater uses and other essentially non-consumptive r; and	uses as determined (3-18-22)
	Permits for which an acceptable proof of beneficial use submittal was received	
	, 1985, or permits for which an acceptable proof of beneficial use was submitted at factory to the Director has been received to show that the permit was fully develor	
	tent claimed on the proof of beneficial use.	(3 18 22)
C.	The Department shall make an application accepted for filing available on ant to Section 42-203A(3), Idaho Code.	the Department's
weosite pursua	ant to Section 42-203A(3), Idano Code.	()
d. notice of the a	Publication in the newspaper pursuant to Section 42-203A(2), Idaho Code, conpplication.	stitutes the official
publication re	Holders of permits subject to the review requirement of Section 42 203D, Idaho the request of the Director, the readvertising An application amended under Paragraphics republication. The applicant must file the amended application with the action 42-221F, Idaho Code.	aph 035.04.a. after
prior to being	If a moratorium order is amended or repealed allowing the Director to contieviously held without final action, the Department will republish an application theld for the moratorium. Before republication, the applicant must pay the republication.	hat was published

	ified to do so is cause for the Director to cancel the permit void the application, used under Section 036.	nless a processing (3-18-22)(
delay is approve	d tilder section 1950.	(3 10 22)(
h.	The Director may deny approval of an application filed for diversion of g	
	cal ground water area without publication of the application if the Director bel	
	er available for the proposed water use. An application that includes a mitigation	
	existing water rights will be published prior to the Director's evaluation of the	application unde
Subsection 045	01.	(
0 <u>32</u> .	Protests, Intervention, Hearings, and Appeals.	(3-18-22)
a.	Protests.	(3-18-22)
i	ProtestsSection 42-203A, Idaho Code governs protests against the application	on approval of ar
application for	permit or against a permit being reprocessed shall comply with the requirement	
	department's adopted. The Department will treat a protest as a pleading filed p	
37.01.01, "Rule	s of Procedure of the Idaho Department of Water Resources."	<u>(3 18 22)(</u>
		1
	Protests against the approval of an application for permit or against a permit	
	sidered if received by the department after receipt of the application by the department after receipt of the application by the depart from the protest period announced in the advertisement unless the protestant success	
the proceeding.	I the protest period announced in the advertisement unless the protestant success	(3.18.22)
the proceeding.		(5 10 22)
b.	A protest may be filed on a form supplied by the Department or in any other for	ormat that includes
the same inform	ation as the Department's form.	(
<u> </u>	If a single protest names more than one (1) individual protestant and do	
	the Department will consider the first person listed to be the spokesperson and prenents for the group of individuals named as protestants.	rimary contact for
service or docu	ments for the group of individuals hance as protestants.	
iii d.	General statements of The Department will not consider a general protest (blank)	et protests) agains
appropriations :	n application for a particular class of use or from a particular source of water-will	
as a valid prote	ts by the Director. A protest must identify the specific application being protested.	(3-18-22) (
e.	The Department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department will not accept a protest or petition to intervene unless the protest of the department of the department will not accept a protest of the department of the	
	d with the statutory filing fee required by Section 42-221L, Idaho Code, except and in Section 67-2301, Idaho Code, is exempt from paying filing fees.	any subdivision of
me state, as der	ned in Section 07-2501, Idano Code, is exempt from paying fining fees.	
₽ſ.	Intervention. Requests Petitions to intervene in a proceeding pending before the	e denartment shal
	ation matter must comply with the Department's adopted IDAPA 37.01.01, "Rul	
	tment of Water Resources."	(3-18-22) (
_		
eg.	Hearings. Hearings will be scheduled and held in accordance with the dep	
-	Hearings. Hearings will be scheduled and held—in accordance with the dep PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources."	
pursuant to IDA	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources."	(3-18-22)(
pursuant to IDA d<u>h</u>.	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources." Appeals. Any final decision of the Director Department may be appealed in the Director Department of Water Resources."	(3 18 22)(
pursuant to IDA dh. Section 42-170	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources."	(3 18 22)(n accordance with partment of Water
pursuant to IDA dh. Section 42-170	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources." Appeals. Any final decision of the Director Department may be appealed in the Director Department of Water Resources."	(3 18 22)()
pursuant to IDA dh. Section 42 170 Resources,"	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources." Appeals. Any final decision of the Director Department may be appealed in the Director Department of Water Resources."	n accordance with partment of Water (3-18-22)(
pursuant to IDA dh. Section 42-170	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources." Appeals. Any final decision of the Director Department may be appealed A, Idaho Code pursuant to IDAPA 37.01.01, "Rules of Procedure of the Idaho De	(3 18 22)() n accordance with partment of Water
gursuant to IDA dh. Section 42 170 Resources." 043. a.	PA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resources." Appeals. Any final decision of the Director Department may be appealed A, Idaho Code pursuant to IDAPA 37.01.01, "Rules of Procedure of the Idaho De	(3 18 22)(

b. as follows For e	The burden of coming forward with evidence is divided between the applicant evaluation of Section 42-203A(5), Idaho Code, criteria for a protested application:	and the protestant (3-18-22)()
i. evaluation of S	The applicant shall bear has the initial burden of coming forward with producing section 42-203A(5)(a) through (d) and (f) through (g), Idaho Code, criteria (a) the	
	ence of which the applicant is knowledgeable for the evaluation of Section 42-2—	
ii.	The applicant shall bear the initial burden of coming forward with evidence for Section 42 203A(5), Idaho Code, as to any factor affecting local public interest	
knowledgeable of coming for	or reasonably can be expected to be knowledgeable. The protestant shall bear has ward with producing evidence of which the protestant can reasonably be expected.	the initial burden ected to be more
	the applicant for those factors relevant to criterion (e) of Section 42-203A(5)(e) stant can reasonably be expected to be more cognizant than the applicant criteria.	
	The protestant shall bear the initial burden of coming forward with evidence for est criteria of Section 42-203C(2), Idaho Code, and of demonstrating a significant	
that the applica	nt shall provide details of the proposed design, construction, and operation of the prations to allow the impact of the project to be evaluated.	
e <u>iii</u> .	The applicant has the ultimate burden of persuasion for the criteria of Section of Secti	
Idaho Code.	aho Code , and the protestant has the ultimate burden of persuasion for the criteria-of	_ (3-18-22) ()
с.	For evaluation of Section 42-203C, Idaho Code, criteria for a protested application	n: ()
of the proposed	The protestant has the initial burden of producing evidence under Subsection l cause a significant reduction, except that the applicant has the initial burden of project design, construction, operation, and directly associated operations of which	oducing evidence
knowledgeable	or can reasonably be expected to be knowledgeable. The protestant has the ultimate burden of persuasion on whether the approximate the second control of the protestant has the ultimate burden of persuasion on whether the approximate the second control of the protestant has the ultimate burden of persuasion on whether the approximate the second control of the protestant has the ultimate burden of persuasion on whether the approximate the second control of the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion on the protestant has the ultimate burden of persuasion of the protestant has the ultimate burden of persuasion of the protestant has the ultimate burden of persuasion of the protestant has the ultimate burden of persuasion of the protestant has th	()
	uction under Subsection 045.02 and whether it meets the public interest criteric Code, under Subsection 045.03.	
d.	For <u>an</u> unprotested applications or <u>permits to be reprocessed</u> or an <u>application</u> of the Director will evaluate the application, <u>any</u> information subm	
Subsections 04 the department	0.05.e. 040.04, 045.01, 045.02, and 045.03, and information in the Department's fire, and the results of any studies the department may conduct to determine con	les and records of of options of the option
which all protes	ctions 42-203A(5) and 42-203C, Idaho Code. For an unprotested application or a sts have been resolved, the applicant has the burden of producing evidence and the unbether the application satisfies the applicable statutory criteria.	
e.	In protested matters the Director will take official notice of information as dopted Rules of Procedure, and will, prior to considering, circulate to the parties	described in the
department stud	dies and field examinations concerning the protested application or permit being resolution of permit being resolutions to the hearing record.	
0 <u>54</u> .	Additional Information Requirements.	(3-18-22)
evaluate the ap	The Department may require the applicant to file any of the additional in 04.c. or 040.04.d. if the official record for the application does not contain sufficiently plicable criteria in Section 045 and other statutory criteria. The Department will not be contained by the official record for the application does not contain sufficiently plicable criteria.	ent information to
of the additiona	al information required.	()

