

BEFORE THE DEPARTMENT OF WATER RESOURCES
OF THE STATE OF IDAHO

IN THE MATTER OF DISTRIBUTION OF WATER)
TO VARIOUS WATER RIGHTS HELD BY OR FOR)
THE BENEFIT OF A&B IRRIGATION DISTRICT,)
AMERICAN FALLS RESERVOIR DISTRICT #2,)
BURLEY IRRIGATION DISTRICT, MILNER)
IRRIGATION DISTRICT, MINIDOKA IRRIGATION)
DISTRICT, NORTH SIDE CANAL COMPANY,)
AND TWIN FALLS CANAL COMPANY)
_____)

**ORDER REGARDING
MOTION FOR
CLARIFICATION AND
SUPPLEMENTAL
INFORMATION
CONCERNING RECORD**

On August 15, 2005, the A&B Irrigation District, American Falls Reservoir District #2, Burley Irrigation District, Milner Irrigation District, Minidoka Irrigation District, North Side Canal Company, and Twin Falls Canal Company (“Surface Water Coalition” or “SWC”) filed *Surface Water Coalition’s Motion for Clarification and Supplemental Information Concerning Record* (“SWC Motion”) with the Director of the Idaho Department of Water Resources (“Director” or “Department”). On August 23, 2005, the City of Pocatello (“Pocatello”) filed *Pocatello’s Response to SWC’s Motion for Clarification and Supplemental Information Concerning Record*, which supports the SWC Motion.

The SWC Motion requesting clarification regarding the record is premised upon the assumption that prior to the filing of requests for hearing in response to the Director’s Amended Order of May 2, 2005 (“May 2 Order”) this matter was handled by the Director as an informal proceeding pursuant to Department Rule of Procedure 100. IDAPA 37.01.01.0100.¹ The SWC states in its motion that the “Coalition is uncertain how matters considered by the Director in the informal proceeding will be considered by the Director when issuing a decision in the formal proceeding.”² *SWC Motion* at 2. The SWC further states that the “coalition is uncertain as to what materials, memoranda, ‘noticed matters’ and other evidence in the record relied upon by the

¹ Department Rule of Procedure 100 defining “informal proceedings” provides: “Informal proceedings are proceedings in contested cases authorized by statute, rule or order of the agency to be conducted using informal procedures, i.e., procedures without a record to be preserved for later agency or judicial review, without the necessity of representation according to Rule 230, without formal designation of parties, without the necessity of hearing examiners or other presiding officers, or without other formal procedures required by these rules for formal proceedings. Unless prohibited by statute, an agency may provide that informal proceedings may precede formal proceedings in the consideration of a rulemaking or a contested case.”

² Department Rule of Procedure 104 defining “formal proceedings” provides: “Formal proceedings, which are governed by rules of procedure other than Rules 100 through 103, must be initiated by a document (generally a notice, order or complaint if initiated by the agency) or another pleading listed in Rules 210 through 280 if initiated by another person. Formal proceedings may be initiated by a document from the agency informing the party(ies) that the agency has reached an informal determination that will become final in the absence of further action by the person to whom the correspondence is addressed, provided that the document complies with the requirements of Rules 210 through 280. Formal proceedings can be initiated by the same document that initiates informal proceedings.”

Director when issuing the *May 2, 2005 Order* will be part of the record in the formal proceeding.” *SWC Motion* at 3.

The answer to the SWC’s inquiry is that all documents and information relied upon by the Director in preparation of the *May 2 Order* are included in the Partial Agency Record prepared by the Department and distributed to the parties in this matter. On June 17, 2005, the Department distributed to the parties a CD containing the Partial Agency Record. The Department revised the Partial Agency Record on September 12, 2005 and supplemented the Partial Agency Record on September 13, 2005. The SWC’s characterization of the proceedings conducted in this matter prior to the filing of requests for hearing on the Director’s *May 2 Order* as informal proceedings conducted pursuant to Department Rule of Procedure 100 is not consistent with the record or with the Director’s actions in these proceedings.

ORDER

Based upon consideration of the motion filed by the Surface Water Coalition and Pocatello’s response, the Director enters the following Order consistent with the foregoing:

IT IS HEREBY ORDERED that all documents and information included in the Partial Agency Record prepared by the Department and initially distributed to the parties on June 17, 2005, and as revised and supplemented on September 12 and 13, 2005, are included in the record of this matter.

DATED this 28th day of November 2005.



KARL J. DREHER
Director

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 28th day of November, 2005, the above and foregoing, was served by the method indicated below, and addressed to the following:

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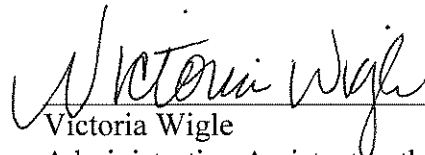
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