This Guidance Document is not new law but is an agency interpretation of existing law. For more information or to provide input on the document, please contact the Water Rights Section Manager at 208–287-4800. (Feb. 2020)

ADMINISTRATOR'S MEMORANDUM

Date:

January 6, 1988

Application Processing No. 42

To:

Regional Offices and Water Allocation Section

From:

Norman C. Young Not

RE:

LOCATION OF SPRINGS - LEGAL DESCRIPTION

Rule 3,3,2,3. of the Water Appropriation Rules and Regulations and Rule 7,1,3. of the Beneficial Use Examination Rules and Regulations require the location of springs on applications for permit and on field examinations to be described to the nearest ten acre tract.

Whenever the location of a spring can not be accurately determined to a ten acre tract because the land has not been surveyed, the location of the spring can be shown to the nearest forty acre tract. The spring must be uniquely identified, however, by reference to permanent unmistakable land marks, a sketch map and must be differentiated from any other springs in the area.

Exceptions to the ten acre rule need to be justified with a statement of explanation on the application or on the field examination.