thirty (30) days after the <u>Director Department</u> notifies the applicant that the application or permit is being reviewed for decision of the additional information requirements.
i. The Director Department may extend the grant an extension of time within which to submit file the requested additional information upon if the applicant files a written request by the applicant and upon a showing of good cause. Failure to submit (
ii. If the required <u>additional</u> information <u>is not filed</u> within the time- <u>period</u> allowed <u>will be cause for including any extensions granted, the <u>Director to Department may void an the</u> application or to advance the priority of a permit being reprocessed by the number of days that the information submittal is late. The <u>Director will provide opportunity for hearing as provided in Section 42-1701A, Idaho Code</u>. (3-18-22)(</u>
b. For protested applications or protested permits being reprocessed, the information required by Subsection 040.05.c. may be requested by the Director to be submitted within thirty (30) days after notification by the Director, may be made a part of the record of the hearing held to consider the protest, or may be made available in accordance with any pre-hearing discovery procedures. Failure to submit the required information within the time period allowed will be cause for the Director to void an application or to advance the priority of a permit being reprocessed by the number of days that the information submittal is late. (3 18 22)
c. The following information shall be submitted for applications to appropriate unappropriated water or trust water and for permits being reprocessed for trust water. The additional information submittal requirements of this rule are waived for filings which seek to appropriate five (5) cfs or less or storage of five hundred acre feet (500 AF) or less and for filings seeking reallocation of trust water which the Director determines will reduce the flow of the Snake River measured at Murphy Gauge by not more than two (2) acre feet per day. For filings proposing irrigation as a purpose of use, the additional information is required if more than two hundred (200) acres will be irrigated. However, the Director may specifically request submittal of any of the following information for any filing, as he determines necessary. Information relative to the effect on existing water rights, Section 42 203A(5)(a), Idaho Code, shall be submitted as followsFor purposes of evaluating the application under Subsection 045.01, the Department may request additional information, including, but not limited to, the following: (3-18-22)(
i. For applications appropriating springs or surface streams with five (5) or fewer existing users, either the identification number, or the name and address of the user, and the location of the point of diversion and nature of use for each existing water right shall be submitted. (3-18-22)
ii. For applications appropriating groundwater, a plat shall be submitted locating the proposed well relative to all existing wells and springs and permitted wells within a one-half mile radius of the proposed well. (3 18 22)
iii. Information shall be submitted concerning any Project design, construction, or operation techniques which, or mitigation measures that the applicant will be employed to eliminate or reduce the impact on other water rights.
d. Information relative to sufficiency of water supply, Section 42 203A(5)(b), Idaho Code, shall be submitted as follows: (3.18-22)
iii. Information shall be submitted on the The proposed project water requirements of the proposed project, including, but not limited to, the required diversion rate during the peak use period and the average use period, the volume to be diverted per year, the period of year that water is required, and the volume of water that will be consumptively used per year.
iiii. Information shall be submitted on the The quantity of water available from the source applied for

including, but not limited to, <u>information concerning</u> the flow rates for surface water sources available during periods of peak and average project water demand, <u>information concerning</u> the properties of the aquifers that <u>from which</u> water is to be taken from for ground water sources, and <u>information on</u> other sources of supply that may be

used to supplem	ent the applied for water source <u>proposed in the application</u> .	(3-18-22) ()
Α.	Information relative to good faith, delay, or speculative purposes of the	applicant Section 12.
	the Code, shall be submitted as follows:	(3 18 22)
i <u>v</u> .	The applicant shall submit Evidence documenting an interest in the lands no place of use including, but not limited to, copies of deeds, leases, easement	ecessary for all project
rights-of-way fr	om federal or state agencies documenting a possessory interest in the lands n	ecessary for all project
facilities and the	place of use or if such interest can be obtained by well sharing agreements.	In the instance the land
	astruct and operate the proposed project is privately-owned land not in the app	
	submit evidence documenting that the applicant has an interest in the land, his	
	proceedings the applicant must show that appropriate actions are being take rrangement with the landowner establishing an interest. In the instance of a	
	ing water across federally owned land, the applicant must submit evidence	
	the appropriate form to request or initiate access and that access is author	
pending.		
V.	<u>Applicants for For</u> hydropower uses shall also submit information required strating compliance with Sections 42-205 and 42-206, Idaho Code.	uired to demonstrate,
evidence demon	strating compliance with Sections 42-203 and 42-200, Idano Code.	(3-10-22) (
ii vi.	The applicant shall submit copies of applications Requests for other needed	permits, licenses, and
approvals, and.	The applicant must keep the dDepartment apprised of the status of the applicant	
subsequent appr	ovals or denials.	(3-18-22) ()
e	Information Relative to Financial Resources, Section 42 203A(5)(d),	14-h- C-4h-11 h-
submitted as follows		(3-18-22)
submitted as for	IONS.	(3 10 22)
<u> ivii</u> .	The applicant shall submit a current financial statement certified to sho	w the accuracy of the
	tained therein, or a financial commitment letter along with the financial stat	
	vidence to show that it is reasonably probable that financing will be available to the control of the control o	
water and appry	put it to the beneficial use proposed.	(3 18 22)()
viii.	If the applicant is a governmental entity proposing to use taxing, bonding,	or contracting authority
	ds needed to commence and pursue project construction, a proposed project	construction schedule
	ribing how the applicant intends to utilize its taxing, bonding, or contracting	authority in connection
with the propose	ed project construction schedule.	
iliv	The applicant shall submit plans and Plans, specifications along with, and	actimated construction
costs for the pro	oject works. The plans shall be definite enough to allow for determination	
implications.		(3 18 22)(
1		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
<u>gx</u> .	Information Relative to Conflict with the Local Public Interest, Section	
	submitted as follows: The applicant shall seek comment and shall subm	
	nent and any responding comment on the effects of the proposed project con project from the governing body of the city and/or, county and, or tribal re	
	ersion and place of use are located, the Idaho Department of Fish and Game.	
	al Quality, and; any irrigation districtor, canal company, or other water delivered	
	pject is located; and from other people, entities, or agencies with interests in	
be affected by the	ne proposed water use as determined by the Director Department.	(3-18-22) ()
:	Design construction consists to believe an accelerated assignment the	4:11 1 1 4-
X1.	Design, construction, operation techniques, or mechanical equipment that cy in conveyance or use of water and to minimize waste.	will be employed to
acine ve ciliciell	by in conveyance of use of water and to minimize waste.	()
xii.	Evidence demonstrating compliance with the Idaho State Water Plan.	
	Evidence demonstrating comphance with the Idano State water France	(

