PENDING FEE RULES

COMMITTEE RULES REVIEW BOOK

Submitted for Review Before

House Environment, Energy, & Technology Committee

66th Idaho Legislature First Regular Session – 2021



Prepared by:

Office of the Administrative Rules Coordinator Division of Financial Management

January 2021

State of Idaho DIVISION OF FINANCIAL MANAGEMENT

ALEX I. ADAMS Administrator

Executive Office of the Governor

January 11, 2021

<u>MEMORANDUM</u>

TO: Members of the 2021 Idaho State Legislature

Alex J. Adams, Administrator Olus Colors

Bradley A. Hunt, Rules Coordinator /3 Market FROM:

SUBJECT: Overview of Executive Agency Rulemaking in 2020

Background. Governor Little initiated a rules moratorium for calendar year 2020 and thus the volume of rulemaking is down substantially relative to most years. Most rules published in the Legislative Rules Review book are simply republished because the 2020 Legislature adjourned sine die without passing a concurrent resolution approving any pending fee rules as specified in Section 67-5224, Idaho Code. The necessary fee rules were re-published in the following special bulletins:

- April 15 Temporary Fee Rules September 16 Proposed Fee Rules
- November 18 Pending Fee Rules

Changes in Existing Fee Rules. Since all fee rules expired upon sine die, there is no existing rule available to amend. Therefore, only a clean version of the rule chapter is able to be presented to the Legislature in January 2021. In some cases, fee rules were modified based on public comment, or to implement Executive Order 2020-13, among other reasons. Given the unprecedented volume, all edits are incorporated within a single docket and presented as a clean fee rule chapter. There are several ways that legislators may view previous rules for comparison purposes:

- An archive of any rule since 1996 is available on the DFM website. This allows legislators to see the evolution of a rule over time.
- The Legislative Services Office analyzes all proposed rules. You can find their analysis of proposed rules which, in some cases, may discuss changes to rules between sine die and the proposed rules. These may be found on the Legislature's website.
- Changes made between the proposed and pending rule stages were noted in the November 18th bulletin where applicable.

Process for Approving/Extending Rules. Below, you will find a brief description on legislative actions and outcomes regarding the rules review process and contents of the Legislative Rules Review Books:

- Pending Fee Rules must be affirmatively approved by both bodies via adoption of concurrent resolution to become final.
- Temporary Rules must be affirmatively approved by both bodies via adoption of concurrent resolution to be
- Pending Rules become final and effective sine die unless rejected, in whole or in part, via concurrent resolution adopted by both bodies.
 - Pending rules may be approved, in whole or in part, or rejected if determined to be inconsistent with legislative intent of the governing statute.
 - If rejected, new or amended language must be identified at a numerical or alphabetical designation within the rule and specified in the concurrent resolution.
- A link to LSO's proposed rule analysis is provided at the beginning of each docket and includes any required supporting documentation (e.g. Cost Benefit Analysis (CBA), Incorporation By Reference Synopsis (IBRS)) as part of the analysis.
- All 2021 review books can be accessed on the DFM website here.

Contact Information. If questions arise during the rules review process, please do not hesitate to contact the Rules Coordinator, Brad Hunt: Brad.Hunt@dfm.idaho.gov; 208-854-3096.

HOUSE ENVIRONMENT, ENERGY, & TECHNOLOGY COMMITTEE

ADMINISTRATIVE RULES REVIEW

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IDAPA 24 - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

24.05.01 – RULES OF THE BOARD OF DRINKING WATER AND WASTEWATER PROFESSIONALS DOCKET NO. 24-0501-2000F

NOTICE OF OMNIBUS RULEMAKING - ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-2406, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rule and a statement of any change between the text of the proposed fee rule and the text of the pending fee rule with an explanation of the reasons for the change.

This pending fee rule adopts and re-publishes the following existing rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 24.05.01, rules of the Board of Drinking Water and Wastewater Professionals:

IDAPA 24.05

24.05.01, Rules of the Board of Drinking Water and Wastewater Professionals.

The text of the pending fee rule has been amended in accordance with Section 67-5227, Idaho Code. The original text of the proposed rule was published in the September 16, 2020 Idaho Administrative Bulletin (Special Edition), Vol. 20-9SE, pages 1282-1298. In its continued effort to streamline its rules and reduce redundancies between statute and administrate rule, the Board removed Subsections 100.01 and 150.04 because they were redundant to Idaho Code.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. Fees are established in accordance with Section 54-2407, Idaho Code, as follows:

FEE TYPE	AMOUNT (Not to Exceed)
Application	\$25
Examination	Amount set by examination provider
Endorsement	\$30
Original License	\$30
Annual renewal	\$30
Reinstatement	As provided in Section 67-2614, Idaho Code

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Dawn Hall at (208) 334-3233.

Dated this 18th day of November, 2020.

Russell Barron, Administrator Division of Occupational and Professional Licenses 11351 W. Chinden Boulevard Building #6 P.O. Box 83720 Boise, ID 83720-0063 Phone: (208) 334-3233

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-2406, Idaho Code.

PUBLIC HEARING SCHEDULE: Opportunity for presentation of oral comments concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

This proposed rulemaking re-publishes the following existing temporary rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 24.05.01, rules of the Board of Drinking Water and Wastewater Professionals:

IDAPA 24.05

ibol@ibol.idaho.gov

• 24.05.01, Rules of the Board of Drinking Water and Wastewater Professionals.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. Fees are established in accordance with Section 54-2407, Idaho Code, as follows:

FEE TYPE	AMOUNT (Not to Exceed)
Application	\$25
Examination	Amount set by examination provider
Endorsement	\$30
Original License	\$30
Annual renewal	\$30
Reinstatement	As provided in Section 67-2614, Idaho Code

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Rob McQuade at (208) 334-3233.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 1st day of September, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 24-0501-2000F

24.05.01 - RULES OF THE BOARD OF DRINKING WATER AND WASTEWATER PROFESSIONALS

	iles are h	AUTHORITY. ereby prescribed and established pursuant to the authority vested in the Board of Drinking Wessionals by the provisions of Section 54-2406, Idaho Code.	ater and
001. These ru		AND SCOPE. tled IDAPA 24.05.01, "Rules of the Board of Drinking Water and Wastewater Professionals.	"
002 0	009.	(RESERVED)	
010.	DEFIN	ITIONS.	
		Class I Restricted License. Class I restricted license means a water or wastewater a specific class I system. A restricted license is available for water distribution or treatment ction or treatment. A restricted license is not transferable and does not qualify for endorsement.	it or for
	02.	DEQ . The Idaho Department of Environmental Quality.	()
written,	hands-on	Direct Supervision . Supervision in a way that will ensure the proper operation and mainter ng water or public wastewater system. Supervision shall include, but not be limited to, property, or oral instruction as well as verification that the instructions are being completed. The superite or on-call presence at the specific facility.	oviding
licensed	04. in anoth	Endorsement . Endorsement (often referred to as "reciprocity") is that process by which a er jurisdiction may apply for a license in Idaho.	person (
	05.	EPA . The United States Environmental Protection Agency.	()
hours (1	06. ,600) wo	Experience . One (1) year of experience is based upon a minimum of one thousand six l rked.	nundred ()
physical	07. ly presen	On-Site Operating Experience. On-site operating experience means experience obtaine at at the location of the system.	d while
system (or a publ	Operating Personnel . Operating personnel means any person who is employed, retain duct the tasks associated with the day-to-day operation and maintenance of a public drinking lic wastewater system. Operating personnel shall include every person making system condecisions about water quantity or water quality that may affect public health.	g water
		Person . A human being, municipality, or other governmental or political subdivision of public or private corporation, any partnership, firm, association, or other organization, any ragent or other legal representative of the foregoing or other legal entity.	
water sy		Responsible Charge Operator . An operator of a public drinking water system or was ed by the system owner, who holds a valid license at a class equal to or greater than the constewater classification, who is in responsible charge of the public drinking water system.	lrinking
system o	classifica	Substitute or Back-Up Responsible Charge Operator . An operator of a public drinking of m who holds a valid license at a class equal to or greater than the drinking water or was tion, designated by the system owner to replace and to perform the duties of the responsible responsible charge operator is not available or accessible.	stewater
only tre	eatment v	Very Small Public Drinking Water System. A community or non-transient non-comem that serves five hundred (500) persons or less and has no treatment other than disinfection which does not require any chemical treatment, process adjustment, backwashing or an operator (e.g. calcium carbonate filters, granular activated carbon filters, cartridge filt	n or has media

Very Small Wastewater System. A public wastewater system that serves five hundred (500)

Section 000 Page 7

exchangers).

13.

IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

01. I	Drinking Water Distribution Operator.	()
	E TYPES AND CLASSIFICATIONS. sue each of the following licenses under the provisions of Chapter 24, Title 54, Idaho Code	. ()
151 174.	(RESERVED)		
submit a separate a type and classifica	Application Required . Applicants seeking licensure in any type or classification of licensural application for each type and classification of licensure being sought. Applicants holding a ation of license and who are seeking a classification upgrade within the same license type required to submit an original license fee with their application.	curre	ent
b. A obtained licensure.	A copy of the current regulations governing licensure in each jurisdiction from which the ap	pplica (ant
from which the ap	Official documentation of licensure sent to the Division directly from each regulatory applicant has obtained licensure. Such documentation shall note name, address, current states expiration date, and any disciplinary action imposed;		
	Licensure by Endorsement . An application shall be made on the uniform application and furnished to the applicant by the Division. All applications shall include:	on for	rm)
dates of employme	Documentation of all actual applicable experience giving kind and type of work done, togethent, and verification by affidavit of the most current applicable experience, signed by the vision the work was performed.		
a. I	Documentation of having met the appropriate educational requirement;	()
	Licensure by Examination . An application shall be made on the uniform application form a furnished to the applicant by the Division. All applications shall include:	adopt (ied)
provide or facilitat	ATION. licensure shall submit a complete application together with the required fees. The applicate the provision of any supplemental third party documents that may be required. The Boa ication until all required information is furnished and the required fees paid.		
101 149.	(RESERVED)		
At the first meeting	IZATION. g of each fiscal year, the Board shall elect from its members a Chairman, who shall assume t diately upon such selection.	the du	ıty)
011 099.	(RESERVED)		
d. I	Primary treatment discharging to a large soil absorption system (LSAS).	()
c. I	Primary treatment; or	()
b. 1	Non-aerated lagoon(s);	()
a. A	Aerated lagoons:	()
	s and includes a collection system with a system size of six (6) points or less on the Depart nality (DEQ) system classification rating form and is limited to only one (1) of the foent processes:		

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IDAHO ADMINISTRATIVE CODE Div. of Occupational & Professional Licenses		IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professional
a.	Class Operator-In-Training.	(
b.	Class I Restricted.	(
c.	Class I.	(
d.	Class II.	(
e.	Class III.	(
f.	Class IV.	(
02.	Drinking Water Treatment Operator.	(
a.	Class Operator-In-Training.	(
b.	Class I Restricted.	(
c.	Class I.	(
d.	Class II.	(
e.	Class III.	(
f.	Class IV.	(
03.	Wastewater Treatment Operator.	(
a.	Class Operator-In-Training.	(
b.	Lagoon.	(
c.	Class I Restricted.	(
d.	Class I.	(
e.	Class II.	(
f.	Class III.	(
g.	Class IV.	(
h.	Land Application.	(
04.	Wastewater Collection Operator.	(
a.	Class Operator-In-Training.	(
b.	Class I Restricted.	(
c.	Class I.	(
d.	Class II.	(
e.	Class III.	(
f.	Class IV.	(

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05.	Wastewater Laboratory Analyst.	()
a.	Class I.	()
b.	Class II.	()
c.	Class III.	()
d.	Class IV.	()
06.	Backflow Assembly Tester.	()
07.	Drinking Water Very Small System Operator.	()
08.	Wastewater Very Small System Operator.	()

176. -- 199. (RESERVED)

200. FEES FOR EXAMINATION AND LICENSURE.

Application and examination fees are non-refundable.

FEE TYPE	AMOUNT (Not to Exceed)
Application	\$25
Examination	Amount set by examination provider
Endorsement	\$30
Original License	\$30
Annual renewal	\$30
Reinstatement	As provided in Section 67-2614, Idaho Code

()

201. -- 249. (RESERVED)

250. LICENSE REQUIRED -- SCOPE OF PRACTICE.

All water and wastewater operating personnel, including those in responsible charge and those in substitute responsible charge, of public water systems and public wastewater systems, and all backflow assembly testers, shall be licensed under the provisions of these rules and Chapter 24, Title 54, Idaho Code.

- **01. Drinking Water Operator Scope**. Operating personnel shall only act in accordance with the nature and extent of their license. Those in responsible charge or substitute responsible charge of a public water system must hold a valid license equal to or greater than the classification of the public water system where the responsible charge or substitute responsible charge operator is in responsible charge. The types of water systems are distribution and treatment.
- **02. Wastewater Operator Scope**. Operating personnel shall only act in accordance with the nature and extent of their license. Those in responsible charge or substitute responsible charge of a public wastewater system shall hold a valid license equal to or greater than the classification of the public wastewater system where the responsible charge or substitute responsible charge operator is in responsible charge. The types of wastewater systems are collection, laboratory analyst, and treatment.
 - 03. Backflow Assembly Tester. Individuals licensed as backflow assembly testers may inspect and

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IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

	· · · · · · · · · · · · · · · · · · ·	
test backflow prev	vention assemblies as defined in Title 54, Chapter 24, Idaho Code.	(
licensed operator	Operator-in-Training . Operators-in-training shall practice only under the direct super of a type, category, and classification higher than operator-in-training. No operator-in-training the designated responsible charge duties at any system.	
251 299.	(RESERVED)	
	AL REQUIREMENTS FOR LICENSE. Submit an application together with the required fees and such documentation as is required.	ed.
	Examination Requirement . Applicants must pass a written examination for each ach type of licensure with a minimum score of seventy percent (70%).	individua (
	The examination will reflect different levels of knowledge, ability and judgment requie type and class. The Board will administer examinations at such times and places as the	
Association of Bo	The examination for all types and classes of licensure shall be validated and proviously of Certification (ABC). The American Backflow Prevention Association (ABPA xamination is also approved for backflow assembly tester licensure.	
	Applicants who fail an examination must make application to retake the same type pay the required examination fees prior to retaking the examination.	and clas
	Applicants must take and pass the examination within one (1) year of application approx application and applicable fees must be submitted.	oval. Afte
	Education Requirements . Documentation must be provided showing proof of education evel of license being sought.	on required
distribution or co rules. Experience of the wastewate Experience as a v laboratory analyst excess of one thou	Experience Requirement. Only actual verified on-site operating experience at a allection system will be acceptable except as may be allowed by substitution as set for as a laboratory analyst can be counted as wastewater operating experience for up to one or operating experience requirement but cannot be counted as responsible charge of wastewater operator can be counted as laboratory analyst experience for up to one-half (at experience. Applicants shall not receive more than one (1) year of experience for hours usand six hundred (1,600) hours in a calendar year unless specifically approved by the British in submitted by the Applicant.	th in thes e-half (1/2 experience (1/2) of the worked in
provide either exp Training, or a Cla hands on experier Program is desig Apprenticeship Program and Apprenticeship Program and Apprenticeship Processary to estab	Apprenticeship Program. The Board may approve Apprenticeship Programs that are operience or experience and education for individuals seeking licensure in Idaho as an Oss I, II or III Water or Wastewater Operator. A basic Apprenticeship Program is designed and education related to the operation of Class I and II facilities. An advanced Apprend to provide hands on experience and education related to Class III facilities. Alrograms shall be registered with the U.S. Department of Labor, Office of Apprenticeship renticeship developed by the U.S. Department of Labor and meet the intent of these rules are experience necessary for Operator-In-Training, Class I, II and III licensure. Sprograms shall seek Board approval by application along with all supporting docidish the program meets the intent of these rules regarding education and experience. The val of any program that fails to comply with the Board's rules.	perator-In to provide renticeship I approved p, meet the s regarding ponsors of umentation
301 309.	(RESERVED)	
	REMENTS FOR OPERATOR-IN-TRAINING LICENSE. r an Operator-In-Training License must meet the following requirements:	(

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IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