Code, shall be submitted by an applicant seeking reallocation of trust water for a project which the Director determines will reduce the flow of the Snake River by more than two (2) acre-feet per day. For filings proposing
irrigation as a purpose of use, the additional information is required if more than two hundred (200) acres will be irrigated. The Director may request any or all of the following information for any filing seeking the reallocation of
trust water. For purposes of evaluating the application under Subsections 045.02 and 045.03, the Department may
request additional information including, but not limited to, the following: (3-18-22)()
i. A project design and estimate of cost of development shall be submitted. For applications appropriating more than twenty five (25) efs, or ten thousand (10,000) AF of storage, or generating more than five
(5) megawatts, the information shall be prepared and submitted by a qualified engineer licensed under the provisions of Chapter 12, Title 54, Idaho Code, unless waived by the Director. The design shall be definite enough to reflect the project's impacts and implications as required in subsequent rules. (3-18-22)
ii. If the project proposes development for irrigation purposes use, information shall be submitted on the crop rotation, including acreages acres under each crop type, for lands when newly developed land. Also 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 land 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 land; 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.
iii. <u>Information shall be submitted concerning the The</u> number and kinds of jobs that will be created or eliminated as a direct result of project development including both the construction and operating phases of the project. If jobs are seasonal, the estimated number of months per year of employment shall be submitted. (3 18 22)(
iviii. For applications or permits being reprocessed for an application that proposes appropriating more than twenty-five (25) cfs, or more than ten thousand (10,000) AF af of storage, or generating more than five (5) megawatts of power, information shall be submitted concerning the changes to community services that will be required during the construction and operation phases of the project including, but not limited to, changes to schools, roads, housing, public utilities, and public health and safety facilities, if any. (3 18 22)()
iv. Information shall be submitted concerning the 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.
vi. <u>Information shall be submitted concerning the The</u> location, amount, and quality of return flow water, and any water conservation features of the <u>proposed</u> project. (3-18-22)()
vii. If the project proposes irrigation as a use, information shall be submitted concerning 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, the names, addresses and number of shares held by each shareholder if the applicant is a corporation, evidence of tax exempt status if a corporation is so claiming, a soil survey prepared in accordance with the U.S. Soil Conservation Service irrigatable land classification system, and a schedule for bringing into production the project lands. (3–18–22)
vi. 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.
e. Unless the Director determines otherwise, information under Paragraph 040.04.c. or 040.04.d. is not required for:
i. An application that seeks to appropriate five (5) cfs or less, or store five hundred (500) af or less of unappropriated water.

irrigate two hundred (200) acres or less or any other use that the Director determines will reduce the flow of the Snake River measured at the Murphy Gage by two (2) af per day or less.

f. Unless the Director determines otherwise, information under Paragraph 040.04.d. is required for an application that proposes to use water from a source in the Swan Falls Trust Water Area to irrigate more than two hundred (200) acres or any other use that the Director determines will reduce the flow of the Snake River measured at the Murphy Gage by more than two (2) af per day.

041. -- 044. (RESERVED)

045. EVALUATION CRITERIA (RULE 45).

- 01. Criteria for Evaluating All Applications to Appropriate Water. The Director will use the following criteria in evaluating whether an application to appropriate unappropriated water or trust water should be approved, denied, approved for a smaller amount of water, or approved with conditions.
- **a.** Criteria for determining whether the proposed use will reduce the quantity Reduction of water available under an existing water rights (injury) criteria. A proposed use will be determined to reduce the quantity of water under an existing water right (i.e., injure another water right) if:

 (3.18.22)(____)
- i. The amount of water available under an existing water right will be reduced below the amount recorded by permit, license, decree or valid, claim, or the historical amount beneficially used by the water right holder under of such recorded rights permit, license, decree, or claim, whichever is less:

 (3-18-22)(____)
- iii. The <u>proposed use would make the quality</u> of the water available to the holder of <u>unusable by</u> an existing water right is made unusable for the purposes of the existing user's right, and the water cannot <u>and could</u> not be restored to usable quality without unreasonable effort or expense.

 (3-18-22)(_____)
- v. The provisions of Subsection 045.01.a.v. are not intended to require compensation or mitigation for loss of flow to holders of If an existing water right is subordinated hydropower rights or those from which trust water is reallocated to future beneficial uses which include the application's proposed use, the existing subordinated water right cannot be injured.