	01.	Education. Possess a high school diploma or GED; and	()
approve	02. ed by the l	Examination . Pass the relevant Class I examination or be enrolled in an Apprenticeship Board.	Progra	m)
311 3	314.	(RESERVED)		
315. To qual		REMENTS FOR A VERY SMALL WATER SYSTEM LICENSE. Very Small Water System license an operator must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED and;	()
water sy	02. ystem; and	Experience . Document eighty-eight (88) hours of acceptable on-site operating experied	nce at	a)
or a con	a. nbination	Complete an approved six-hour water treatment course or an approved six-hour chlorinatio of said approved courses equaling six (6) hours; and	n cour	se)
	b.	Complete an approved six-hour water distribution course; and	()
	03.	Examination . Pass the relevant very small water system examination.	()
316 3	319.	(RESERVED)		
320. To qual		REMENTS FOR A VERY SMALL WASTEWATER SYSTEM LICENSE. Very Small Wastewater System license, an operator must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED; and	()
collection	02. on system	Experience . Document fifty (50) hours of acceptable on-site operating experience at a war; and	ıstewat (er
system	a. or lagoon	Fifty (50) hours of acceptable relevant on-site operating experience at a wastewater to ; and	reatme	nt)
course o	b. or a comb	Complete an approved six-hour pumps and motors course or an approved six-hour contains in a proved courses equaling six (6) hours; and	ollectio	on)
		Complete an approved six-hour lagoon operation and maintenance course; or an approved tion system course or an approved six-hour wastewater treatment course or a combination equaling six (6) hours; and		
	03.	Examination . Pass the relevant lagoon examination.	()
321 3	324.	(RESERVED)		
325. To qual		REMENTS FOR CLASS I RESTRICTED WATER OR WASTEWATER LICENSE. Class I Restricted water or wastewater license an operator must meet the following requirem	nents:)
	01.	Education. Possess a high school diploma or GED; and	()
		Experience . Document two hundred sixty (260) hours of acceptable relevant on-site of twelve (12) consecutive months with the system and complete sixteen (16) hours of control to the license; and	peratir ntinuii (ng ng)

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IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

	03.	Examination. Pass the relevant Class I examination.	()
Class I	license. T	Restricted License Upgrade . Upon obtaining one thousand six hundred (1,600) he e operating experience for each license, the operator shall be eligible to apply for an unrelease is no limit on the amount of time needed to obtain the necessary experience to qualify se. A restricted license is limited to a specific system.	stricte	ed
326 3	327.	(RESERVED)		
328. To qual		REMENTS FOR A CLASS I OPERATOR LICENSE. Class I operator license an applicant must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED; and	()
or highe	02. er system	Experience . Document one (1) year of acceptable relevant on-site operating experience at a or successfully complete one (1) year of an Approved Apprenticeship Program; and	/	I (
	03.	Examination. Pass the relevant Class I examination.	()
329.	(RESEI	RVED)		
330. To qual		REMENTS FOR A CLASS II OPERATOR LICENSE. Class II license an applicant must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED; and	()
Class I	02. or higher	Experience . Document three (3) years of acceptable relevant on-site operating experience system or successfully complete an Approved Apprenticeship Program; and	ice at	a)
	03.	Examination . Pass the relevant Class II examination.	()
331 3	334.	(RESERVED)		
335. To qual		REMENTS FOR A CLASS III OPERATOR LICENSE. Class III license an applicant must meet the following requirements:	()
in the en	01. nvironme	Education . Possess a high school diploma or GED and two (2) years of post-high school educated control field, engineering or related science; and	ucatio (n)
Class I	or highe	Experience . Document four (4) years of acceptable relevant on-site operating experience years of responsible charge of a major segment of a system in the same or next lower clars system for collection or distribution or Class II or higher system for treatment or such Approved Apprenticeship Program; and	ss, of	a
	03.	Examination . Pass the relevant Class III examination.	()
336 3	339.	(RESERVED)		
340. To qual		REMENTS FOR A CLASS IV OPERATOR LICENSE. Class IV license an applicant must meet the following requirements;	()
in the en	01. nvironme	Education . Possess a high school diploma or GED and four (4) years of post-high school edutal control field, engineering or related science; and	ucatio	n)
includir Class I	02. ng two (2) or higher	Experience . Document four (4) years of acceptable relevant on-site operating exposures of responsible charge of a major segment of a system in the same or next lower classystem for collection or distribution or Class III or higher system for treatment; and	eriencuss, at	e, a)

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	03.	Examination . Pass the relevant Class IV examination.	()
341 3	344.	(RESERVED)		
345. To qual		REMENTS FOR A LAGOON OPERATOR LICENSE. agoon license, an operator must meet the following requirements;	()
	01.	Education. Possess a high school diploma or GED; and	()
at a Lag	02. goon syste	Experience . Document twelve (12) consecutive months of acceptable on-site operating expm; and	erieno (ce)
	03.	Examination. Pass the relevant Lagoon examination.	()
346 3	349.	(RESERVED)		
350. To quali		REMENTS FOR A WASTEWATER LAND APPLICATION LICENSE. Vastewater Land Application license, an operator must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED: and	()
land app	02. plication s	Experience . Document a minimum six (6) months of on-site operating experience at a was system; and	tewat (er)
	03.	Examination. Pass the relevant Wastewater Land Application examination; and	()
		Other . Possess a wastewater Class I or higher operation license. The wastewater land applies responsible charge or substitute responsible charge operator must be licensed at the type are than the classification of the wastewater system.		
351 3	354.	(RESERVED)		
355. To qual		REMENTS FOR A BACKFLOW ASSEMBLY TESTER LICENSE. ackflow assembly tester license, an applicant must meet the following requirements:	()
	01.	Education. Possess a high school diploma or GED, and	()
consisti	02. program ng of theo res; and	Experience . Document successful completion of a Board-approved backflow assembly in compliance with the Cross Connection Control Accepted Procedure and Practice Many instruction, practical instruction, and a practical examination in compliance with the US	ual ar	nd
	03.	Examination. Pass the relevant Backflow Assembly Tester examination.	()
356 3	359.	(RESERVED)		
360. To qual relevant	ify for a	REMENTS FOR WASTEWATER LABORATORY ANALYST LICENSE. wastewater laboratory analyst license, an applicant must meet the following requirements	for tl	he)
	01.	Class I.	()
	a.	Possess a high school diploma or GED; and	()
	b.	Document one (1) year of acceptable lab experience at a class I or higher system; and	()

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IDAHO ADMINISTRATIVE CODE Div. of Occupational & Professional Licenses

IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

	c.	Pass the relevant class I laboratory analyst examination.	()
	02.	Class II.	()
	a.	Possess a high school diploma or GED; and	()
	b.	Document three (3) years of acceptable lab experience at a class I or higher system; and	()
	c.	Pass the relevant class II laboratory analyst examination.	()
	03.	Class III.	()
environ	a. mental co	Possess a high school diploma or GED and two (2) years of post-high school education ntrol field, engineering or related science; and	n in t	he)
	b.	Document four (4) years of acceptable lab experience at a class II or higher system; and	()
	c.	Pass the relevant class III laboratory analyst examination.	()
	04.	Class IV.	()
environ	a. mental co	Possess a high school diploma or GED and four (4) years of post-high school education trol field, engineering or related science; and	n in t	he)
	b.	Document four (4) years of acceptable lab experience at a class III or higher system; and	()
	c.	Pass the relevant class IV laboratory analyst examination.	()
361 3	374.	(RESERVED)		
		(425,221,22)		
375.	SUBST	ITUTIONS.		
	01.		tion 1	for)
operatin	01. ag and res a.	ITUTIONS. Substituting Education for Experience. Applicants may substitute approved education.	()
operating system of percent	01. ag and res a. operator o b.	Substituting Education for Experience. Applicants may substitute approved education ponsible charge experience as specified below. No substitution for on-site operating experience shall be permitted for licensure as a very a Class I operator. For Classes II, III and IV, substitution shall only be allowed for the required experience whall stated experience (both on-site operating and responsible charge) has been met by actual	ry sm (nen fit	all) fty
operating system of percent operating environs	on. ag and res a. b. (50%) of ag experie	Substituting Education for Experience. Applicants may substitute approved education ponsible charge experience as specified below. No substitution for on-site operating experience shall be permitted for licensure as a very a Class I operator. For Classes II, III and IV, substitution shall only be allowed for the required experience whall stated experience (both on-site operating and responsible charge) has been met by actual nice. For Class II, a maximum of one and one-half (1½) years of post-high school education ontrol field, engineering or related science may be substituted for one and one-half (1½)	ry sm (nen fin l on-s (n in t	all) fty ite)
operation system of percent operation environ operation environ experien	one of the second of the secon	Substituting Education for Experience. Applicants may substitute approved education ponsible charge experience as specified below. No substitution for on-site operating experience shall be permitted for licensure as a very a Class I operator. For Classes II, III and IV, substitution shall only be allowed for the required experience whall stated experience (both on-site operating and responsible charge) has been met by actual nice. For Class II, a maximum of one and one-half (1½) years of post-high school education ontrol field, engineering or related science may be substituted for one and one-half (1½)	y sm (nen fit l on-s (n in t years (in t perati) all) fty ite of) the ng
operation system of percent operation environ operation environ experier applicar	one of the second of the secon	Substituting Education for Experience. Applicants may substitute approved education ponsible charge experience as specified below. No substitution for on-site operating experience shall be permitted for licensure as a verification of a Class I operator. For Classes II, III and IV, substitution shall only be allowed for the required experience whereall stated experience (both on-site operating and responsible charge) has been met by actual nece. For Class II, a maximum of one and one-half (1½) years of post-high school education on the properties of the post-high school education on the post-high school education of the post-high school educa	ry sm (nen fit l on-s (n in t years (in t perati and t (all) fty ite) the of) the ng

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IDAHO ADMINISTRATIVE CODE Div. of Occupational & Professional Licenses

IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

02. responsible cha	Substituting Experience for Education . Where applicable, approved on-site or ge experience may be substituted for education as specified below:	perating a	and)
a. one (1) year of	One (1) year of on-site operating experience may be substituted for two (2) years of graphigh school with no limitation.	ade school	l or)
	For Class III and IV, additional responsible charge experience (that exceeding the tray be substituted for post-high school education on a one (1) for one (1) basis: one (1) yrge equal one (1) year post-high school education.		
	Substituting Experience for Experience . Related experience may be substituted f ½) of the operating experience requirement for Class II, III and IV. Experience that may not limited to, the following:		
a.	Experience as an environmental or operations consultant;	()
b. government;	Experience in an environmental or engineering branch of federal, state, cou	nty, or lo	cal
c.	Experience as a wastewater collection system operator;	()
d.	Experience as a wastewater treatment plant operator;	()
e.	Experience as a water distribution system operator and/or manager;	()
f. maximum of fit	One (1) year of post-high school education may be substituted for one (1) year expertity percent (50%) of the required operating or responsible charge experience.	rience up t	o a
g.	Experience in waste treatment operation and maintenance.	()
h. one-half (1/2) experience.	Experience as a laboratory analyst can be counted as wastewater operating experience frequirement but cannot be counted as respondent		
i. half (1/2) of the	Experience as a wastewater operator can be counted as laboratory analyst experience laboratory analyst experience requirement.	for up to or	ne-
04. minimum requi	Equivalency Policy . Substitutions for education or experience requirements near rements for license will be evaluated upon the following equivalency policies:	eded to m	eet
a. four (4) years.	High School - High School diploma equals GED or equivalent as approved by the	Board equ	als
b. environmental s	College - Thirty (30) credits equal one (1) year (limited to curricula in environmenta sciences, water/wastewater technology, and/or related fields as determined by the Board)	l engineeri). (ng,)
c. and other training college.	Continuing Education Units (CEU) for operator training courses, seminars, related cong activities. Ten (10) classroom hours equal one (1) CEU; forty-five (45) CEUs equal one		
376 399.	(RESERVED)		
The board may issued by other	DRSEMENT. waive the examination requirements and issue the appropriate license for applicants ho States that have equivalent license requirements and who otherwise meet the requirement 0.02, 150.03, and 150.04.		

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401. -- 449. (RESERVED)

450. WASTEWATER GRANDPARENT PROVISION.

The board issued grandparent licenses to wastewater operators who provided documentation satisfactory to the board of being in responsible charge of an existing public wastewater system on or before April 15, 2006.

- **01. Grandparent License.** A grandparent license allowed the licensee to operate in responsible charge of the specific facility identified in the original application. The license is site specific and non-transferable and does not grant authority for the holder to practice at any other system in any capacity as an operator. ()
- **02.** License Requirements. A grandparent licensed wastewater operator is required to meet all other requirements including the continuing education and renewal requirements.
- **03. Wastewater System Classification Limitations**. The grandparent license shall become invalid any time the classification of the wastewater system changes to a higher classification. ()

451. -- 499. (RESERVED)

500. CONTINUING EDUCATION.

In order to further protect the health, safety and welfare of Idaho's public, and to facilitate the continued competence of persons licensed under the drinking water and wastewater professionals licensing act, the Board has adopted the following rules for continuing education.

- 01. Continuing Education Requirement. Each licensee must successfully complete a minimum of six (6) hours (0.6 CEUs) of approved continuing education annually for license renewal, except that backflow assembly testers shall complete an eight (8) hour refresher course every two (2) years for license renewal. Continuing education must be earned in a subject matter relevant to the field in which the license is issued. A licensee holding one (1) or more drinking water license(s) shall be required to meet the annual continuing education requirement for only one license. A licensee holding one (1) or more wastewater license(s) shall be required to meet the annual continuing education requirement for only one license. A licensee holding both drinking water and wastewater class licenses must complete a minimum of six (6) hours annually for the drinking water license plus six (6) hours annually for the wastewater license.
- a. Each licensee shall submit to the Board an annual license renewal application form, together with the required fees, certifying by signed affidavit that compliance with the CE requirements have been met. The Board may conduct such continuing education audits and require verification of attendance as deemed necessary to ensure compliance with the CE requirements.
- **b.** A licensee shall be considered to have satisfied their CE requirements for the first renewal of their license.
- c. A water or wastewater licensee may carryover a maximum of six (6) hours of continuing education to meet the next year's continuing education requirement. The same hours may not be carried forward more than one (1) renewal cycle.
- **d.** Continuing Education hours for approved operator training courses, seminars, related college courses, and other training activities may be converted to Continuing Education Units (CEU) as follows: Six (6) classroom hours = point six (0.6) CEU.
- **O2. Subject Material.** The subject material of the continuing education requirement shall be relevant to the license for which the continued education is required. "Relevant" shall be limited to material germane to the operation, maintenance and administration of drinking water and wastewater systems as referenced in Chapter 24, Title 54, Idaho Code, and includes those subjects identified in the "need to know" criteria published by the Associations of Boards of Certification.
- **03.** Course Approval. All course providers must submit requests for approval of continuing education courses to the Board in writing no less than thirty (30) days prior to the course being offered, on a form approved by

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IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

the Board that includes: (
a.	The name and qualifications of the instructor or instructors;	()
b.	The date, time and location of the course;	()
c.	The specific agenda for the course;	()
d.	The type and number of continuing education credit hours requested;	()
e.	A statement of how the course is believed to be relevant as defined;	()
f. for continuing ed	Any certificate of approval from a governmental agency if the course has been previously ap ducation;	prove (d)
g.	The training materials;	()
h.	Other information as may be requested by the Board.	()
i. course. Board apmaterials or instr	Upon review of all information requested, the Board may either approve or deny any reque proval of a course shall be granted for a period not to exceed five (5) years or until the fuctors are changed.	st for cours (a e)
04. states of Nevada	Approved Courses . Those continuing education courses which are relevant and approved Oregon, Montana, Utah, Wyoming, and Washington are deemed approved by the Board.	by th	e)
institution substa	Verification of Attendance. It shall be necessary for each licensee to maintain verificate ecuring authorized signatures or other documentation from the course instructors or spon antiating any and all hours attended by the licensee. This verification shall be maintained wided upon request of the Board or its agent.	nsorin	g
setting with the	Distance Learning and Independent Study. The Board may approve a course of studion credit that does not include the actual physical attendance of the licensee in a face-course instructor. The licensee shall maintain documentation of the nature and details of the at the licensee successfully completed the course, which shall be made available to the Board and the licensee successfully completed the course, which shall be made available to the Board and the licensee successfully completed the course, which shall be made available to the Board and the licensee successfully completed the course, which shall be made available to the Board and the licensee successfully completed the course, which shall be made available to the Board and the licensee in the licen	to-fac cours	e e
	Failure to Fulfill the Continuing Education Requirements. The license will not be renew who fail to certify or otherwise provide acceptable documentation of meeting the CE requirements a false attestation regarding compliance with the CE requirements shall be subjoin by the Board.	ements	s.
and provide any	Exemptions . The Board may waive the continuing education requirement or extend the days for any one or more of the following circumstances. The licensee must request the exe information requested to assist the Board in making a determination. An exemption may be a tion of the Board.	mptio:	n
a. professional edu district.	The licensee is a resident of another jurisdiction recognized by the Board having a concation requirement for licensure renewal and has complied with the requirements of that s		
b.	The licensee is a government employee working outside the continental United States.	()
c. other good cause	The licensee documents individual hardship, including health (certified by a medical doc	ctor) o	r)
501 599.	(RESERVED)		

Section 500 Page 18

600. RENEWAL OR REINSTATEMENT OF LICENSE.

- **01. Expiration Date**. All licenses expire and must be renewed annually on forms approved by the Board in accordance with Section 67-2614, Idaho Code. Licenses not so renewed will be cancelled in accordance with Section 67-2614, Idaho Code. ()
- **02. Reinstatement**. Any license cancelled for failure to renew may be reinstated in accordance with Section 67-2614, Idaho Code, with the exception that the applicant shall submit proof of having completed the total number of required continuing education for each year the license or certificate was cancelled.
- **03. Operator-in-Training License**. Applicants for the operator-in-training license shall, upon compliance with the requirements of Subsections 300.01 and 300.02, be issued a "one-time" non-renewable license for the purpose of gaining supervised experience as an operator-in-training (OIT). This license will be valid for three (3) years from the date of issue.
- **04. Backflow Assembly Testers**. Backflow assembly testers shall complete a Board-approved eight (8) hour refresher course every two (2) years for license renewal.
- **05. Wastewater Land Application License**. Wastewater land application licenses shall not be renewed unless the licensee also maintains a current wastewater treatment license. ()

601. -- 649. (RESERVED)

650. BACKFLOW ASSEMBLY TESTER CODE OF ETHICS AND STANDARDS OF CONDUCT.

All backflow assembly tester licensees shall comply with the Idaho Backflow Assembly Tester Code of Ethics and Standards of Conduct as approved by the Board and attached to these rules as Appendix A. ()

651. -- 699. (RESERVED)

700. DISCIPLINE.

- **01. Civil Fine.** The Board may impose a civil fine not to exceed one thousand dollars (\$1,000) upon a licensee for each violation of Chapter 24, Title 54, Idaho Code.
- **02.** Costs and Fees. The Board may order a licensee to pay the costs and fees incurred by the Board in the investigation or prosecution of the licensee for violation of Chapter 24, Title 54, Idaho Code.

701. -- 799. (RESERVED)

800. STAKEHOLDER INVOLVEMENT.

Ongoing drinking water stakeholder involvement shall be provided through the existing DEQ drinking water advisory committee.

801. -- 999. (RESERVED)

APPENDIX A

IDAHO BACKFLOW ASSEMBLY TESTER CODE OF ETHICS AND STANDARDS OF CONDUCT

The purpose of this rule is to protect public health by setting minimum requirements and standards for licensed Backflow Assembly Testers in Idaho who inspect and field test backflow assemblies, backflow prevention devices and air gaps that protect public water systems.

- 1. Code of Ethics -- A licensed Backflow Assembly Tester shall:
- a. At all times, act in accordance with his/her primary obligation to perform his/her duties with due

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care and diligence to protect the safety, health and welfare of the public;

- **b.** Comply with the laws and rules governing Backflow Assembly Testers and all applicable state and federal laws and regulations relating to backflow assembly testing;
- **c.** Perform only those duties consistent with and appropriate to his/her experience, training. skills, abilities, and licensure; and
- **d.** Be objective and truthful in all professional reports, statements, or testimony and include all relevant and pertinent information in such reports, statements or testimony.

2. Definitions:

- **a.** Backflow Prevention Assembly: an approved assembly such as a Double Check Valve Assembly (DCVA), a Pressure Vacuum Breaker Assembly (PVBA), a Reduced Pressure Backflow Assembly (RPBA), or a Spill-Resistant Pressure Vacuum Breaker Assembly (SVBA) used for the protection of the public water supply according to the provisions of IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems," as administered by DEQ.
- **b.** Backflow Prevention Device: an approved device such as an Atmospheric Vacuum Breaker (AVB), which does not contain valves or test ports, or a method, such as an air gap, that is utilized to prevent cross connections to a public water supply.
- **c.** Calibration/Verification: the annual verification, calibration, or both of a backflow assembly field test kit by an instrument calibration laboratory/facility or by a person qualified to verify and calibrate a field test kit such as a manufacturer, dealer licensed to calibrate or verify field test kits, or calibration technician.
 - **d.** Customer: means the owner of the property or his/her authorized or appointed agent.
- **e.** Field Test Kit: an instrument, either mechanical or electronic in design, and all related fittings, tools, equipment and appurtenances necessary to perform field verification tests on backflow prevention assemblies.

3. Standards of Conduct

- **a.** Principle 1 -- A Backflow Assembly Tester shall act only within the scope of practice as set forth in the Board's laws and rules. A Backflow Assembly Tester must use due care and diligence in performing his/her duties.
- **b.** Principle 2 -- When conducting inspections and field tests of backflow prevention assemblies, a Backflow Assembly Tester must use test procedures that comply with standard field test procedures.
- **c.** Principle 3 -- The Backflow Assembly Tester shall observe or inspect existing installations of backflow prevention assemblies to identify whether the assembly is properly installed and whether, in the opinion of the Backflow Assembly Tester, the assembly is adequate and appropriate for the degree of hazard posed to the Public Water System having jurisdiction over the assembly.
- i. A Backflow Assembly Tester must report improperly installed assemblies to the customer and the Public Water System having jurisdiction over the backflow prevention assembly and also must note the discrepancy on the test report and submit the test report to the customer and the Public Water System having jurisdiction over the backflow prevention assembly.
- ii. A Backflow Assembly Tester must note discrepancies regarding inadequate or inappropriate backflow prevention assemblies on the test report and submit the test report to the customer and the Public Water System having jurisdiction over the backflow prevention assembly.
- **d.** Principle 4 -- A Backflow Assembly Tester shall use a properly working and calibrated field test kit that meets the requirements of the Pacific Northwest Section of the American Water Works Association Cross

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IDAHO ADMINISTRATIVE CODE Div. of Occupational & Professional Licenses

IDAPA 24.05.01 – Rules of the Board of Drinking Water & Wastewater Professionals

Connection Control Manual, Seventh Edition, November 2012. When requested by a Public Water System, a Backflow Assembly Tester shall submit the most recent calibration report that verifies the accuracy of the field kit. When requested by a Public Water System, a Backflow Assembly Tester shall submit proof of current licensure in Idaho as a Backflow Assembly Tester.

- **e.** Principle 5 -- The Backflow Assembly Tester must competently use a field test kit, all tools, and other equipment and appurtenances necessary to inspect and field test backflow prevention assemblies, inspect air gaps and backflow prevention devices.
- **f.** Principle 6 -- When a backflow prevention assembly passes a field test, the Backflow Assembly Tester shall submit within fifteen (15) business days of performing the field test a passing test report to the customer and the Public Water System having jurisdiction over the backflow prevention assembly.
- g. Principle 7 -- When a backflow prevention assembly is defective or fails to pass the field test, the Backflow Assembly Tester shall submit immediately, if possible, but no later than within two (2) business days, a failing field test report to the customer and the Public Water System having jurisdiction over the backflow prevention assembly.
- **h.** Principle 8 -- The Backflow Assembly Tester shall complete a test report for each backflow prevention assembly for which the Backflow Assembly Tester conducts a field test. A test report must be legible and contain all relevant and pertinent information pertaining to the field test including, at a minimum, the make, model, size, serial number, orientation, and test results for each test conducted.
- i. A Backflow Assembly Tester shall record data and sign test reports only for backflow prevention assemblies for which the Backflow Assembly Tester has personally conducted the field test.
- ii. A Backflow Assembly Tester shall not falsify the results of a backflow prevention assembly field test or inspection.

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IDAPA 58 – DEPARTMENT OF ENVIRONMENTAL QUALITY

DOCKET NO. 58-0000-2000F

NOTICE OF OMNIBUS RULEMAKING - ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: These rules have been adopted by the Idaho Board of Environmental Quality (Board) and are now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, the pending fee rules will not become final and effective until they have been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rules become final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected. Fee rule chapter IDAPA 58.01.13, Rules for Ore Processing by Cyanidation, has been adopted as both a pending fee rule and as a temporary fee rule with an effective date of November 6, 2020. The November 6, 2020, temporary fee rule supersedes the March 20, 2020, temporary fee rule chapter IDAPA 58.01.13 adopted under Docket No. 58-0000-2000F.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that the Board has adopted pending fee rules. This action is authorized by the following Idaho Code provisions. Citations to any federal statutes that provide the basis of authority or requirement for the rulemaking are also included.

- **IDAPA 58.01.01** Sections 39-105, 39-107, 39-114(4), 39-115(3), and 39-116B, Idaho Code; Clean Air Act, 42 U.S.C. § 7401 et seq. **IDAPA 58.01.05** – Chapters 44 and 58, Title 39, Idaho Code;
- Solid Waste Disposal Act, 42 U.S.C. § 6901 *et seq*. **IDAPA 58.01.06** Sections 39-105, 39-107, and 39-7408C, Idaho Code;
- Solid Waste Disposal Act, 42 U.S.C. § 6901 et seq. IDAPA 58.01.07 Chapters 1 and 88, Title 39, Idaho Code; Solid Waste Disposal Act, 42 U.S.C. §§ 6991 – 6991m
- IDAPA 58.01.08 Chapter 1, Title 39, Idaho Code; Chapter 21, Title 37, Idaho Code; Safe Drinking Water Act, 42 U.S.C. § 300f et seq.
- **IDAPA 58.01.09** Sections 39-104Å, 39-105, and 39-107, Idaho Code
- **IDAPA 58.01.11** Sections 39-105, 39-107, 39-120, and 39-126, Idaho Code
- **IDAPA 58.01.12** Chapters 1 and 36, Title 39, Idaho Code; Clean Water Act, 33 U.S.C. § 1251 *et seq*. **IDAPA 58.01.13** – Chapter 1, Title 39, Idaho Code
- **IDAPA 58.01.14** Sections 39-105, 39-107, and 39-119, Idaho Code
- IDAPA 58.01.18 Sections 39-105, 39-107, 39-4405, and 39-7210, Idaho Code
- **IDAPA 58.01.25** Chapter 1, Title 39, Idaho Code; Clean Water Act, 33 U.S.C. §§ 1342 and 1345

DESCRIPTIVE SUMMARY: In February 2020, the Board adopted as temporary fee rules the IDAPA 58 rule chapters as they were presented in the pending rule dockets adopted by the Board in 2019 and submitted to the Second Regular Session of the 65th Idaho Legislature for review. These temporary fee rules were effective March 20, 2020. The 2019 pending rule dockets are posted in the 2020 Legislative Review Books.

In September 2020, DEQ published the temporary rules, along with revisions to several of the rule chapters, as proposed rules inviting the public to submit comments. September 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SÉ, pages 2321-2909. After consideration of public comments, and in accordance with Section 67-5227, Idaho Code, IDAPA 58.01.13, Sections 007, 200, and 203 have been revised. The remaining rules have been adopted as initially proposed. All rule chapters in the rule docket have been adopted as pending fee rules. IDAPA 58.01.13, Rules for Ore Processing by Cyanidation, has been adopted as both a pending fee rule and a temporary fee rule with an effective date of November 6, 2020, and supersedes the March 20, 2020, temporary fee rule chapter IDAPA 58.01.13 adopted under Docket No. 58-0000-2000F. The board meeting documents can be obtained at https:// www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/omnibus-rulemaking-docket-no-58-0000-2000f/ or by contacting the undersigned.

TEMPORARY RULE JUSTIFICATION: Pursuant to Section 67-5226, Idaho Code, the Governor has found that temporary adoption of the rule is appropriate for the following reasons:

A temporary rule will bridge any gap between a pending rule being adopted by the Board in November 2020, and the approval of the pending rule by the Legislature upon the adjournment of the 2021 legislative session. In this regard, the temporary rule will 'confer a benefit' to companies in a position to submit a cyanidation permit application under the revised Rules for Ore Processing by Cyanidation in the interim period prior to the end of the 2021 legislative session. The existing Rules, which were approved during the 2006 legislative session by concurrent resolution, include a fee structure and option for entering into an agreement with the Department for reimbursement of actual costs incurred. The proposed Rules eliminated the fee structure but retain that the applicant enter into an agreement with the Department for reimbursement of actual costs incurred. Therefore, there is no new fee that requires justification of its imposition. This fee is specifically authorized by the legislature in Idaho Code Section 39-118A(2)(c).

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. A description of each fee category is provided below.

Listed below are the DEQ fee rule chapters, fee categories, and the statutory authority for imposition of the fees.

IDAPA 58.01.01, Rules for the Control of Air Pollution in Idaho - crop residue burn fee, Idaho Code § 39-114(4); application fee for industrial or commercial air pollution source permits, Idaho Code § 39-115(3); motor vehicle inspection fee, Idaho Code § 39-116B

IDAPA 58.01.05, Rules and Standards for Hazardous Waste - hazardous waste siting license fee, Idaho Code § 39-5813(3)

IDAPA 58.01.06, Solid Waste Management Rules - commercial solid waste siting license fee, Idaho Code § 39-7408(C)

IDAPA 58.01.07, Rules Regulating Underground Storage Tank Systems – annual UST program fee, Idaho Code §§ 39-119, 39-8802(d)

IDAPA 58.01.08, Idaho Rules for Public Drinking Water Systems – annual drinking water system fee, Idaho Code § 39-119

IDAPA 58.01.09, Rules Regulating Swine Facilities - permit application fee, Idaho Code § 39-119

IDAPA 58.01.11, Ground Water Quality Rule - point of compliance application fee, Idaho Code § 39-119

IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans – loan fee to offset costs of administering loan program, Idaho Code §§ 39-119, 39-3627(4)

IDAPA 58.01.13, Rules for Ore Processing by Cyanidation – fee for processing permit applications, Idaho Code § 39-118A(2)(c)

Fee Summary - Revisions in IDAPA 58.01.13 Negotiated Under Docket No. 58-0113-1901:

The existing rule requires applicants to submit a fee ranging from \$5,000 for a pilot facility not processing more than 10,000 tons of ore to \$20,000 for a facility processing more than 120,000 tons of ore during the life of the facility. The existing rule also includes the option for the applicant to enter into an agreement with the Department for reimbursement of actual costs incurred to process an application and issue a final permit in lieu of paying a fee. This pending/temporary rule eliminates the fee structure but retains that the applicant enter into an agreement with the Department for reimbursement of actual costs incurred to process an application and issue a final permit. Section 39-118A(2)(c), Idaho Code, authorizes the Director of DEQ to require a reasonable fee for processing permit applications.

IDAPA 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services – fees for environmental operating permits, licenses, inspection services and waiver application processing, Idaho Code § 39-119

IDAPA 58.01.18, Idaho Land Remediation Rules – voluntary remediation program application fee, Idaho Code § 39-7210(5)

IDAPA 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program – application fee and/or annual fee, Idaho Code § 39-175C

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

Fiscal Impact - Revisions in IDAPA 58.01.13 Negotiated Under Docket No. 58-0113-1901:

Section 39-118A(2)(c), Idaho Code, authorizes the Director of DEQ to require a reasonable fee for processing permit applications. The rule includes a fee for processing a permit application but does not include any fees following issuance of the permit. As facilities are permitted, there will be an impact to the state general fund for administration of a cyanidation permit program; however, it would vary based on the number and size of permitted facilities operating in Idaho. The estimated average annual general fund impact is \$6,000 per permitted facility.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on questions concerning the rulemaking, contact the undersigned.

Dated this 5th day of November, 2020.

Paula J. Wilson Hearing Coordinator Department of Environmental Quality 1410 N. Hilton Street Boise, Idaho 83706 Phone: (208) 373-0418 Fax: (208) 373-0481

paula.wilson@deq.idaho.gov

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to the following Idaho Code provisions. Citations to any federal statutes that provide the basis of authority or requirement for the rulemaking are also included.