 (3-18-22)(_____)
- c. Criteria for determining whether the application is made in goodGood faith criteria. The criteria requiring that the Director evaluate evaluation of whether an application is not made in good faith or whether it is made for delay or speculative purposes requires an analysis of the intentions of the applicant with respect to the filing and diligent pursuit of applicant's intent to follow application requirements and diligently pursue permit development. The judgment of another person's intent can only be based upon the substantive actions that encompass the proposed project. Speculation for the purpose of this rule is an intention to obtain a water right permit

	from the use of the water. An application will be found to have <u>not</u> been made in good faith if: (3 18 22)
i.	The applicant shall have legal access to the property In the instance the land necessary to cons
	proposed project is privately owned and not in the applicant's ownership, has the applicant does
	in the land at the time of the application filing or the authority to exercise eminent domain authority
t o obtain such a	eccess, or in; or
ii.	In the instance of a project diverting water from or conveying water across federally owned la
	ownership, has filed all applications for a right of way. Approval of applications involving D Carey Act filings will not be issued until the United States Department of Interior, Bureau of I
	as issued a notice classifying the lands suitable for entry, the applicant has not filed the approp
form to request	
ii <u>i</u> . construct and o _l	The applicant is <u>not</u> in the process of obtaining other permits, <u>licenses</u> , <u>and approvals</u> neede perate the project; <u>and or</u> (3 18 22)(
iii iv.	There are no obvious impediments that prevent the successful completion of the project. (3 18 22)
_	
d.	Criteria for determining whether the applicant has sufficient f <u>F</u> inancial resources to complete rector will find an applicant does not (3-18)
project . The Di	rector will find an applicant does not (3-18
i.	An applicant will be found to have sufficient financial resources:
i	III non a chowing that it is not reasonably probable that funding is or will be available for pro-
<u>i.</u> construction or	<u>uU</u> pon a showing that it is <u>not</u> reasonably probable that funding is or will be available for proupon a financial commitment letter acceptable to the Director. This showing is required as described in the director of the Director.
	upon a financial commitment letter acceptable to the Director. This showing is required as descrition 40.05.c. or at the time the hearing provided by Subsection 040.05.c. is conducted.; or
	upon a financial commitment letter acceptable to the Director. This showing is required as description
in Subsection 0	upon a financial commitment letter acceptable to the Director. This showing is required as desertable. On at the time the hearing provided by Subsection 040.05.c. is conducted.; or (3-18-22)(
in Subsection 0 ii.	upon a financial commitment letter acceptable to the Director. This showing is required as desert 40.05.c. or at the time the hearing provided by Subsection 040.05.c. is conducted.; or (3-18-22)(Alf the applicant is a governmental entity will be determined to have satisfied this requirement
in Subsection 0 ii. has the withou	upon a financial commitment letter acceptable to the Director. This showing is required as descripted 40.05.c. or at the time the hearing provided by Subsection 040.05.c. is conducted.; or (3 18 22)(AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence
ii.	upon a financial commitment letter acceptable to the Director. This showing is required as desert 40.05.c. or at the time the hearing provided by Subsection 040.05.c. is conducted.; or (3-18-22)(Alf the applicant is a governmental entity will be determined to have satisfied this requirement
in Subsection 0 ii. has the withou	AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. (3 18 22)(
ii. has the withou pursue project c	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the l_ocal public interest criteria.
ii. has the without pursue project ce. e. Director will co	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the ILocal public interest criteria. Onsider the following, along with any other factors he finds to be appropriate, in determining whether when the proposed project construction in determining whether the project conflicts with the ILocal public interest criteria.
ii. has the without pursue project ce. e. Director will co	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the l_ocal public interest criteria.
ii. has the without pursue project ce. e. Director will co	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the ILocal public interest criteria. Onsider the following, along with any other factors he finds to be appropriate, in determining whether when the proposed project construction in determining whether the project conflicts with the ILocal public interest criteria.
ii. has the withou pursue project co e. Director will co the project will i. to people in t	AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest criteria. Onsider the following, along with any other factors he finds to be appropriate, in determining whether the project conflicts with the local public interest. The direct effect the project will have on the economy of public water resources that are of interest are directly affected by the proposed water use as determined by the employer.
ii. has the withou pursue project continue project will continue project will in the project will in the proper tunities, by	AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest conflict with the local public interest. Criteria for determining whether the project conflicts with the IL ocal public interest conflict with the local public interest: (3 18 22)(The direct effect the project will have on the economy of public water resources that are of interest are directly affected by the proposed water use as determined by the employer of short and long term, revenue changes to various sectors of the economy, short and long term.
ii. has the withou pursue project continue project will continue project will in the project will in the proper tunities, by	AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest criteria. Onsider the following, along with any other factors he finds to be appropriate, in determining whether the project conflicts with the local public interest. The direct effect the project will have on the economy of public water resources that are of interest are directly affected by the proposed water use as determined by the employer.
ii. has the without pursue project content of the project will i. to people in topportunities, bethe stability of the stabi	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest criteria. In determining whether the project conflicts with the lacal public interest criteria. In determining whether the local public interest criteria conflict with the local public interest: (3 18 22)(The direct effect the project will have on the economy of public water resources that are of interest the local area directly affected by the proposed water use as determined by the employer of short and long term, revenue changes to various sectors of the economy, short and long term, revenue and employment gains; (3 18 22)((4 18 22)((5 18 22)((5 18 22)((6 18 22)((7 18 22)((8 18
ii. has the without pursue project control to people in to people in the stability of iii.	AIf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest conflict with the local public interest. Criteria for determining whether the project conflicts with the IL ocal public interest conflict with the local public interest: (3 18 22)(The direct effect the project will have on the economy of public water resources that are of interest are directly affected by the proposed water use as determined by the employer of short and long term, revenue changes to various sectors of the economy, short and long term.
ii. has the without pursue project c e. Director will counte project will i. to people in topportunities, but the stability of resources in the transportation, resources, the stability of resources in the transportation, resources.	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the ILocal public interest criteria. In determining whether the following, along with any other factors he finds to be appropriate, in determining who conflict with the local public interest: (3-18-22)(
ii. has the without pursue project c e. Director will counte project will i. to people in topportunities, but the stability of resources in the transportation, resources, the stability of resources in the transportation, resources.	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest criteria. In determining whether the project conflicts with the local public interest criteria. The direct effect the project will have on the economy of public water resources that are of int he local area directly affected by the proposed water use as determined by the employment short and long term, revenue changes to various sectors of the economy, short and long term, revenue and employment gains; The effect the project will have on recreation, including, but not limited to, fish and will ne local area affected by the proposed use habitat, aquatic life, recreation, aesthetic best
ii. has the withoupursue project of e. Director will could be project will i. to people in topportunities, but the stability of the stabilit	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the IL ocal public interest criteria. (3 18 22)(Criteria for determining whether the project conflicts with the IL ocal public interest criteria. In determining whether the project conflicts with the local public interest criteria. (3 18 22)(The direct effect the project will have on the economy of public water resources that are of interest and long term, revenue changes to various sectors of the economy, short and long term revenue and employment gains; (3 18 22)(The effect the project will have on recreation, including, but not limited to, fish and will ne local area affected by the proposed use habitat, aquatic life, recreation, aesthetic becausing the made within a reasonable time; and (3-18-22)((3-18-22)
ii. has the withoupursue project of the project will contain the project will in the stability of the stabi	Alf the applicant is a governmental entity will be determined to have satisfied this requirement taxing, bonding, or contracting authority necessary to raise the funds needed to commence construction in accordance consistent with the proposed project construction schedule. Criteria for determining whether the project conflicts with the ILocal public interest criteria. In determining whether the following, along with any other factors he finds to be appropriate, in determining who conflict with the local public interest: (3-18-22)(