- IDAPA 58.01.01 Sections 39-105, 39-107, 39-114(4), 39-115(3), and 39-116B, Idaho Code; Clean Air Act, 42 U.S.C. § 7401 et seq.
- IDAPA 58.01.05 Chapters 44 and 58, Title 39, Idaho Code; Solid Waste Disposal Act, 42 U.S.C. § 6901 et seq.

- IDAPA 58.01.06 Sections 39-105, 39-107, and 39-7408C, Idaho Code; Solid Waste Disposal Act, 42 U.S.C. § 6901 et seq.
- IDAPA 58.01.07 Chapters 1 and 88, Title 39, Idaho Code; Solid Waste Disposal Act, 42 U.S.C. §§ 6991 – 6991m
- IDAPA 58.01.08 Chapter 1, Title 39, Idaho Code; Chapter 21, Title 37, Idaho Code; Safe Drinking Water Act, 42 U.S.C. § 300f et seq.

 IDAPA 58.01.09 – Sections 39-104A, 39-105, and 39-107, Idaho Code
 IDAPA 58.01.11 – Sections 39-105, 39-107, 39-120, and 39-126, Idaho Code

- IDAPA 58.01.12 Chapters 1 and 36, Title 39, Idaho Code;
- Clean Water Act, 33 U.S.C. § 1251 et seq. IDAPA 58.01.13 Chapter 1, Title 39, Idaho Code
- IDAPA 58.01.14 Sections 39-105, 39-107, and 39-119, Idaho Code
- IDAPA 58.01.18 Sections 39-105, 39-107, 39-4405, and 39-7210, Idaho Code
- IDAPA 58.01.20 Chapters 1 and 76, Title 39, Idaho Code; Safe Drinking Water Act, 42 U.S.C. § 300j et seq.
- IDAPA 58.01.25 Chapter 1, Title 39, Idaho Code; Clean Water Act, 33 U.S.C. §§ 1342 and 1345

PUBLIC HEARING SCHEDULE: Pursuant to Section 67-5222, Idaho Code, a public hearing has been scheduled and will be held as follows:

PUBLIC HEARING

Contingent upon COVID 19 safety protocols, the public may attend in person or remotely via telephone and video conferencing. Remote attendance is encouraged. Information for signing up is provided below.

Wednesday, October 7, 2020 – 9:30 a.m. (MDT)

In Person: **DEO State Office** 1410 N. Hilton Street **Conference Center** Boise, Idaho 83706

All attendees must comply with current COVID-19 safety protocols for public gatherings.

Via Telephone and Video Conferencing:

To sign up for remote attendance via telephone and video conferencing, contact Paula Wilson by September 30, 2020.

The hearing location will be accessible to persons with disabilities, and language translators will be made available upon request. To request accommodations for language translation, contact the undersigned by September 30, 2020.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

On February 13, 2020, the Board adopted as temporary fee rules the IDAPA 58 rule chapters as they were presented in the pending rule dockets adopted by the Board in 2019 and submitted to the Second Regular Session of the 65th Idaho Legislature for review (2019 pending rule dockets). The 2019 pending rule dockets are posted in the 2020 Legislative Rules Review Books. The IDAPA 58 fee rule chapters and the 2019 pending rule dockets are listed below

This proposed rule includes 1) the temporary fee rules adopted by the Board in February 2020, and 2) revisions to several fee rule chapters as described below.

Revisions made to the February 2020 temporary fee rules are not considered changes to existing rules and, therefore, are not shown in strike-out/underline format. For revisions that were negotiated, the strike-out/underline format proposed revisions are available for viewing in the latest posted negotiated rule drafts. The negotiated rulemaking records, including negotiated rulemaking summaries and negotiated rule drafts, are available on the web page links provided below.

More information regarding this rule docket is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/omnibus-rulemaking-docket-no-58-0000-2000f/.

■ IDAPA 58.01.01, Rules for the Control of Air Pollution in Idaho

- Docket No. 58-0101-1903
- Docket No. 58-0101-1904
- Docket No. 58-0101-1905
- Revisions Updating Federal Regulations Incorporated by Reference:

These proposed revisions are to ensure that the state rules remain consistent with federal regulations. The Rules for the Control of Air Pollution in Idaho, IDAPA 58.01.01, are updated annually to maintain consistency with federal regulations implementing the Clean Air Act. This proposed rule updates federal regulations incorporated by reference with the July 1, 2020 Code of Federal Regulations (CFR) effective date.

■ IDAPA 58.01.05, Rules and Standards for Hazardous Waste

- Docket No. 58-0000-1900F
- Docket No. 58-0105-1901
- Revisions Updating Federal Regulations Incorporated by Reference:

These proposed revisions are to ensure that the state rules remain consistent with federal regulations. Idaho's Rules and Standards for Hazardous Waste, IDAPA 58.01.05, are updated annually to maintain consistency with the federal regulations implementing the Resource Conservation and Recovery Act (RCRA) as directed by the Idaho Hazardous Waste Management Act (HWMA). This proposed rule updates federal regulations incorporated by reference with the July 1, 2020 Code of Federal Regulations (CFR) effective date. The proposed rule also includes minor non-substantive corrections.

■ IDAPA 58.01.06, Solid Waste Management Rules

- Docket No. 58-0000-1900F
- Revisions Negotiated Under Docket No. 58-0106-1901:

These revisions are proposed in response to Executive Order No. 2019-02, Red Tape Reduction Act, issued by Governor Little on January 21, 2019. Upon review of its existing rules, DEQ determined that certain rules are outdated, unnecessary, or redundant. Various sections throughout IDAPA 58.01.06, Solid Waste Management Rules, have been identified for deletion, simplification, or consolidation with other sections. The negotiated rulemaking record is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/solid-waste-docket-no-58-0106-1901/.

■ IDAPA 58.01.07, Rules Regulating Underground Storage Tank Systems

• Docket No. 58-0000-1900F

■ IDAPA 58.01.08, Idaho Rules for Public Drinking Water Systems

Docket No. 58-0000-1900F

■ IDAPA 58.01.09, Rules Regulating Swine Facilities

Docket No. 58-0109-1901

■ IDAPA 58.01.11, Ground Water Quality Rule

Docket No. 58-0111-1901

■ IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans

- Docket No. 58-0000-1900F
- Revisions Negotiated Under Docket No. 58-0112-1901:

These revisions are proposed in response to Executive Order No. 2019-02, Red Tape Reduction Act, issued by Governor Little on January 21, 2019. Upon review of its existing rules, DEQ determined that its two revolving loan rule chapters could be simplified and consolidated into a single chapter. DEQ proposes to delete IDAPA 58.01.20, Rules for Administration of Drinking Water Loan Program, and merge necessary and relevant sections of IDAPA 58.01.20 with IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans. DEQ has initiated a separate rulemaking for the deletion of IDAPA 58.01.20 (Docket No. 58-0120-1901). The negotiated rulemaking record is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/water-pollution-control-loans-docket-no-58-0112-1901/.

■ IDAPA 58.01.13, Rules for Ore Processing by Cyanidation

- Docket No. 58-0000-1900F
- Revisions Negotiated Under Docket No. 58-0113-1901:

The Idaho Mining Association (IMA) requested, via letter submitted to the Director on March 18, 2019, that DEQ revise the rules to move away from prescriptive design and construction requirements to performance-based outcomes for design, construction and closure. IMA's letter is posted at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/ore-processing-by-cyanidation-docket-no-58-0113-1901/. The current rules, adopted by the Board in 2005 and approved by the Idaho Legislature in 2006, adopted minimum design and construction criteria for all cyanidation facilities. IMA's letter to DEQ states that technologies and industry best practices for cyanidation facilities have changed since 2006. DEQ initiated negotiated rulemaking to evaluate such changes and to determine if the rules should be updated.

The proposed rule includes revisions to account for current best available technologies or best practices for design, construction and closure of cyanidation facilities that can achieve necessary regulatory goals of protecting human health and the environment and addresses the following:

- (1) applicability of the design criteria to different types of cyanidation facilities;
- (2) consideration of a broader range of acceptable materials included in the design;
- broader interpretation of performance and compliance regarding constructability of leak detection systems;
- (4) variability in design approach based on the physical characteristics of impounded materials; and
- (5) variability in design approach based on the chemical characteristics of impounded materials and process water; and
- (6) cyanidation permit application and administration, including recovery of costs incurred by DEQ in processing permit applications and administering issued permits.

The negotiated rulemaking record is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/ore-processing-by-cyanidation-docket-no-58-0113-1901/.

• IDAPA 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services

• Docket No. 58-0000-1900F

■ IDAPA 58.01.18, Idaho Land Remediation Rules

Docket No. 58-0000-1900F

■ IDAPA 58.01.20, Rules for Administration of Drinking Water Loan Program

- Docket No. 58-0000-1900F
- Revisions Negotiated Under Docket No. 58-0120-1901 (Chapter Repeal):

These revisions are proposed in response to Executive Order No. 2019-02, Red Tape Reduction Act, issued by Governor Little on January 21, 2019. Upon review of its existing rules, DEQ determined that its two revolving loan rule chapters could be simplified and consolidated into a single chapter. DEQ proposes to delete IDAPA 58.01.20,

Rules for Administration of Drinking Water Loan Program, and merge necessary and relevant sections of IDAPA 58.01.20 with IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans. DEQ has initiated a separate rulemaking for the revisions to IDAPA 58.01.12 (Docket No. 58-0112-1901). The negotiated rulemaking record is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/drinking-water-loan-program-docket-no-58-0120-1901/.

• IDAPA 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program

- Docket No. 58-0000-1900F
- Revisions Negotiated Under Docket No. 58-0125-2001:

To maintain delegated authority for the IPDES program, state rules need to be updated routinely to maintain consistency with federal regulations implementing the Clean Water Act. The purpose of this rulemaking is to ensure the Rules Regulating the Idaho Pollutant Discharge Elimination System (IPDES) Program, IDAPA 58.01.25, remain consistent with federal regulations and to make clarifications in response to ambiguities identified during DEQ's administration of the IPDES program.

In 2015, 2017, 2019, and 2020, updated federal regulations became effective for National Pollutant Discharge Elimination System (NPDES) permitting authorities. These regulations require commensurate changes to portions of the IPDES rules with regard to updating definitions, applications, and reporting requirements for the state and facilities permitted under the program. DEQ is proposing to update those items incorporated by reference impacted by the federal changes. DEQ also proposes changes to the IPDES rules to clarify requirements related to fee payment, public comments, appeals, and other ambiguities identified since implementation of the program in July 2018.

This proposed rule updates federal regulations incorporated by reference with the July 1, 2020 Code of Federal Regulations (CFR) effective date. To maintain consistency for all federal regulations listed in IDAPA 58.01.25.003, this update includes the regulations that have not been revised since the initial incorporation by reference. DEQ negotiated the original rule language and incorporated by reference federal regulations affecting the program.

The negotiated rulemaking record is available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/idaho-pollutant-discharge-elimination-system-program-docket-no-58-0125-2001/.

After consideration of public comments, DEQ intends to present the final proposal to the Board in November 2020 for adoption as pending rules. With respect to IDAPA 58.01.13, Ore Processing by Cyanidation, DEQ intends to present the final proposal to the Board for adoption as both an amendment to the temporary rules and as pending rules.

FEE SUMMARY: With the exception of revisions to IDAPA 58.01.13, Rules for Ore Processing by Cyanidation, this rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. A description of each fee category is provided below.

Listed below are the DEQ fee rule chapters, fee categories, and the statutory authority for imposition of the fees.

IDAPA 58.01.01, *Rules for the Control of Air Pollution* in Idaho - crop residue burn fee, Idaho Code § 39-114(4); application fee for industrial or commercial air pollution source permits, Idaho Code § 39-115(3); motor vehicle inspection fee, Idaho Code § 39-116B

IDAPA 58.01.05, *Rules and Standards for Hazardous Waste* - hazardous waste siting license fee, Idaho Code § 39-5813(3)

IDAPA 58.01.06, *Solid Waste Management Rules* - commercial solid waste siting license fee, Idaho Code § 39-7408(C)

IDAPA 58.01.07, Rules Regulating Underground Storage Tank Systems – annual UST program fee, Idaho Code §§ 39-119, 39-8802(d)

IDAPA 58.01.08, *Idaho Rules for Public Drinking Water Systems* – annual drinking water system fee, Idaho Code § 39-119

IDAPA 58.01.09, Rules Regulating Swine Facilities - permit application fee, Idaho Code § 39-119 IDAPA 58.01.11, Ground Water Quality Rule - point of compliance application fee, Idaho Code § 39-119

IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans – loan fee to offset costs of administering loan program, Idaho Code §§ 39-119, 39-3627(4)

IDAPA 58.01.13, *Rules for Ore Processing by Cyanidation* – fee for processing permit applications, Idaho Code § 39-118A(2)(c)

Fee Summary - Revisions in IDAPA 58.01.13 Negotiated Under Docket No. 58-0113-1901:

The current rule requires applicants to submit a fee ranging from \$5,000 for a pilot facility not processing more than 10,000 tons of ore to \$20,000 for a facility processing more than 120,000 tons of ore during the life of the facility. The current rule also includes the option for the applicant to enter into an agreement with the Department for actual costs incurred to process an application and issue a final permit in lieu of paying a fee. This proposed rule eliminates the fee schedule and requires the applicant to enter into an agreement with the Department for actual costs incurred to process an application and issue a final permit. Section 39-118A(2)(c), Idaho Code, authorizes the Director of DEQ to require a reasonable fee for processing permit applications.

IDAPA 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services – fees for environmental operating permits, licenses, inspection services and waiver application processing, Idaho Code § 39-119

IDAPA 58.01.18, *Idaho Land Remediation Rules* – voluntary remediation program application fee, Idaho Code § 39-7210(5)

IDAPA 58.01.20, Rules for Administration of Drinking Water Loan Program – loan fee to offset costs of administering loan program, Idaho Code §§ 39-119, 39-3627(4)

IDAPA 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program – application fee and/or annual fee, Idaho Code § 39-175C

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has

This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

Fiscal Impact - Revisions in IDAPA 58.01.13 Negotiated Under Docket No. 58-0113-1901:

Section 39-118A(2)(c), Idaho Code, authorizes the Director of DEQ to require a reasonable fee for processing permit applications. The proposed rule includes a fee for processing a permit application but does not include any fees following issuance of the permit. As facilities are permitted, there will be an impact to the state general fund for administration of a cyanidation permit program; however, it would vary based on the number and size of permitted facilities operating in Idaho. The estimated average annual general fund impact is \$6,000 per permitted facility.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, agencies shall proceed through negotiated rulemaking whenever it is feasible to do so. DEQ made the following determinations regarding feasibility to conduct negotiated rulemaking:

Negotiated rulemaking was not feasible for the temporary fee rules adopted by the Board in February 2020 because engaging in negotiated rulemaking for the previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

Negotiated rulemaking was not feasible for the revisions updating federal regulations incorporated by reference in IDAPA 58.01.01, *Rules for the Control of Air Pollution in Idaho*, and IDAPA 58.01.05, *Rules and Standards for Hazardous Waste*, due to the simple nature and because DEQ has no discretion with respect to adopting federal regulations necessary to maintain state primacy of the federal programs. Whenever possible, DEQ incorporates federal regulations by reference to ensure that the state rules are consistent with federal regulations.

Negotiated rulemaking was feasible for revisions in the following rule chapters. These revisions were negotiated with stakeholders and members of the public. The negotiated rulemaking record for each docket is available on the listed web pages.

IDAPA 58.01.06, Solid Waste Management Rules

Docket No. 58-0106-1901 - https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/solid-waste-docket-no-58-0106-1901/

IDAPA 58.01.12, Rules for Administration of Water Pollution Control Loans

Docket No. 58-0112-1901 - https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/water-pollution-control-loans-docket-no-58-0112-1901/

IDAPA 58.01.13, Rules for Ore Processing by Cyanidation

Docket No. 58-0113-1901 - https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/ore-processing-by-cyanidation-docket-no-58-0113-1901/

IDAPA 58.01.20, Rules for Administration of Drinking Water Loan Program (Chapter Repeal)

Docket No. 58-0120-1901 - https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/drinking-water-loan-program-docket-no-58-0120-1901/

IDAPA 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program

Docket No. 58-0125-2001 - https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/idaho-pollutant-discharge-elimination-system-program-docket-no-58-0125-2001/

INCORPORATION BY REFERENCE: The following rule chapters include revisions updating federal regulations incorporated by reference:

IDAPA 58.01.01, Rules for the Control of Air Pollution in Idaho

IDAPA 58.01.05, Rules and Standards for Hazardous Waste

IDAPA 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program

Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief summary of why the incorporation by reference is necessary:

Adoption of federal regulations is necessary to maintain program primacy. Incorporation by reference allows DEQ to keep its rules up to date with federal regulation changes and simplifies compliance for the regulated community. Information for obtaining a copy of the federal regulations is included in the rules.