	encies charged with assessing individual issues under Subparagraphs 045.01.e.i. and ii., recognizing
	e primary job of the Department to protect all aspects of the health and welfare of Idaho's citizens at
visitors.	
:	The Director was a divise assessed of an employee an employee with a day only
1V.	The Director may condition approval of an application on compliance with orders, rule and authorizations issued or to be issued by state and federal regulatory agencies with jurisdiction
	and authorizations issued of to be issued by state and federal regulatory agencies with jurisdiction after relevant to the local public interest.
over subject in	atter resevant to the local public interest.
iii v.	AnThe Director will deny an application which the Director determines will conflict that conflict
	public interest will be denied unless the Director determines that an over riding state or national ne
	project or that the project can be approved with conditions to resolve the <u>local public interest</u> confli
with the local	1 0 11
f.	Conservation of water resources within the state of Idaho criteria. The application will
<u>determined co</u>	ntrary to the conservation of water resources if:
i.	A diversion rate greater than two hundreths (0.02) cfs per acre is proposed, but is not necessary f
irrigation use;	
11.	Design, construction, operation techniques, or mechanical equipment will not be employed
achieve a wate	er use efficiency consistent with contemporary engineering, industry, and regulatory standards; (
:::	A proposed storage facility will exceed a seepage rate of zero point two (0.2) feet per day. The
111.	A proposed storage facility will exceed a seepage rate of zero point two (0.2) feet per day. The not apply if the proposed storage facility will be used as an infiltration basin for ground was
	scavated pond filled by intercepting ground water, or an impoundment for irrigation use not exceeding
	tored water per acre of irrigation; or
11 v C (3) u1 01 50	tored water per dere of hinguism, of
iv.	The proposed irrigation use is not consistent with the requirements of Section 42-204A, Idal
Code.	
g.	In the case where the place of use is outside the watershed or local area where the source of wat
	project effect on the local economy or local area criteria. The Director will consider the extent
	on the local economy of the watershed or local area within which the source of water for the propos
use originates.	
L	Idala Costa Watan Diana aritania. Tha Dinastana aritha ani adamah ahan ahan ana arad disamina and ar
h.	Idaho State Water Plan criteria. The Director will consider whether the proposed diversion and ulies with the Idaho State Water Plan, including plans developed for specific geographic areas. (
of water comp	nes with the Idano State water Plan, including plans developed for specific geographic areas.
02.	Criteria for Evaluating Whether a Proposed Use an Application for Reallocation of Tru
	Swan Falls Trust Water Area Will Cause a Significant Reduction. Reference: Under Section 4
	10 Code and Subsection 025.02.b. For purposes of reallocating trust water made available by t
	vater rights agreement. The Director will find an application for a reallocation of trust water within t
Swan Falls Tru	ust Water Area will cause a significant reduction when the proposed use, individually or cumulative
	isting uses and uses reasonably likely to exist within twelve months of the proposed use, wou
significantly re	educe the amount of trust water available to the user for hydropower generation purposes under
	eld in trust. The Director will presume an application for permit or a permit being reprocessed,
	f trust water within the Swan Falls Trust Water Area will be presumed to not cause a signification
	e Director determines that it complies with the application meets both the individual and cumulati
tests for evalua	ating significant reduction as provided in Subsections under Paragraphs 045.02.a. and 045.02.b.
a.	Individual test-for evaluating significant reduction. The Director will presume; (
	A
ita impact is £	A proposed use will be presumed to not cause a significant reduction if, when fully developed at
	ully felt, the use will that individually does not reduce the flow of the Snake River-measured at the Gage by-not more than two (2) acre-feet per day, does not cause a significant reduction; and (
титигриу Ойид(e <u>dage</u> by not more than two (2) acre-rect per day; does not cause a significant reduction; and (

An irrigation project of two hundred (200) acres or less diverting water from a source other than the Snake River or springs directly tributary to the Snake River located anywhere in the Snake River Basin above Murphy Gauge proposing to use trust water is presumed to Swan Falls Trust Water Area will not reduce the flow at Murphy-Gauge Gage by more than two (2) acre-feet per day and does not cause a significant reduction. The However, this presumption of this section is not applicable to applications or permits to be reprocessed which an <u>application</u> the Director determines to be part of a larger development. (3.18.22)() Cumulative test-for evaluating significant reduction. A The Director will presume a proposed use will be presumed to not cause a significant reduction, meets the cumulative test if the use, when fully developed and its impact is fully felt and when 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 the Snake River measured at Murphy Gauge Gage by more than: (3-18-22)() Forty thousand (40,000) acre feet af per calendar year when considered with all other uses approved for development of trust water during that calendar year; (3-18-22)() Forty thousand (40,000) acre feet 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 Twenty thousand (20,000) acre feet af per calendar year from filings approved for reallocation of iii. trust water-which that meet the criteria of Subsection Paragraph 045.02.a. The Director will determine on a case by ease basis from available information whether a permit to be reprocessed or The presumptions in Subsection 045.02, Paragraph 045.02.a., and Paragraph 045.02.b. may be rebutted by the protestant. In rebutting the presumptions that an application for trust water which exceeds the flow depletion limits of Subsection 045.02, or one which meets the flow depletion limits but has been protested, will does not cause a significant reduction. In making this determination, the Director will may consider: (3-18-22)() 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)(The relative importance of the affected hydropower facility or facilities to other sources of ii. electrical power generation available to the holder of the facility or facilities. (3.18.22)() 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)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 of the facility. The terms of contracts, mortgages, or regulatory permits and licenses which require the hydropower generation facility holder of the hydropower generation facility to retain the capability to produce hydroelectric power at a specific level. Other provisions of these rules not withstanding, applications or permits to be reprocessed proposing a direct diversion of water for irrigation purposes from the Snake River between Milner Dam and Swan Falls Dam or from tributary springs in this reach are presumed to cause a significant reduction. Other provisions of these rules not withstanding, applications or permits to be reprocessed for

DCMI purposes are presumed to not cause a significant reduction.