In compliance with Idaho Code 67-5223(4), for each fee rule chapter with updates to federal regulations incorporated by reference, DEQ prepared a brief synopsis detailing the substantive differences between the previously incorporated material and the latest revised edition or version of the incorporated material being proposed for incorporation by reference. The Overview of Incorporations by Reference documents are available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/omnibus-rulemaking-docket-no-58-0000-2000f/.

IDAHO CODE SECTION 39-107D STATEMENT: With the exception of revisions to IDAPA 58.01.13, *Rules for Ore Processing by Cyanidation*, these rules are either (1) not broader in scope or more stringent than federal law nor propose to regulate an activity not regulated by the federal government, or (2) have previously been approved as meeting the requirements of Section 39-107D, Idaho Code.

IDAHO CODE SECTION 39-107D STATEMENT FOR REVISIONS IN IDAPA 58.01.13 NEGOTIATED UNDER DOCKET NO. 58-0113-1901: IDAPA 58.01.13, *Rules for Ore Processing by Cyanidation*, regulates activities not regulated by the federal government. The following is a summary of additional information required by Sections 39-107D(2) through (3), Idaho Code, supporting the adoption of these rules. These rules establish the procedures and requirements for the issuance and maintenance of a permit to construct, operate, and close that portion of a cyanidation facility that is intended to contain, treat, or dispose of process water or process-contaminated water containing cyanide.

Section 107D(2)(a), Idaho Code. To the degree that a department action is based on science, in proposing any rule or portions of any rule subject to this section, the department shall utilize the best available peer reviewed science and supporting studies conducted in accordance with sound and objective scientific practices.

The requirements set forth in this proposed rule are based upon best available peer reviewed science provided by participants in the negotiated rulemaking conducted pursuant to Section 67-5220, Idaho Code. In addition, the requirements set forth in this proposed rule are industry accepted standards and proven regulatory requirements shown to be generally protective of human health and the environment.

To the extent practicable, the proposed rule reflects derivations of the standards and evaluation criteria used in the state of Nevada to regulate cyanidation facilities. Nevada's rules more broadly address mining facilities, not cyanidation facilities specifically. The standards specific to cyanidation facilities were developed based on numerous references providing the best available peer reviewed science. These references are included in the rulemaking record and available at https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/ore-processing-by-cyanidation-docket-no-58-0113-1901/.

Section 39-107D(2)(b), Idaho Code. To the degree that a department action is based on science, in proposing any rule or portions of any rule subject to this section, the department shall utilize data collected by accepted methods or best available methods if the reliability of the method and the nature of the decision justifies use of the data.

Data was not collected or analyzed as part of this rulemaking process.

Section 39-107D(3)(a), Idaho Code. Identification of each population or receptor addressed by an estimate of public health effects or environmental effects.

The release of contaminants from cyanidation facilities may adversely impact beneficial uses in both surface and ground water. The populations and receptors of contaminants generated by these facilities potentially include, depending on a facility's location, domestic and community drinking water systems, recreationists, agriculture, and wildlife. Contaminants of concern with the potential of release from cyanidation facilities include, but are not limited to, cyanide, nitrates, chlorine, heavy metals, and sediment.

In Idaho, ground water supplies drinking water to approximately 95% of Idaho's citizens. Of these consumers, approximately one million rely on regulated public water systems for drinking water. Another 500,000 Idahoans utilize ground water from private wells for drinking water. Protection of this resource is critical to the health of the citizens of Idaho.

Ground water also replenishes surface water supplies throughout Idaho. In areas with degraded ground water, the quality of the interconnected surface water can be negatively impacted. The release of contaminants to surface water either directly or indirectly through the ground water can have adverse environmental effects on aquatic habitats, such as increased algal blooms and systemic or neurological effects in susceptible species. The release of contaminants to surface water may also affect communities or individuals who use surface water as a drinking water source by, for example, making the water unfit for consumption or increasing treatment costs.

Section 107D(3)(b) through (e), Idaho Code. Identification of the expected risk or central estimate of risk for the specific population or receptor and identification of each appropriate upper bound or lower bound estimate of risk, of each significant uncertainty identified in the process of the assessment of public health effects or environmental effects and any studies that would assist in resolving the uncertainty, and studies known to the department that support, are directly relevant to, or fail to support any estimate of public health effect or environmental effects and the methodology used to reconcile inconsistencies in the data.

The proposed rule includes permitting process requirements and criteria for the design, construction, operation, and closure of a cyanidation facility. The design criteria are intended to ensure that cyanidation facilities are constructed, operated, and closed in a manner that complies with Idaho's existing standards for protection of human health and the environment, including surface and ground water quality standards. Because specific standards for protecting of human health and the environment already exist in other rules, there is no need to duplicate them in this proposed rule. The criteria included as part of this proposed rule are not based on any express estimate or analysis of risk to public health or the environment. Instead, the criteria are based on best available peer reviewed science and generally accepted design principles used by engineers and regulators to safely contain, control, and treat pollutants associated with ore processing by cyanidation consistent with other existing standards. Application of the criteria in

DEPARTMENT OF ENVIRONMENTAL QUALITY IDAPA 58

Docket No. 58-0000-2000F OMNIBUS PENDING FEE RULE

this proposed rule and other rules administered by the Department or other state agencies will result in minimal risk of release of contaminants from the cyanidation facility into the environment and appropriate response in the event of a release.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the proposed rule, contact the undersigned.

SUBMISSION OF WRITTEN COMMENTS: Anyone can submit written comments by mail, fax or e-mail at the address below regarding this proposed rule. The Department will consider all written comments received by the undersigned on or before October 16, 2020.

Dated this 19th day of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 58-0000-2000F

IDAPA 58 - DEPARTMENT OF ENVIRONMENTAL QUALITY

58.01.01 - RULES FOR THE CONTROL OF AIR POLLUTION IN IDAHO

The Boar	LEGAL AUTHORITY. rd of Environmental Quality is authorized to promulgate rules for the Department of Environmental Quality are gair pollution pursuant to Sections 39-105 and 39-107, Idaho Code.	Quality ()
These rule	TITLE AND SCOPE. les are titled IDAPA 58.01.01, Rules of the Department of Environmental Quality, IDAPA 58.01.01, ontrol of Air Pollution in Idaho." These rules provide for the control of air pollution in Idaho.	"Rules
The Depa this chapt for public	WRITTEN INTERPRETATIONS. artment of Environmental Quality has written statements which pertain to the interpretation of the ruter, or to the documentation of compliance with the rules of this chapter. The written statements are avection and copying at cost at the Department of Environmental Quality, 1410 N. Hilton, Boise, 255 at (208) 373-0502.	ailable
Persons n	ADMINISTRATIVE APPEALS. may be entitled to appeal agency actions authorized under this chapter pursuant to IDAPA 58.01.23, instrative Procedure Before the Board of Environmental Quality."	"Rules
004.	(RESERVED)	
	DEFINITIONS. ose of Sections 005 through 008 is to assemble definitions used throughout this chapter.	()
006.	GENERAL DEFINITIONS.	
	O1. Accountable. Any SIP emission trading program must account for the aggregate effect strades in the demonstration of reasonable further progress, attainment, or maintenance.	of the
	O2. Act. The Environmental Protection and Health Act of 1972 as amended (Sections 39-101 the daho Code).	nrough
	O3. Actual Emissions. The actual rate of emissions of a pollutant from an emissions unit as deterance with the following:	rmined
which the representa determina unit's act	In general, actual emissions as of a particular date shall equal the average rate, in tons per ye unit actually emitted the pollutant during a two-year period which precedes the particular date and we ative of normal source operation. The Department shall allow the use of a different time period vation that it is more representative of normal source operation. Actual emissions shall be calculated usitual operating hours, production rates, and types of materials processed, stored, or combusted duritime period.	hich is upon a ing the
	b. The Department may presume that the source-specific allowable emissions for the unit to actual emissions of the unit.	nit are
which has	c. For any emissions unit (other than an electric utility steam generating unit as specified be not yet begun normal operations on the particular date, actual emissions shall equal the potential to en that date.	
unit) actu annual en annual ba that the pl years may	d. For an electric utility steam generating unit (other than a new unit or the replacement of an exal emissions of the unit following the physical or operational change shall equal the representative missions of the unit, provided the source owner or operator maintains and submits to the Department, asis for a period of five (5) years from the date the unit resumes regular operation, information demons physical or operational change did not result in an emissions increase. A longer period, not to exceed to be required by the Department if it determines such a period to be more representative of normal ange operations.	actual on an trating en (10)

Adverse Impact on Visibility. Visibility impairment which interferes with the management,

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04.

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

Dopurt.		Traise is the contact of the contact	
determin	nation mu	ervation, or enjoyment of the visitor's visual experience of the Federal Class I Area. ust be made on a case-by-case basis taking into account the geographic extent, intensity, dura me of visibility impairments, and how these factors correlate with:	
	a.	Times of visitor use of the Federal Class I Area; and ()
	b.	The frequency and timing of natural conditions that reduce visibility. ()
	c.	This term does not include affects on integral vistas when applied to 40 CFR 51.307.)
mist, od	05. or, smoke	Air Pollutant/Air Contaminant. Any substance, including but not limited to, dust, fume, e, vapor, pollen, soot, carbon or particulate matter or any combination thereof.	gas,
		Air Pollution . The presence in the outdoor atmosphere of any air pollutant or combination the of such nature and duration and under such conditions as would be injurious to human heal of or plant life, or to property, or to interfere unreasonably with the enjoyment of life or property (th or
time.	07.	Air Quality. The specific measurement in the ambient air of a particular air pollutant at any g	given)
quality g	08. goals and	Air Quality Criterion. The information used as guidelines for decisions when establishin air quality standards.	g air)
	ıble limit	Allowable Emissions. The allowable emissions rate of a stationary source or facility calculum rated capacity of the source or facility (unless the source or facility is subject to feders which restrict the operating rate, or hours of operation, or both) and the most stringent of (erally
	a.	The applicable standards set forth in 40 CFR part 60 and 61; ()
complia	b. nce date;	Any applicable State Implementation Plan emissions limitation including those with a for	uture)
future co	c. ompliance	The emissions rate specified as a federally enforceable permit condition, including those we date.	rith a
access.	10.	Ambient Air . That portion of the atmosphere, external to buildings, to which the general publi (c has
exceeda	11. nce of a r	Ambient Air Quality Violation. Any ambient concentration that causes or contributes to national ambient air quality standard as determined by 40 CFR Part 50.	o an
pollutan buildup.		Atmospheric Stagnation Advisory. An air pollution alert declared by the Department when shave been observed and/or meteorological conditions are conducive to additional air poll (
ambient	13.	Attainment Area . Any area which is designated, pursuant to 42 U.S.C. Section 7407(d), as harations equal to or less than national primary or secondary ambient air quality standards	

- 14. BART-Eligible Source. Any of the following stationary sources of air pollutants, including any reconstructed source, which was not in operation prior to August 7, 1962, and was in existence on August 7, 1977, and has the potential to emit two hundred fifty (250) tons per year or more of any air pollutant. In determining potential to emit, fugitive emissions, to the extent quantifiable, must be counted.
 - a. Fossil-fuel fired steam electric plants of more than two hundred fifty (250) million BTU's per hour

Section 006 Page 34

particular air pollutant or air pollutants.

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality				IDAPA 58.01.0 Rules for the Control of Air Pollution in Idah		
heat input;				(
	b.	Coal cleaning plants (thermal dryers)		()	
	c.	Kraft pulp mills;		()	
	d.	Portland cement plants;		()	
	e.	Primary zinc smelters;		()	
	f.	Iron and steel mill plants;		()	
	g.	Primary aluminum ore reduction plan	ts;	()	
	h.	Primary copper smelters;		()	
day;	i.	Municipal incinerators capable of ch	arging more than two hundred fifty (250) tor	ns of refuse j	per)	
	j.	Hydrofluoric, sulfuric, and nitric acid	plants;	()	
	k.	Petroleum refineries;		()	
	l.	Lime plants;		()	
	m.	Phosphate rock processing plants;		()	
	n.	Coke oven batteries;		()	
	0.	Sulfur recovery plants;		()	
	p.	Carbon black plants (furnace process)	;	()	
	q.	Primary lead smelters;		()	
	r.	Fuel conversion plants;		()	
	s.	Sintering plants;		()	
	t.	Secondary metal production facilities	;	()	
	u.	Chemical process plants;		()	
	v.	Fossil-fuel boilers of more than two h	nundred fifty (250) million BTU's per hour hea	at input;)	
(300,0	w. 000) barro	Petroleum storage and transfer facels;	ilities with a capacity exceeding three hur	ndred thousa	ınd)	
	х.	Taconite ore processing facilities;		()	
	у.	Glass fiber processing plants; and		()	
	Z.	Charcoal production facilities.		()	
	15.	Baseline (Area, Concentration, Dat	e). See Section 579.	()	

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which is emitted basis, taking into environmental in remaining useful	Best Available Retrofit Technology (BART). Means an emission limitation based on the evable through the application of the best system of continuous emission reduction for each p by an existing stationary facility. The emission limitation must be established, on a case-o consideration the technology available, the costs of compliance, the energy and non-air mpacts of compliance, any pollution control equipment in use or in existence at the sou life of the source, and the degree of improvement in visibility which may reasonably be anteque of such technology.	ollutar by-cas qualit rce, th	nt se ty ne
17.	Board. Idaho Board of Environmental Quality.	()
18. emissions.	Breakdown. An unplanned failure of any equipment or emissions unit which may cause	e exce	ss)
19.	BTU. British thermal unit.	()
20.	Clean Air Act. The federal Clean Air Act, 42 U.S.C. Sections 7401 through 7671q.	()
21. materials collector required.	Collection Efficiency. The overall performance of the air cleaning device in terms of ed to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total input to the collector unless specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are stated to total specific size fractions of the contaminant are		
limited to, install permanent storage	Commence Construction or Modification. In general, this means initiation of physical vities on an emissions unit which are of a permanent nature. Such activities include, but lation of building supports and foundations, laying of underground pipework, and constructed structures. With respect to a change in method of operation, this term refers to those than preparatory activities, which mark the initiation of the change.	are no	ot of
23. permit application	Complete . A determination made by the Department that all information needed to proper has been submitted for review.	rocess (a)
24.	Construction. Fabrication, erection, installation, or modification of a stationary source or f	acility (·.)
25. noxious, air pollu	Control Equipment . Any method, process or equipment which removes, reduces or rendatants discharged into the atmosphere.	lers le	ss)
26. part of an air poll	Controlled Emission. An emission which has been treated by control equipment to remove that the fore release to the atmosphere.	ve all (or)
27. dioxide; carbon n	Criteria Air Pollutant. Any of the following: PM ₁₀ ; PM _{2.5} ; sulfur oxides; ozone, monoxide; lead.	nitroge (n)
perception across calculated based coefficient must be	Deciview . A measurement of visibility impairment. A deciview is a haze index derived extinction, such that uniform changes in haziness correspond to uniform incremental changes the entire range of conditions, from pristine to highly impaired. The deciview haze is on the following equation (for the purposes of calculating deciview, the atmospheric light expectal calculated from aerosol measurements): Deciview Haze Index = 10 ln _e ($^{b}_{ext}/10 \text{Mm}^{-1}$) where light extinction coefficient, expressed in inverse megameters (Mm ⁻¹).	nges index	in is on
29.	Department . The Department of Environmental Quality.	()
30.	Designated Facility. Any of the following facilities:	()
a. heat input;	Fossil-fuel fired steam electric plants of more than two hundred fifty (250) million BTU's p	oer hou	ur)
b.	Coal cleaning plants (thermal dryers);	()

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	c.	Kraft pulp mills;	()
	d.	Portland cement plants;	()
	e.	Primary zinc smelters;	()
	f.	Iron and steel mill plants;	()
	g.	Primary aluminum ore reduction plants;	()
	h.	Primary copper smelters;	()
per day;	i.	Municipal incinerators capable of charging more than two hundred and fifty (250) tons o	f refus (se)
	j.	Hydrofluoric, sulfuric, and nitric acid plants;	()
	k.	Petroleum refineries;	()
	l.	Lime plants;	()
	m.	Phosphate rock processing plants;	()
	n.	Coke oven batteries;	()
	0.	Sulfur recovery plants;	()
	p.	Carbon black plants (furnace process);	()
	q.	Primary lead smelters;	()
	r.	Fuel conversion plants;	()
	s.	Sintering plants;	()
	t.	Secondary metal production facilities;	()
	u.	Chemical process plants;	()
BTU's p	v. er hour h	Fossil-fuel boilers (or combination thereof) of more than two hundred and fifty (250) eat input;	millio	n)
(300,000	w. 0) barrels	Petroleum storage and transfer facilities with a capacity exceeding three hundred the	iousan (ıd)
	х.	Taconite ore processing facilities;	()
	y.	Glass fiber processing plants; and	()
	z.	Charcoal production facilities.	()
	31.	Director . The Director of the Department of Environmental Quality or his designee.	()
		Effective Dose Equivalent . The sum of the products of absorbed dose and appropriate farences in biological effectiveness due to the quality of radiation and its distribution in the the unit of the effective dose equivalent is the rem. It is generally calculated as an annual dose	body o	to of)

Emission. Any controlled or uncontrolled release or discharge into the outdoor atmosphere of any

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33.