- 03. Criteria for Evaluating 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 a proposed use an application for reallocation of trust water held by the state pursuant to Section 42 203B(5), Idaho Code, 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 acting on the application or permit being reprocessed approving or denying the application. The Director shall consider and balance the relative benefits and detriments for each factor required to be weighed under Section 42 203C(2), Idaho Code, to determine whether a proposed reduction of the amount of water available for power production serves the greater public interest. The Director shall evaluate whether the proposed use sought in the permit being reprocessed or the application will provide the greater benefit to the people of the state of Idaho when balanced against other uses for the same water resource. In 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-use the following guidelines consider: (3.18.22)()
- a. The Director will consider the potential benefits, both direct and indirect, and that the proposed use would provide to the state and local economy. The economic appraisal shall 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:

 (3-18-22)(_____)
 - 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.
 - iii. Direct project costs, to include the opportunity cost of previous land use. (3-18-22)
- iviii. 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 <u>Director will consider the economic</u> impact the proposed use would have upon the electric utility rates in the state of Idaho, and the availability, foreseeability, and cost of alternative energy sources to ameliorate such impact. These evaluations will include the following considerations:

 (3 18 22)(
- i. Projections of electrical supply and demand for Idaho and the Pacific Northwest made by the Bonneville Power Administration and the Northwest Power Planning Council and information available from the Idaho Public Utilities Commission or from the electric utility from whose water right trust water is being reallocated.

 (3-18-22)
- ii. The long—term reliability of the substitute source and the cost of alternatives including the resulting impact on electrical rates.
- c. The Director will consider wWhether the proposed use will promote the family farming tradition in the state of Idaho. For purposes of this evaluation the Director will presume the application promotes the family farming tradition if the total land to be irrigated by the applicant, including currently owned and leased irrigated land and land proposed to be irrigated in the application and other applications and permits of the applicant, does not exceed nine hundred sixty (960) acres. For an application proposing to divert water within the service area of a water delivery organization or to divert water through infrastructure shared by otherwise independent farming operations, the Director will evaluate this presumption on an individual basis within the relevant service area or place of use. This presumption may be rebutted by the protestant under Paragraph 040.03.c.ii. If the presumption above does not apply, the Director will consider whether the proposed use has the following factors: characteristics:

(3 18 22)(

i.	The farming operation developed or expanded as a result of the application	
	member of the applicant's family (spouse, parents or grandparents, lineal descen-	dants, including those
that are adopte	d, lineal descendants of parents, and spouse of lineal descendants);	()
	T. d d l'	C 41
11.	In the event the application is filed in the name of a partnership, one (1) or	more of the partners
operates the fai	rming operation; and	(
:::	If the application is in the name of a corporation, the number of steelchel	dare dage not avacad
111. fifteen (15) per	If the application is in the name of a corporation, the number of stockholersons, and one (1) or more of the stockholders operates the farming operation un	
	gation district, drainage district, canal company, or other entity authorized to	
	thin the district or for stockholders of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all of whom satisfy the president of the company all	
045.03.c.	unii die district of for stockholders of the company all of whom satisfy the pres	umption in raragraph
043.03.C.		(
	If the total land to be irrigated by the applicant, including currently owner	Land leased irrigated
land and land	proposed to be irrigated in the application and other applications and permits of	
	ndred sixty (960) acres, the application will be presumed to promote the family t	
	marea sixty (200) acres, are approaried will be presumed to promote the family i	(3-18-22)
		(8 10 ==)
e.	If the requirement of Subsection 045.03.c.i. is not met, the Director will ed	ensider the extent the
	orms to the following characteristics:	(3-18-22)
11	°	(= -)
i.	The farming operation developed or expanded as a result of the application	on is operated by the
	member of his family (spouse, parents or grandparents, lineal descendants, inc	
	descendants of parents; and spouse of lineal descendants);	(3 18 22)
		,
ii.	In the event the application is filed in the name of a partnership, one or more	e of the partners shall
operate the fari	ming operation; and	(3-18-22)
iii.	If the application is in the name of a corporation, the number of stockhol	
	rsons, and one or more of the stockholders operates the farming operation unl	
	in irrigation district, drainage district, canal company or other water entity auth	
	owners within the district or for stockholders of the company all of whom s	
farming criteria	3.	(3-18-22)
f <u>d</u> .	The Director will consider the promotion of Whether the proposed projection	
	multiple use development of the water resources of the state of Idaho. In this	_
which the proje	ect proposed complies with the following factors will be considered:	(3-18-22) ()
		(2.10.22)
1.	Promotesing and conformsing with the adopted Idaho State Water Plan;	(3-18-22) ()
ii.	Providesing for coordination of proposed and existing uses of water to ma	
use of available	e water supplies;	(3-18-22) ()
	TDT- ' 4 1 1 1 ' 11 '11 4 1 1	cc ·
iii.	Utilizesing technology economically available to enhance water and energy u	(3-18-22)
		(3 10 22) ()
in	Provideging multiple use of the water including multipurpose storage	(2.19.22)()
iv.	Providesing multiple use of the water, including multipurpose storage;	(3-10-22)()
37	Allowsing opportunity for reuse of return flows;	(3.18.22)()
v.	Anowaing opportunity for fease of fetalli flows,	(3 10 22) ()
vi.	Preservesing or enhancesing water quality, fish, wildlife, recreation and aesth	etic values: or
V 1.	1 10001 100mg or ormanocomg water quarty, 110m, whithire, recreation and destin	(3-18-22)()
		(5 10 22) ()
vii.	Providesing supplemental water supplies for existing uses with inadequate su	nnlies.
V 11.	2.10.1.200115 oupprentential nater supplies for existing uses with madequate su	(3 18 22)()