							Emission									air 🏻	pollutant	from	a
sta	ck, v	ent, o	r ot	her mea	ns into	o the ou	tdoor atmo	sphe	re that or	igina	tes from	ı an	emission	unit	•			()

Emission Standard. A permit or regulatory requirement established by the Department or EPA which limits the quantity, rate, or concentration of emissions of air pollutants on a continuous basis, including any requirements which limit the level of opacity, prescribe equipment, set fuel specifications, or prescribe operation or maintenance procedures for a source to assure continuous emission reduction. **Emissions Unit.** An identifiable piece of process equipment or other part of a facility which emits or may emit any air pollutant. This definition does not alter or affect the term "unit" for the purposes of 42 U.S.C. Sections 7651 through 7651o. **EPA.** The United States Environmental Protection Agency and its Administrator or designee. Environmental Remediation Source. A stationary source that functions to remediate or recover any release, spill, leak, discharge or disposal of any petroleum product or petroleum substance, any hazardous waste or hazardous substance from any soil, ground water or surface water, and shall have an operational life no greater than five (5) years from the inception of any operations to the cessation of actual operations. Nothing in this definition shall be construed so as to actually limit remediation projects to five (5) years or less of total operation. Excess Emissions. Emissions that exceed an applicable emissions standard established for any facility, source or emissions unit by statute, regulation, rule, permit, or order. Existing Stationary Source or Facility. Any stationary source or facility that exists, is installed, or is under construction on the original effective date of any applicable provision of this chapter. Facility. All of the pollutant-emitting activities which belong to the same industrial grouping, are located on one (1) or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control). Pollutant-emitting activities shall be considered as part of the same industrial grouping if they belong to the same Major Group (i.e. which have the same two-digit code) as described in the Standard Industrial Classification Manual. The fugitive emissions shall not be considered in determining whether a permit is required unless required by federal law. Federal Class I Area. Any federal land that is classified or reclassified "Class I." 41. Federal Land Manager. The Secretary of the department with authority over the Federal Class I Area (or the Secretary's designee). Federally Enforceable. All limitations and conditions which are enforceable by EPA and the Department under the Clean Air Act, including those requirements developed pursuant to 40 CFR Parts 60 and 61 requirements within any applicable State Implementation Plan, and any permit requirements established pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR Parts 51, 52, 60, or 63. Fire Hazard. The presence or accumulation of combustible material of such nature and in sufficient quantity that its continued existence constitutes an imminent and substantial danger to life, property, public welfare or adjacent lands. Fuel-Burning Equipment. Any furnace, boiler, apparatus, stack and all appurtenances thereto, used in the process of burning fuel for the primary purpose of producing heat or power by indirect heat transfer.

Fugitive Emissions. Those emissions which could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.

Fugitive Dust. Fugitive emissions composed of particulate matter.

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46.

	48.	Garbage. Any waste consisting of putrescible animal and vegetable materials resulting from the
handling	, prepara	ation, cooking and consumption of food including, but not limited to, waste materials from
househol	lds, mark	ets, storage facilities, handling and sale of produce and other food products.
		Gasoline. Any mixture of volatile hydrocarbons suitable as a fuel for the propulsion of motor
vehicles	or motor	boats. Gasoline also means aircraft engine fuels when used for the operation or propulsion of motor

50. Gasoline Cargo Tank. Any tank or trailer used for the transport of gasoline from sources of supply to underground gasoline storage tanks.

vehicles or motor boats and includes gasohol, but does not include special fuels.

- 51. Gasoline Dispensing Facility (GDF). Any facility with underground gasoline storage tanks used for dispensing gasoline.
- **52. Grain Elevator**. Any plant or installation at which grain is unloaded, handled, cleaned, dried, stored, or loaded.
- 53. Grain Storage Elevator. Any grain elevator located at any wheat flour mill, wet corn mill, dry corn mill (human consumption), rice mill, or soybean extraction plant which has a permanent grain storage capacity of thirty five thousand two hundred (35,200) cubic meters (ca. 1 million bushels).
- 54. Grain Terminal Elevator. Any grain elevator which has a permanent storage capacity of more than eighty-eight thousand one hundred (88,100) cubic meters (ca. 2.5 million bushels), except those located at animal food manufacturers, pet food manufacturers, cereal manufacturers, breweries, and livestock feedlots.
- **55. Hazardous Air Pollutant (HAP)**. Any air pollutant listed pursuant to Section 112(b) of the Clean Air Act. Hazardous Air Pollutants are regulated air pollutants.
- **56. Hazardous Waste**. Any waste or combination of wastes of a solid, liquid, semisolid, or contained gaseous form which, because of its quantity, concentration or characteristics (physical, chemical or biological) may:
- **a.** Cause or significantly contribute to an increase in deaths or an increase in serious, irreversible, or incapacitating reversible illnesses; or
- **b.** Pose a substantial threat to human health or to the environment if improperly treated, stored, disposed of, or managed. Such wastes include, but are not limited to, materials which are toxic, corrosive, ignitable, or reactive, or materials which may have mutagenic, teratogenic, or carcinogenic properties; provided that such wastes do not include solid or dissolved material in domestic sewage, or solid or dissolved materials in irrigation return flows or industrial discharges which are allowed under a national pollution discharge elimination system permit, or source, special nuclear, or by-product material as defined by 42 U.S.C. Sections 2014(e),(z) or (aa).
- 57. Hot-Mix Asphalt Plant. Those facilities conveying proportioned quantities or batch loading of cold aggregate to a drier, and heating, drying, screening, classifying, measuring and mixing the aggregate and asphalt for the purpose of paving, construction, industrial, residential or commercial use.
- **58. Incinerator.** Any source consisting of a furnace and all appurtenances thereto designed for the destruction of refuse by burning. "Open Burning" is not considered incineration. For purposes of these rules, the destruction of any combustible liquid or gaseous material by burning in a flare stack shall be considered incineration.
- **59. Indian Governing Body**. The governing body of any tribe, band, or group of Indians subject to the jurisdiction of the United States and recognized by the United States as possessing power of self-government.

60. landmark or pand	Integral Vista. A view perceived from within the mandatory Class I Federal Area of a sperama located outside the boundary of the mandatory Class I Federal Area.	cific
61. containing sodium	Kraft Pulping . Any pulping process which uses, for a cooking liquor, an alkaline sulfide solun hydroxide and sodium sulfide.	ution)
62. percent (20%) of	Least Impaired Days . The average visibility impairment (measured in deciviews) for the tw monitored days in a calendar year with the lowest amount of visibility impairment.	enty
63. based on the follow	Lowest Achievable Emission Rate (LAER). For any source, the more stringent rate of emissowing:	sions)
a. such class or ca limitations are no	The most stringent emissions limitation which is contained in any State Implementation Plantegory of facility, unless the owner or operator of the proposed facility demonstrates that achievable; or	
modified emissio	The most stringent emissions limitation which is achieved in practice by such class or categornitation, when applied to a modification, means the lowest achievable emissions rate for the news units within the facility. In no event shall the application of the term permit a proposed new to emit any pollutant in excess of the amount allowable under an applicable new source standard (w or w or
64.	Mandatory Class I Federal Area. Any area identified in 40 CFR 81.400 through 81.437. ()
65. point where there	Member of the Public . For purposes of Subsection 006.108.a.xvi., a person located at any off is a residence, school, business or office.	f-site)
66.	Mercury. Total mercury including elemental mercury and mercury compounds.)
case-by-case bas specific to the so modified. If the p determination, a requirements. If t	Mercury Best Available Control Technology (MBACT). An emission standard for mer ximum degree of reduction practically achievable as specified by the Department on an indivision taking into account energy, economic and environmental impacts, and other relevant impource. A Department approved MBACT shall be valid until the source subject to the MBAC proposed modification to the source subject to MBACT occurs within ten (10) years of the MBACT new MBACT review shall not be triggered as long as the source can meet the existing MBACT proposed modification occurs more than ten (10) years after the MBACT determination, the reation shall be subject to a new MBACT review.	idual pacts CT is ACT ACT
68.	Modification. ()
a. which results in a pollutant not prev	Any physical change in, or change in the method of operation of, a stationary source or factor emission increase as defined in Section 007 or which results in the emission of any regulate viously emitted.	
which results in a	Any physical change in, or change in the method of operation of, a stationary source or fact an increase in the emissions rate of any state only toxic air pollutant, or emissions of any state to not previously emitted.	cility only)
c. modification unle	Fugitive emissions shall not be considered in determining whether a permit is required fees required by federal law.	for a
d. not be considered	For purposes of this definition of modification, routine maintenance, repair and replacement a physical changes and the following shall not be considered a change in the method of operation (shall n:)
i. the affected statio	An increase in the production rate if such increase does not exceed the operating design capacitonary source, and if a more restrictive production rate is not specified in a permit; (ty of

permit;	ii. and	An increase in hours of operation if more restrictive hours of operation are not specifie	d in a
	iii. nodate suc ed in a pe	Use of an alternative fuel or raw material if the stationary source is specifically design the fuel or raw material before January 6, 1975 and use of such fuel or raw material is not specifically.	
which w	69. vill adequ	Monitoring . Sampling and analysis, in a continuous or noncontinuous sequence, using technical tely measure emission levels and/or ambient air concentrations of air pollutants.	niques ()
percent	70. (20%) of	Most Impaired Days . The average visibility impairment (measured in deciviews) for the t monitored days in a calendar year with the highest amount of visibility impairment.	twenty
combus	tion furna	Multiple Chamber Incinerator. Any article, machine, equipment, contrivance, structure or to dispose of combustible refuse by burning, consisting of three (3) or more refractory aces in series physically separated by refractory walls, interconnected by gas passage ports or dequate parameters necessary for maximum combustion of the material to be burned.	lined
terms of	72. f light ext	Natural Conditions . Includes naturally occurring phenomena that reduce visibility as measured inction, visual range, contrast, or coloration.	ared in
	73.	New Stationary Source or Facility.	()
original	a. effective	Any stationary source or facility, the construction or modification of which is commenced af date of any applicable provision of this chapter; or	eter the
	b.	The restart of a nonoperating facility shall be considered a new stationary source or facility in	f: ()
	i.	The restart involves a modification to the facility; or	()
the Dep receipt of facility does res Permit t	eartment vof the app will comp start: With to Constru	After the facility has been in a nonoperating status for a period of two (2) years, are ves an application for a Permit to Construct in the area affected by the existing nonoperating facility, within five (5) working days of receipt of the application notify the nonoperating facility and the following restart schedule or be considered a new stationary source or facility when thirty (30) working days after receipt of the Department's notification of the application area, the nonoperating facility shall provide the Department with a schedule detailing the restart ret must begin within sixty (60) days of the date the Department receives the restart schedule.	acility, lity of erating when it n for a
		Nonattainment Area . Any area which is designated, pursuant to 42 U.S.C. Section 7407(d), ributes to ambient air quality in a nearby area that does not meet) the national primary or sect y standard for the pollutant.	
and pres	75. ssure unle	Noncondensibles . Gases and vapors from processes that are not condensed at standard tempers otherwise specified.	erature
	76.	Odor . The sensation resulting from stimulation of the human sense of smell.	()
obstruct	77.	Opacity . A state which renders material partially or wholly impervious to rays of light and observer's view, expressed as percent.	causes
resulting	78. g from the	Open Burning . The burning of any matter in such a manner that the products of combe burning are emitted directly into the ambient air without passing through a stack, duct or chi	

400 thro	79. ough 461.	Operating Permit. A permit issued by the Director pursuant to Sections 300 through 386	and/o	or)
solid at	80. standard	Particulate Matter. Any material, except water in uncombined form, that exists as a lique conditions.	iid or (a)
applicab	81. de referer	Particulate Matter Emissions . All particulate matter emitted to the ambient air as measure method, or any equivalent or alternative method in accordance with Section 157.	d by a	in)
	82.	Permit to Construct . A permit issued by the Director pursuant to Sections 200 through 228	. ()
governn	83. nental ent	Person . Any individual, association, corporation, firm, partnership or any federal, state city.	or loca	al)
		PM ₁₀ . All particulate matter in the ambient air with an aerodynamic diameter less than or each on micrometers as measured by a reference method based on Appendix J of 40 CFR Part fordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance with 40 CFR Part 54 or by a cordance w	50 an	ıd
diameter referenc	85. r less than e method	PM_{10} Emissions. All particulate matter, including condensible particulates, with an aerod of or equal to a nominal ten (10) micrometers emitted to the ambient air as measured by an appropriate or alternative method in accordance with Section 157.		
		PM _{2.5} . All particulate matter in the ambient air with an aerodynamic diameter less than or eint five (2.5) micrometers measured by a reference method based on Appendix L of 40 CFR accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a condition of the 40 CFR Part 54 or by a c	Part 5	0
		PM_{2.5} Emissions . All particulate matter, including condensible particulates, with an aerod of or equal to a nominal two point five (2.5) micrometers emitted to the ambient air as measurence method, or an equivalent or alternative method in accordance with Section 157.		
of the fa operatio the limit	cility or s n or on th tation or t	Potential to Emit/Potential Emissions. The maximum capacity of a facility or stationary so ant under its physical and operational design. Any physical or operational limitation on the cource to emit an air pollutant, including air pollution control equipment and restrictions on he type or amount of material combusted, stored or processed, shall be treated as part of its defect it would have on emissions is state or federally enforceable. Secondary emissions the potential to emit of a facility or stationary source.	apacit ours o esign	ty of if
job site	89. to another	Portable Equipment . Equipment which is designed to be dismantled and transported from r job site.	one (1	1)
	90.	PPM (parts per million). Parts of a gaseous contaminant per million parts of gas by volum	e. ()
the fire	to be con	Prescribed Fire Management Burning . The controlled application of fire to wildland all or modified state under such conditions of weather, fuel moisture, soil moisture, etc., as wilfined to a predetermined area and at the same time produce the intensity of heat and rate of applish planned objectives, including:	ll allo	W
	a.	Fire hazard reduction;	()
	b.	The control of pests, insects, or diseases;	()
	c.	The promotion of range forage improvements;	()

d.	The perpetuation of natural ecosystems;	()
e. land clearing ope	The disposal of woody debris resulting from a logging operation, the clearing of rights of cration, or a driftwood collection system;	f way,	a)
f.	The preparation of planting and seeding sites for forest regeneration; and	()
g.	Other accepted natural resource management purposes.	()
92. margin of safety,	Primary Ambient Air Quality Standard . That ambient air quality which, allowing an a is requisite to protect the public health.	idequa	te)
use of which ma	Process or Process Equipment . Any equipment, device or contrivance for changing any materials or handling of any materials, and all appurtenances thereto, including ducts, stack, ay cause any discharge of an air pollutant into the ambient air but not including that equipment as fuel-burning equipment or refuse-burning equipment.	etc., th	1e
	Process Weight . The total weight of all materials introduced into any source operation whons of particulate matter. Process weight includes solid fuels charged, but does not include licarged or combustion air. Water which occurs naturally in the feed material shall be considered ht.	quid an	ıd
95.	Process Weight Rate. The rate established as follows:	()
a. period of continuportion thereof;	For continuous or long-run steady-state source operations, the total process weight for the uous operation or for a typical portion thereof, divided by the number of hours of such portion thereof.		
period. Where th	For cyclical or batch source operations, the total process weight for a period that covers a con or an integral number of cycles, divided by the hours of actual process operation during the nature of any process or operation or the design of any equipment is such as to permit meation of this definition, the interpretation that results in the minimum value for allowable expressions.	g such ore tha	a an
96. programs require	Quantifiable . The Department must be able to determine the emissions impact of any SIP ement(s) or emission limit(s).	tradin (ng)
97.	Radionuclide. A type of atom which spontaneously undergoes radioactive decay.	()
	Regional Haze . Visibility impairment that is caused by the emission of air pollutanes located over a wide geographic area. Such sources include, but are not limited to, major anes, mobile sources, and area sources.		
99.	Regulated Air Pollutant.	()
Act amendments Title V of the f	For purposes of determining applicability of major source permit to operate requirements, ermits pursuant to Sections 300 through 397, and in accordance with Title V of the federal C of 1990, 42 U.S.C. Section 7661 et seq., "regulated air pollutant" shall have the same meani ederal Clean Air Act amendments of 1990, and any applicable federal regulations prom V of the federal Clean Air Act amendments of 1990, 40 CFR Part 70;	lean A	ir in
	For purposes of determining applicability of any other operating permit requirements, issuests pursuant to Sections 400 through 410, the federal definition of "regulated air pollutant" as 6.99.a. shall also apply;		

For purposes of determining applicability of permit to construct requirements, issuing, and

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c.

modifying permits pursuant to Sections 200 through 228, except Section 214, and in accordance with Part D of Subchapter I of the federal Clean Air Act, 42 U.S.C. Section 7501 et seq., "regulated air pollutant" shall mean those air contaminants that are regulated in non-attainment areas pursuant to Part D of Subchapter I of the federal Clean Air Act and applicable federal regulations promulgated pursuant to Part D of Subchapter I of the federal Clean Air Act. 40 CFR 51.165; and d. For purposes of determining applicability of any other major or minor permit to construct requirements, issuing, and modifying permits pursuant to 200 through 228, except Section 214, "regulated air pollutant" shall mean those air contaminants that are regulated in attainment and unclassifiable areas pursuant to Part C of Subchapter I of the federal Clean Air Act, 40 CFR 52.21, and any applicable federal regulations promulgated pursuant to Part C of Subchapter I of the federal Clean Air Act, 42 U.S.C. Section 7470 et seq. Replicable. Any SIP procedures for applying emission trading shall be structured so that two (2) independent entities would obtain the same result when determining compliance with the emission trading provisions. 101. **Responsible Official**. One (1) of the following:) For a corporation: a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is responsible for the overall operation of one (1) or more manufacturing, production, or operating facilities applying for or subject to a permit and either: The facilities employ more than two hundred fifty (250) persons or have gross annual sales or expenditures exceeding twenty-five million dollars (\$25,000,000) (in second quarter 1980 dollars); or ii. The delegation of authority to such representative is approved in advance by the Department. For a partnership or sole proprietorship: a general partner or the proprietor, respectively. b.) For a municipality, State, Federal, or other public agency: either a principal executive officer or ranking elected official. For the purposes of Section 123, a principal executive officer of a Federal agency includes the chief executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., a Regional Administrator of EPA). d. For Phase II sources: The designated representative in so far as actions, standards, requirements, or prohibitions under 42 U.S.C. Sections 7651 through 7651o or the regulations promulgated thereunder are concerned; and The designated representative for any other purposes under 40 CFR Part 70. ii. 102. Safety Measure. Any shutdown (and related startup) or bypass of equipment or processes undertaken to prevent imminent injury or death or severe damage to equipment or property which may cause excess

104. Scheduled Maintenance. Planned upkeep, repair activities and preventative maintenance on any air pollution control equipment or emissions unit, including process equipment, and including shutdown and startup

in part in salvaging or reclaiming any product or material, such as, but not limited to, reprocessing of used motor oils, metals, chemicals, shipping containers, or drums, and specifically including automobile graveyards and junkyards.

Salvage Operation. Any source consisting of any business, trade or industry engaged in whole or

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emissions.

of such equipment.

the publ		Secondary Ambient Air Quality Standard. That ambient air quality which is requisite to e from any known or anticipated adverse effects associated with the presence of air pollutant	protects in the	e (
emission facility, offsite su or opera	ns must bor modifupport faction of t	Secondary Emissions. Emissions which would occur as a result of the construction, modificationary source or facility, but do not come from the stationary source or facility itself. See the specific, well defined, quantifiable, and affect the same general area as the stationary facility which causes the secondary emissions. Secondary emissions include emissions from the primary stationary source, facility or modification. Secondary emissions do not include come directly from a mobile source regulated under 42 U.S.C. Sections 7521 through 7590.	condar source om an truction ide an	y e, iy on
		Shutdown . The normal and customary time period required to cease operations of air pot to or an emissions unit beginning with the initiation of procedures to terminate normal operation to the termination is completed.	ollutio ion an (n d)
followin	108. g polluta	Significant . In reference to a net emissions increase or the potential of a source to emit any nts, a rate of emissions that would equal or exceed any of the following:	y of th	ie)
	a.	Pollutant and emissions rate:	()
	i.	Carbon monoxide, one hundred (100) tons per year;	()
	ii.	Nitrogen oxides, forty (40) tons per year;	()
	iii.	Sulfur dioxide, forty (40) tons per year;	()
	iv.	Particulate matter:	()
	(1)	Twenty-five (25) tons per year of particulate matter emissions;	()
	(2)	Fifteen (15) tons per year of PM ₁₀ emissions; or	()
emission	(3) ns; or fort	Ten (10) tons per year of direct $PM_{2.5}$ emissions; or forty (40) tons per year of sulfur (40) tons per year of nitrogen oxide emissions;	dioxid (le)
	v.	Ozone, forty (40) tons per year of volatile organic compounds;	()
	vi.	Lead, six-tenths (0.6) of a ton per year;	()
	vii.	Fluorides, three (3) tons per year;	()
	viii.	Sulfuric acid mist, seven (7) tons per year;	()
	ix.	Hydrogen sulfide (H ₂ S), ten (10) tons per year;	()
	х.	Total reduced sulfur (including H ₂ S), ten (10) tons per year;	()
	xi.	Reduced sulfur compounds (including H ₂ S), ten (10) tons per year;	()
dioxins	xii. and diben	Municipal waste combustor organics (measured as total tetra- through octa-chlorinated dibenzofurans), thirty-five ten-millionths (0.0000035) tons per year;	enzo-p ()-)
	xiii.	Municipal waste combustor metals (measured as particulate matter), fifteen (15) tons per ye	ar; ()
(40) tons	xiv. s per year	Municipal waste combustor acid gases (measured as sulfur dioxide and hydrogen chloride r; or), fort (y)

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tons per	xv. year.	Municipal solid waste landfill emissions (measured as nonmethane organic compounds), f	ifty (5	(0) (0)
pollutan	b. t not liste	In reference to a net emissions increase or the potential of a source or facility to emit a regular in Subsection 006.108.a. above and not a toxic air pollutant, any emission rate; or	lated :	air)
		For a major facility or major modification which would be constructed within ten (10) kills, the emissions rate which would increase the ambient concentration of an emitted regulass I area by one (1) microgram per cubic meter, twenty-four (24) hour average, or more.	omete lated :	ers air)
followir	109. ng:	Significant Contribution. Any increase in ambient concentrations which would exc	eed t	he)
	a.	Sulfur dioxide:	()
	i.	One (1.0) microgram per cubic meter, annual average;	()
	ii.	Five (5) micrograms per cubic meter, twenty-four (24) hour average;	()
	iii.	Twenty-five (25) micrograms per cubic meter, three (3) hour average;	()
	b.	Nitrogen dioxide, one (1.0) microgram per cubic meter, annual average;	()
	c.	Carbon monoxide:	()
	i.	One-half (0.5) milligrams per cubic meter, eight (8) hour average;	()
	ii.	Two (2) milligrams per cubic meter, one (1) hour average;	()
	d.	PM_{10} :	()
	i.	One (1.0) microgram per cubic meter, annual average;	()
	ii.	Five (5.0) micrograms per cubic meter, twenty-four (24) hour average;	()
	e.	PM _{2.5} :	()
	i.	Three-tenths (0.3) microgram per cubic meter, annual average;	()
	ii.	One point two (1.2) micrograms per cubic meter, twenty-four (24) hour average.	()
more tha	110. an three (Small Fire . A fire in which the material to be burned is not more than four (4) feet in diam 3) feet high.	eter n	or)
predomi	111. inantly, b	Smoke . Small gas-borne particles resulting from incomplete combustion, cout not exclusively, of carbon and other combustible material.	onsisti (ng)
616, Ca	112. tegories o	Smoke Management Plan . A document issued by the Director to implement Sections 606 of Allowable Burning.	throu (gh)
	and timis	Smoke Management Program . A program whereby meteorological information, fuel coroke movement and atmospheric dispersal conditions are used as a basis for scheduling the large of open burning operations so as to minimize the impact of such burning on identified	ocatio	on,
	114.	Source. A stationary source.	()

115. operation:	Source Operation. The last operation preceding the emission of air pollutants, wh	en th	is)
a. process materials	Results in the separation of the air pollutants from the process materials or in the conversion into air pollutants, as in the case of fuel combustion; and	n of tl	he)
b.	Is not an air cleaning device.	()
butylenes, and the	Special Fuels . All fuel suitable as fuel for diesel engines; a compressed or liquefied gas obtate to be petroleum refining or natural gasoline manufacture, such as butane, isobutane, propane, proper mixtures; and natural gas, either liquid or gas, and hydrogen, used for the generation of potropulsion of motor vehicles.	pylen	e,
117. flue, conduit, or o	Stack . Any point in a source arranged to conduct emissions to the ambient air, including a chluct but not including flares.	nimne (y,)
	Stage 1 Vapor Collection . Used during the refueling of underground gasoline storage to contemporary states and returned to the terminal for processing. Two (2) types of Stage 1 system point.	hroug	gh
	Coaxial System. A Stage 1 vapor collection system that requires only one (1) tank opening usually four (4) inches in diameter with a three (3) inch diameter product fill tube inserted in the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the inner tube while vapors are displaced through the annular space between the system of the system	nto t	he
b. openings, one (1)	Dual Point System. A Stage 1 vapor collection system that consists of two (2) separa for delivery of the product and the other for the recovery of vapors.	te tai	nk)
	Standard Conditions . Except as specified in Subsection 576.02 for ambient air quality starture of twenty degrees Celsius (20C) sixty-eight degrees Fahrenheit (68F) and a gas presxty (760) millimeters of mercury (14.7 pounds per square inch) absolute.		
120. or an emissions u	Startup . The normal and customary time period required to bring air pollution control equinit, including process equipment, from a nonoperational status into normal operation.	iipme (nt)
121. may emit any air unless required b	Stationary Source . Any building, structure, facility, emissions unit, or installation which e pollutant. The fugitive emissions shall not be considered in determining whether a permit is rey federal law.		
122.	Tier I Source. Any of the following:	()
a.	Any source located at any major facility as defined in Section 008;	()
b. 42 U.S.C. Section	Any source, including an area source, subject to a standard, limitation, or other requirement 7411 or 40 CFR Part 60, and required by EPA to obtain a Part 70 permit;	/	er)
c. Section 7412, 40 is not required to	Any source, including an area source, subject to a standard or other requirement under 42 CFR Part 61 or 40 CFR Part 63, and required by EPA to obtain a Part 70 permit, except that a obtain a permit solely because it is subject to requirements under 42 U.S.C. Section 7412(r);	sour	
d.	Any Phase II source; and	()
e.	Any source in a source category designated by the Department.	()
123.	Total Suspended Particulates . Particulate matter as measured by the method described in 4	10 CE	R

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50 Appendix B.		()
124. nature, toxic to h	Toxic Air Pollutant . An air pollutant that uman or animal life or vegetation and listed i	has been determined by the Department to be by its n Section 585 or 586.
meter (1 ug/m3)	veloping excess cancers over a seventy (70)	ents. Those ambient air quality increments based on the year lifetime exposure to one (1) microgram per cubic of a screening emission level or an acceptable ambient isted in Section 586.
		erements. Those ambient air quality increments based expressed in terms of a screening emission level or an air pollutant. They are listed in Section 585. ()
127. to human or anim	Toxic Substance . Any air pollutant that is conal life or vegetation.	letermined by the Department to be by its nature, toxic
128. of any structure industry waste su		material resulting from the construction or demolition industry including, but not limited to, wood product s and cull wood.
129. and any other org	TRS (Total Reduced Sulfur). Hydrogen suganic sulfide present.	lfide, mercaptans, dimethyl sulfide, dimethyl disulfide
130. pursuant to 42 U	Unclassifiable Area . An area which, becau .S.C. Section 7407(d) as either an attainment	se of a lack of adequate data, is unable to be classified or a nonattainment area.
131.	Uncontrolled Emission. An emission which	n has not been treated by control equipment. ()
132. may cause exces		al operations of any equipment or emissions unit which
133. range, contrast, c	Visibility Impairment. Any humanly per coloration) from that which would have existe	ceptible change in visibility (light extinction, visual d under natural conditions.
134. that area.	Visibility in Any Mandatory Class I Fed	eral Area. Includes any integral vista associated with
135. cones, and other wastes.		rices commonly called teepee burners, silos, truncated product industry for the disposal by burning of wood ()
136. the Department t	Wood Stove Curtailment Advisory. An ai o limit wood stove emissions during air pollu	r pollution alert issued through local authorities and/or tion episodes.
007. DEFIN 461.	ITIONS FOR THE PURPOSES OF SEC	TIONS 200 THROUGH 228 AND 400 THROUGH
Agricultural acti	ities of cultivating the soil, producing cro	the purposes of Subsection 222.02.f., the usual and ps and raising livestock for use and consumption. ng, bulk storage, handling for resale or the formulation ()

02. Baseline Actual Emissions. The rate of emissions, in tons per year, of a regulated air pollutant as determined by the following provisions:

a. For any existing electric utility steam generating unit, baseline actual emissions means the average

rate, in tons per year, at which the unit actually emitted the regulated air pollutant during any consecutive twenty-four (24) month period selected by the owner or operator within the five (5) year period immediately preceding when the owner or operator begins actual construction of the project. The Director shall allow the use of a different time period upon a determination that it is more representative of normal source operation.