- The Director will consider wWhether a proposed use, which includes irrigation, irrigation development will conform to a staged development policy of up to twenty thousand (20,000) acres per year or eighty thousand (80,000) acres in any four (4) year period in the Snake River drainage above Murphy Gauge Swan Falls <u>Trust Water Area</u>. In applying thisthese criteria, the Director will consider the following: "Above Murphy gauge" means the Snake River and any of its surface or groundwater tributaries upstream from Murphy gauge which gauge is located on the Snake River approximately four (4) miles downstream from Swan Falls Dam from which trust water is to be reallocated: Twenty thousand (20,000) acres per year or eighty thousand (80,000) acres per four (4) year period is a four (4) year moving average of Ttwenty thousand (20,000) acrest per year of permits issued during a calendar year for irrigation development. If permits for development of less than twenty-thousand (20,000) acres are issued in a year, additional development in excess of twenty- thousand (20,000) acres can be permitted in succeeding years. Likewise, if more than twenty thousand (20,000) acres is permitted in one year (recognizing that a single large project could exceed twenty thousand (20,000) acres) the permitted development in succeeding years must be correspondingly less to maintain no greater than a twenty thousand (20,000) acrest per year average for any four (4) year period; The criteria of Subsection Paragraph 045.03.gc. applies to multiple-use projects with irrigation as a principal purpose. Projects which use irrigation as only an incidental purpose, such as the land treatment of waste, shall will not be included within this policy; and (3-18-22)(An The Director may approve an application determined by the Director to be otherwise approvable but found to exceed the acreage limitations of Paragraph 045.03.e., when considered with other applications approved for development, may be approved with conditions providing for prescribing the construction of project works and beneficial use of water to be commenced in a future year. (3-18-22)() No single public interest criterion will be entitled to greater weight than any other public interest criterion. The Director will presume an application is in the public interest if it proposes: Until such time as the studies prescribed in Policy 32 I of the State Water Plan are completed and accepted by the Idaho Water Resource Board, applications and permits reprocessed which propose to divert water to surface storage To store surface water from the Snake River and surface tributaries upstream from the Murphy Gauging Station shall be presumed to satisfy the public interest criteria of Section 42 203C(2), Idaho Code. Applications or reprocessed permits which are approved prior to completion of the studies, will not be subject to additional reprocessing. Gage consistent with the Idaho State Water Plan; or (3-18-22)() A state of Idaho-sponsored ground water recharge project that is consistent with the Idaho State Water Plan; or iii. Domestic, commercial, municipal, or industrial use that does not have a maximum consumptive use of more than two (2) af per day. The presumptions of Subparagraphs 045.03.f.i. through iii. may be rebutted by the protestant under Paragraph 040.03.c. In evaluating a proposed rebuttal to these presumptions, the Director may consider the criteria in Paragraphs 045.03.a. through e. Applications for permit for trust water sources filed prior to July 1, 1985, for projects for which diversion and beneficial use was complete prior to October 1, 1984, are presumed to satisfy the public interest criteria of Section 42 203C(2), Idaho Code.
- kg. Applications or permits to be reprocessed proposing a direct diversion of water for The Director will presume an application is not in the public interest if it proposes an irrigation purposes project diverting water directly from the Snake River-between Milner Dam and Swan Falls Dam or from tributary springs in this reach are

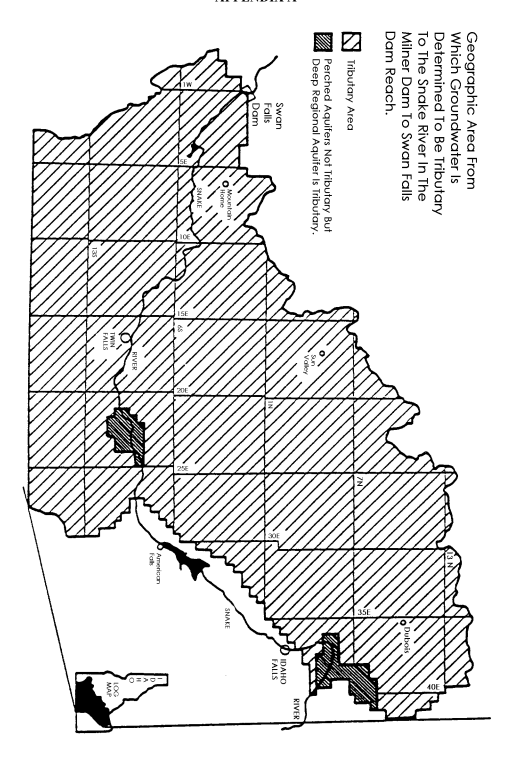
	o be in the public interest as defined by Section 42 203C, Idaho Code directly tributar van Falls Trust Water Area. Such proposals, are presumed to prevent the full economic	
use of water in	the Snake River Basin and to adversely affect hydropower availability and electrical of	energy rates in
	no. This presumption may be rebutted by the applicant. In evaluating a rebuttal to this	
the Director ma	ay consider the criteria in Paragraphs 045.03.a. through e. (3	3-18-22) ()
1	Proposed DCMI uses which individually do not have a maximum consumptive use	a of more than
	lay are presumed to meet the public interest criteria of Section 42-203C(2), Idaho	
protested.	and the presumed to meet the public interest effectia of Section 42 2030(2), Idaho	(3 18 22)
046 049.	(RESERVED)	` '
050. CONI	DITIONS OF APPROVAL (RULE 50).	
01.	Issuance of Permits with Conditions . The Director may issue <u>a permits</u> with ance with:	conditions to
9	the provisions of Title 42, Chapter 2, Title 42, Idaho Code, and other-statutory dut	ies the public
interest, and spe	ecifically to meet applicable laws and statutes;	()
mores, and sp	to most upper some some some some some some some some	
b.	Efficient administration of water rights by priority date;	()
c.	The Idaho State Water Plan as required by Section 42-1734B(4), Idaho Code;	()
d.	<u>tT</u> he criteria of Section 42-203A, Idaho Code , and to meet the ;	()
e.	Requirements of Section 42-203B, Idaho Code, including conditions to subordinate	e a permit for
hydropower ge	neration to all rights to the use of water, other than hydropower, and limit a permit for	
generation to a	term in connection with the power project;	()
£	Description of Costinu 42 202C Idela Code to the following marginal include	(i
	<u>FR</u> equirements of Section 42-203C, Idaho Code, to the fullest extent possible include cient use and conservation of energy and water:	nng conditions 3 -18-22) ()
to promote crit	croit use and conservation of energy and water.	10 22)(
<u>g</u> .	The intent of agreements entered into by and between the state of Idaho and ho	lders of water
	er purposes and the state of Idaho's obligation to continually review the reallocation	of trust water
consistent with	Section 42-203, Idaho Code; or	()
h	The requirement to obtain authorization necessary to access the point of diversion, p	place of use or
to convey water	r across federal land prior to diversion and use of water under the permit.	()
	Requirements to Mitigate Impact of Flow Depletion. Permits to be reprocessed	or applications
	propriate water from the main stem of the Snake River between Milner and Murphy good off stream storage during the period November I to March 3I shall include requirement	
	vith the State Water Plan, the impact of flow depletions on downstream generation of h	
	The state water rank, the impact of new deptetions on downstream generation of h	$\frac{(3.18.22)}{}$
	Applications and Existing Permits That Are Junior and Subordinate. Applications and Existing Permits That Are Junior and Subordinate.	plications and
existing permit	s approved for hydropower generation shall be junior and subordinate to all rights to the copower, within the state of Idaho that are initiated later in time than the priority of the	e use of water,
	opower, within the state of idano that are initiated later in time than the priority of the power permit. A subordinated permit shall not give rise to any right or claim against f	
the use of water	er, other than hydropower, within the state of Idaho initiated later in time than the	priority of the
application or o	existing hydropower permit. A permit issued for hydropower purposes shall contain a	
on the hydropo	wer use in accordance with Section 42 203B(6), Idaho Code.	(3 18 22)
0.4		
	Permanent Flow Measuring Device Requirement. Applications approved for on-	stream storage

and downstrea	um from the reservoir.	(3-18-22)
	Well Spacing and Well Construction Requirements. Applications approv	red for diversion o
	nay include conditions requiring well spacing and well construction requirements.	
06.	Reprocessed Permits. Permits reprocessed pursuant to Section 42 203D, Id	laho Code, may b e
	dified or conditioned by the Director to make the permit comply in every way ved for the same purpose based upon a new application processed under these rules.	
	Voiding Approval of Permit. Permits may be conditioned to authorize the permit if he the Director determines that the applicant submitted false or mislead or supporting documents.	
	Retention of Jurisdiction. The Director may condition permits to retain ju	risdiction to insure
	ith the design, construction and operation provisions of the permit.	(3-18-22)
	Insuring Minimum Stream Flows and Prior Rights. The Director may e	
insure that est injured.	ablished minimum stream flows and prior rights including prior rights reserved by	federal law are no (3 18 22)
mjureu.		(3-10-22)
	Insuring Compliance with Water Quality Standards. The Director may company with Idehe's water quality standards	
insure compit	ance with Idaho's water quality standards.	(3 18 22)
11.	Insuring Assignment of Interest. The Director may condition a permit issue	ed for trust water to
	by amendment (Section 42 211, Idaho Code), transfer (Section 42 222, Idaho Code) permit by any method whatsoever shall not result in the project failing to mee	
criteria of Sec	tion 42 203C, Idaho Code except, however, lenders obtaining title to the project	through default wil
	able period of time, as determined by the Director, to meet such criteria or to con	
person or entit	ty that does meet the criteria.	(3-18-22)
051 054.	(RESERVED)	
055. MOI	RATORIUM-(RULE 55).	
		(2.10.22) ()
01.	Applications for Permits.	(3-18-22) ()
	The Director may cease to approve applications action on an application of a permit for which the permit holder has not submitted proof of beneficial area upon finding a need to:	
i.	Protect existing water rights;	(3-18-22)
ii.	<u>IE</u> nsure compliance with the provisions of Chapter 2, Title 42, Idaho Code; and	l <u>or</u> (3-18-22) (
iii. Director or the	Prevent reduction of flows below a minimum stream flow which has been estable ballow a pursuant to applicable law.	ablished held by the
b. development of	Notice of the Director's action to cease <u>further action on an application approved a permit</u> will be by:	or to stay further (3-18-22)(
i. <u>holder</u> ; and	Summary Order served by certified mail upon the then existing affected a	pplicants <u>or permi</u>
ii. circulation in	Publication—of the order for three (3) consecutive weeks in a newspaper—or nether area affected.	wspapers of general (3 18 22)(

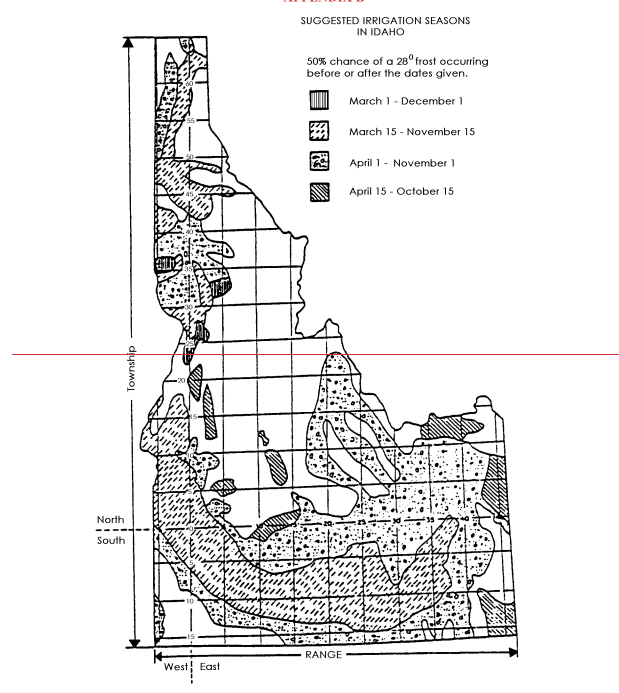
	The order of the Director's action to stay further development of a permit wi	<u>Il require a perm</u>
holder to file, v	within sixty (60) days of order issuance, either;	
i.	Proof of beneficial use for the extent of diversion and beneficial use acco	omplished prior
ssuance of the		(
ii.	A response with supporting information demonstrating the permit holder n	
	ior to receipt of the order, in project works to divert and beneficially use water un	der the permit the
merits the gran	ting of additional time to complete all or part of the project.	(
iii.	Failure to submit proof of beneficial use or a response will result in susp	nension of furthe
development o		(
<u>se , cropinone o</u>		,
ed.	Objections to the Director's action shall will be considered under the dep	artment's adopte
pursuant to ID	APA 37.01.01, "Rules of Procedure of the Idaho Department of Water Resource	s." and applicable
law.		(3-18-22) (
	Permits.	(3 18 22
		1:6
a.	To the extent a permit has not been developed, the Director may cancel, or r	
	of beneficial use has not been submitted in a designated geographical area a	s an extension o
a. which proof of Subsection 055	of beneficial use has not been submitted in a designated geographical area a	s an extension o
	of beneficial use has not been submitted in a designated geographical area a 5.01.	s an extension o (3-18-22
	of beneficial use has not been submitted in a designated geographical area a 5.01.	s an extension o (3-18-22
	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by:	s an extension c (3-18-22 (3-18-22
	of beneficial use has not been submitted in a designated geographical area a 5.01.	s an extension c (3-18-22 (3-18-22 designated area.
	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by:	s an extension c (3-18-22 (3-18-22 designated area.
	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by:	s an extension e (3-18-22 (3-18-22 designated area. (3-18-22
b. i.	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by: Summary Order served by certified mail upon the affected permit holders in the Publication of the order for three (3) consecutive weeks in a newspaper or new	s an extension of (3-18-22) (3-18-22) designated area. (3-18-22) respapers of genero
	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by: Summary Order served by certified mail upon the affected permit holders in the Publication of the order for three (3) consecutive weeks in a newspaper or new he area.	(3-18-22) designated area. (3-18-22) //spapers of general (3-18-22)
b. i. ii. circulation in t	of beneficial use has not been submitted in a designated geographical area a 5.01. Notice of the Director's action to cancel or modify permits shall be by: Summary Order served by certified mail upon the affected permit holders in the Publication of the order for three (3) consecutive weeks in a newspaper or new	(3-18-22) (3-18-22) (3-18-22) designated area. (3-18-22) //spapers of genera (3-18-22)

056. -- 999. (RESERVED)

APPENDIX A



APPENDIX B



APPENDIX C