- i. The average rate shall include fugitive emissions to the extent quantifiable, and emissions associated with startups, shutdowns, and malfunctions.
- ii. The average rate shall be adjusted downward to exclude any non-compliant emissions that occurred while the source was operating above any emission limitation that was legally enforceable during the consecutive twenty-four (24) month period.
- iii. For a regulated air pollutant, when a project involves multiple emissions units, only one (1) consecutive twenty-four (24) month period must be used to determine the baseline actual emissions for all the emissions units being changed. A different consecutive twenty-four (24) month period can be used for each regulated air pollutant.
- iv. The average rate shall not be based on any consecutive twenty-four (24) month period for which there is inadequate information for determining annual emissions, in tons per year, and for adjusting this amount if required by Subsection 007.02.a.ii. ()
- **b.** For an existing emissions unit (other than an electric utility steam generating unit), baseline actual emissions means the average rate, in tons per year, at which the emissions unit actually emitted the regulated air pollutant during any consecutive twenty-four (24) month period selected by the owner or operator within the ten (10) year period immediately preceding either the date the owner or operator begins actual construction of the project, or the date a complete permit application is received by the Director for a permit required under these rules, whichever is earlier, except that the ten (10) year period shall not include any period earlier than November 15, 1990.
- i. The average rate shall include fugitive emissions to the extent quantifiable, and emissions associated with startups, shutdowns, and malfunctions.
- ii. The average rate shall be adjusted downward to exclude any non-compliant emissions that occurred while the source was operating above an emission limitation that was legally enforceable during the consecutive twenty-four (24) month period.
- iii. The average rate shall be adjusted downward to exclude any emission limitation with which the source must currently comply, had such source been required to comply with such limitations during the consecutive twenty-four (24) month period; however, if an emission limitation is part of a standard or other requirement under 40 CFR Part 63, the baseline actual emissions need only be adjusted if the Department has taken credit for such emissions reductions in an attainment demonstration or maintenance plan.
- iv. For a regulated air pollutant, when a project involves multiple emissions units, only one (1) consecutive twenty-four (24) month period must be used to determine the baseline actual emissions for all the emissions units being changed. A different consecutive twenty-four (24) month period can be used for each regulated air pollutant.
- v. The average rate shall not be based on any consecutive twenty-four (24) month period for which there is inadequate information for determining annual emissions, in tons per year, and for adjusting this amount if required by Subsections 007.02.b.ii. and 007.02.b.iii. ()
- **c.** For a new emissions unit, the baseline actual emissions for purposes of determining the emissions increase that will result from the initial construction and operation of such unit shall equal zero (0); and, thereafter, for all other purposes, shall equal the unit's potential to emit.
- **d.** For a plantwide applicability limit (PAL) for a stationary source, the baseline actual emissions shall be calculated for existing electric utility steam generating units in accordance with the procedures contained in Subsection 007.02.a, for other existing emissions units in accordance with the procedures contained in Subsection

007.02.b, and for	a new emissions unit in accordance with the procedures contained in Subsection 007.02.c.	()
03.	Begin Actual Construction. Commence construction.	()
04. emissions of an e	Emissions Increase . The amount by which projected actual emissions exceed baseline missions unit.	e actual
than any control	Innovative Control Technology. Any system of air pollution control that has not been ade practice, but would have a substantial likelihood of achieving greater continuous emissions resystem in current practice, or of achieving at least comparable reductions at lower cost in test, or non-air quality environmental effects.	duction
shall be an emis	Net Emissions Increase. For purposes of Sections 204 and 205, a net emissions increase a deral regulations incorporated by reference. For purposes of Section 210, a net emissions is a sions increase from a particular modification plus any other increases and decreases in facility that are creditable and contemporaneous with the particular modification, where:	ncrease
the particular cha	A creditable increase or decrease in actual emissions is contemporaneous with a paraccurs between the date five (5) years before the commencement of construction or modificating and the date that the increase from the particular modification occurs. Any replacement us were becomes operational only after a reasonable shakedown period, not to exceed one hunds;	ation on init that
as that attributed	A decrease in actual emissions is creditable only if it satisfies the requirements for expection 460) and has approximately the same qualitative significance for public health and to the increase from the particular modification, and is federally enforceable at and after to of the modification commences.	welfare
c. included in the ca	The increase in toxic air pollutant emissions from an already operating or permitted source alculation of the net emissions increase for a proposed new source or modification if:	e is not
i. 1995; or	The already operating or permitted source commenced construction or modification prior to	July 1,
ii. or less of the app	The uncontrolled emission rate from the already operating or permitted source is ten per cen licable screening emissions level listed in Section 585 or 586; or	t (10%)
"Idaho Rules as	The already operating or permitted source is an environmental remediation source subjective Resource Conservation and Recovery Act (42 U.S.C. Sections 6901-6992k) and IDAPA 58 and Standards for Hazardous Waste," (IDAPA 58.01.05.000 et seq.) or the Compressonse, Compensation and Liability Act (42 U.S.C. 6901-6992k) or a consent order.	3.01.05,
07. that functions to which does not p	Pilot Plant . A stationary source located at least one quarter (1/4) mile from any sensitive rest processing, mechanical, or pollution control equipment to determine full-scale feasibility roduce products that are offered for sale except in developmental quantities.	eceptor lity and
08.	Projected Actual Emissions.	()
resumes regular of involves increasi	The maximum annual rate, in tons per year, at which an existing emissions unit is projected ollutant in any one (1) of the five (5) years (twelve (12) month period) following the date operation after the project, or in any one (1) of the ten (10) years following that date, if the ng the emissions unit's design capacity or its potential to emit that regulated air pollutant a unit would result in a significant emissions increase or a significant net emissions increase attionary source.	the unit project and full
b.	In determining the projected actual emissions, the owner or operator of the stationary source	e:

business activity	Shall consider all relevant information including, but not limited to, historical operational data, representations, the company's expected business activity and the company's highest projections, the company's filings with state or federal regulatory authorities, and compliance plans under applementation plan; and	s of
ii. shutdowns, and r	Shall include fugitive emissions to the extent quantifiable and emissions associated with startunal functions; and	ıps,)
consecutive twer	Shall exclude, in calculating any increase in emissions that results from the particular project, nit's emissions following the project that an existing unit could have accommodated during ity-four (24) month period used to establish the baseline actual emissions and that are also unrelaproject, including any increased utilization due to product demand growth; or	the
iv. the emissions un	In lieu of using the method set out in Subsections 007.08.b.i. through 007.08.b.iii., may elect to it's potential to emit, in tons per year.	use)
	Reasonable Further Progress (RFP). Annual incremental reductions in emissions of ollutant as identified in the SIP which are sufficient to provide for attainment of the applicate ty standard by the required date.	
pollutant than th	Sensitive Receptor . Any residence, building or location occupied or frequented by persons we mity or other health based criteria, may be more susceptible to the deleterious effects of a toxic me general population including, but not limited to, elementary and secondary schools, day ounds and parks, hospitals, clinics and nursing homes.	air
11. operational life operations.	Short Term Source . Any new stationary source or modification to an existing source, with no greater than five (5) years from the inception of any operations to the cessation of act (
application of c technological and	Toxic Air Pollutant Reasonably Available Control Technology (T-RACT). An emiss on the lowest emission of toxic air pollutants that a particular source is capable of meeting by ontrol technology that is reasonably available, as determined by the Department, consider deconomic feasibility. If control technology is not feasible, the emission standard may be based f a design, equipment, work practice or operational requirement, or combination thereof.	the
008. DEFIN	ITIONS FOR THE PURPOSES OF SECTIONS 300 THROUGH 386.	
01.	Affected States. All States: ()
a. Idaho; or	Whose air quality may be affected by the emissions of the Tier I source and that are contiguous (s to
b.	That are within fifty (50) miles of the Tier I source. ()
02. specified calendary	Allowance . An authorization allocated to a Phase II source by the EPA to emit during or after year, one (1) ton of sulfur dioxide.	er a
	Applicable Requirement . All of the following if approved or promulgated by EPA as they ap ts in a Tier I source (including requirements that have been promulgated through rulemaking at suance but which have future-effective compliance dates):	
a. including any rev	Any standard or other requirement provided for in the applicable state implementation positions to that plan that are specified in 40 CFR Parts 52.670 through 52.690.	lan,)
b. 200 through 223	Any term or condition of any permits to construct issued by the Department pursuant to Section by EPA pursuant to 42 U.S.C. Sections 7401 through 7515; provided that terms or conditions of the condition of the	

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relevant	only to to	oxic air pollutants are not applicable requirements.	()
	c.	Any standard or other requirement under 42 U.S.C. Section 7411 including 40 CFR Part 60;	;)
CFR Pa	d. rt 63;	Any standard or other requirement under 42 U.S.C. Section 7412 including 40 CFR Part 61	and 40	0
7651o;	e.	Any standard or other requirement of the acid rain program under 42 U.S.C. Sections 7651 t	throug!	h)
7661c(b	f.) or Secti	Any requirements established pursuant to 42 U.S.C. Section 7414(a)(3), 42 U.S.C. ons 120 through 128 of these rules;	Section (n)
7429;	g.	Any standard or other requirement governing solid waste incineration, under 42 U.S.C.	Section (n)
42 U.S.	h. C. Section	Any standard or other requirement for consumer and commercial products and tank vessels as 7511b(e) and (f); and	s, unde (r)
Part 82.	i.	Any standard or other requirement under 42 U.S.C. Sections 7671 through 7671q including	40 CFI (₹
Sections Section		Any ambient air quality standard or increment or visibility requirement provided in 42 grough 7492, but only as applied to temporary sources receiving Tier I operating permits		
allowan	ces alloca	Designated Representative . A responsible person or official authorized by the owner or of to represent the owner or operator in matters pertaining to the holding, transfer, or disposited to a Phase II unit, and the submission of and compliance with permits, permit application for the Phase II unit.	ition o	f
public p	05. articipation	Draft Permit . The version of a Tier I operating permit that is made available by the Department and affected State review.	nent fo	r)
situation a techno attributa	n requires blogy-base able to the	Emergency . For the purposes of Section 332, an emergency is any situation arising from inforeseeable events beyond the control of the owner or operator, including acts of God, immediate corrective action to restore normal operation and that causes the Tier I source to ed emission limitation under the Tier I operating permit due to unavoidable increases in emergency. An emergency shall not include noncompliance to the extent caused by impent, lack of preventative maintenance, careless or improper operation, or operator error.	, which exceed nission	h d s
review p	07. procedure	Final Permit . The version of a Tier I permit issued by the Department that has complete required in Sections 364 and 366.	eted al	1
	08.	General Permit. A Tier I permit issued pursuant to Section 335.	()
317.	09.	Insignificant Activity. Those activities that qualify as insignificant in accordance with	Section (n)
followin	10. ng criteria	Major Facility. A facility (as defined in Section 006) is major if the facility meets any	of th	e)
	a.	For hazardous air pollutants:	()
air pollu	i. ıtant, otho	The facility emits or has the potential to emit ten (10) tons per year (tpy) or more of any hazer than radionuclides, which has been listed pursuant to 42 U.S.C. Section 7412(b); provide		

emissions :																
oil or gas	pipeline o	compres	sor or 1	pump sta	ation sh	all not	be	aggrega	ated wit	h emi	ssions	from o	ther	similar	emiss	sion
units withi								<i>22 2</i>							()
		,														

	•	` /
any hazardous air provided that emis emissions from any	The facility emits or has the potential to emit twenty-five (25) tpy or more of any combinar pollutants, other than radionuclides, which have been listed pursuant to 42 U.S.C. 70 ssions from any oil or gas exploration or production well (with its associated equipment yoil or gas pipeline compressor or pump station shall not be aggregated with emissions from this within the facility.	412(b); nt) and
b. F	For non-attainment areas:	()
	The facility is located in a "serious" particulate matter (PM-10) nonattainment area and the pemit seventy (70) tpy or more of PM-10.	facility
	The facility is located in a "serious" carbon monoxide nonattainment area in which stacant contributors to carbon monoxide levels and the facility has the potential to emit fifty (monoxide.	
	The facility is located in an ozone transport region established pursuant to 42 U.S.C. Sections the potential to emit fifty (50) tpy or more of volatile organic compounds.	n 7511c ()
nonattainment area oxides of nitrogen accordance with 42 or more, if the area	The facility is located in an ozone nonattainment area and, depending upon the classification as, the facility has the potential to emit the following amounts of volatile organic composing provided that oxides of nitrogen shall not be included if the facility has been identically 2 U.S.C. Section 7411a(f)(1) or (2) if the area is "marginal" or "moderate," one hundred (1 as "serious," fifty (50) tpy or more, if the area is "severe," twenty-five (25) tpy or more, and ten (10) tpy or more.	unds or ified in 00) tpy
regulated air pollut	The facility emits or has the potential to emit one hundred (100) tons per year or more stant. The fugitive emissions shall not be considered in determining whether the facility is belongs to one (1) of the following categories:	
і. Г	Designated facilities.	()

ii. All other source categories regulated by 40 CFR Part 60, 40 CFR Part 61 or 40 CFR Part 63, but only with respect to those air pollutants that have been regulated for that category and only if determined by rule by the Administrator of EPA pursuant to Section 302(j) of the Clean Air Act.

009. DEFINITIONS FOR THE PURPOSES OF 40 CFR PART 60.

Notwithstanding the definitions listed in Sections 006 through 008, the definitions in 40 CFR Part 60 shall have the meaning given in that Part, except that the term "Administrator" shall mean "Department."

010. DEFINITIONS FOR THE PURPOSES OF 40 CFR PART 61 AND 40 CFR PART 63.

Notwithstanding the definitions listed in Sections 006 through 008, the definitions in 40 CFR Part 61 and 40 CFR Part 63 shall have the meaning given in those Parts, except that the term "Administrator" shall mean "Department."

011. DEFINITIONS FOR THE PURPOSES OF SECTIONS 790 THROUGH 799.

- **01. Best Management Practice**. The best management practice (BMP) employed within an industry to control fugitive emissions.
- **02. Control Strategy Trigger**. An event or condition that indicates that a control action is needed to prevent violation of a standard or a provision of the rule.
 - 03. Nonmetallic Mineral Processing Plant. Any combination of equipment that is used to crush or

grind any nonmetallic mineral or rock wherever it may be located, including equipment located at lime plants, power plants, steel mills, asphalt concrete plants, Portland cement plants, or any other facility or location processing nonmetallic minerals.

	allic mine	erals.	()
limitatio	04. on, or oth	NSPS Regulated Facility or Plant. A facility or processing plant that is subject to a steer requirement of 40 CFR 60, Standards for the Performance of New Stationary Sources.	andard	l,)
thereby 201. Op	authorizi erating in	Permit by Rule . A provision of the rules under which a facility or source registers we meets the specific requirements for that type of source. The source is then deemed to have a rung construction and operation without first obtaining a "Permit to Construct" as required in a accordance with a "Permit by Rule" (PBR) does not relieve the owner or operator from content federal, state, and local rules and regulations.	permit Section	t, n
		Progressive Control Strategy . A sequence of control actions that when progressively empetential for violation of a standard or a provision of the rules. Control actions, beginning with ence, shall be progressively applied until an adequate level of control is achieved.		
	07.	Site of Operations . The specific operating location of a nonmetallic mineral processing plan	nt.)
012	105.	(RESERVED)		
106.	ABBRE	EVIATIONS.		
	01.	AAC. Acceptable Ambient Concentration.	()
	02.	AACC. Acceptable Ambient Concentration for a Carcinogen.	()
	03.	ACGIH. American Conference of Government Industrial Hygienists.	()
	04.	CAS. Chemical Abstract Service.	()
	05.	CL. Derived form ACGIH ceiling Limit UF = 10.	()
	06.	EL. Emissions Screening Level.	()
	07.	ID. Idaho Division of Environmental Quality. Not OEL based.	()
	08.	LA. From LA Dept. of Environmental Quality. Not OEL based eight (8) hour TWA.	()
annual	09. averaging	MA . From MA Dept. of Environmental Protection, Div. of Air Quality Control. Not OEL time, no uf.	based (l,)
time, no	10. o uf.	MI. From MI Dept. of Natural Resources, Air Quality Div. Based on toxicological data, and	nual av (/.)
time no	11. uncertair	NY . From New York Dept. of Conservation, Div. of Air Quality. Not OEL based, one (1) nty factor (uf).	yr. Av	/.)
	12.	OEL. Reference Occupational Exposure Level.	()
uf.	13.	PL. From Phil. Dept. of Air Management Services. Not OEL based, one (1) yr. averaging t	ime n	0
time, uf	14. =10.	PL1. From Phil. Dept. of Air Management Services. Unspecified OEL based, one (1) yr. avo	eragin (g)

IDAHO ADMINISTRATIVE CODE	<u>'</u>
Department of Environmental Q	uality

	13.	1 L2. From Fini. Dept. of Air Management Services. Not OEL based one (1) yr. Av. time, dr	()
	1 6.	PL3. From Phil. Dept. of Air Management Services. Not OEL based, one (1) yr. av. time, uf	=1000 ().)
	17.	TWA. Time Weighted Average.	()
	18.	UF. Uncertainty Factor.	()
	19.	URF. Unit Risk Factor from the US Environmental Protection Agency.	()
	20.	WA . From Washington Dept. of Ecology, Air Programs. Acceptable Source Impact Level ba	ised.)
107.	INCOR	PORATIONS BY REFERENCE.		
the refe which l	rence, inc have beer	General. Unless expressly provided otherwise, any reference in these rules to any do section 107.03 constitutes the full incorporation into these rules of that document for the purpeluding any notes and appendices therein. The term "documents" includes codes, standards on adopted by an agency of the state or of the United States or by any nationally reconsociation.	oses o or rule	f s
these ru	02. les are av	Availability of Referenced Material. Copies of the documents incorporated by reference ailable at the following locations:	ce int	0
and;	a.	All federal publications: U.S. Government Printing Office at http://www.ecfr.gov/cgi-bin/	ECFR (;)
	b.	Statutes of the state of Idaho: http://legislature.idaho.gov/idstat/TOC/IDStatutesTOC.htm; a	nd ()
	c.	All documents herein incorporated by reference:	()
0502.	i.	Department of Environmental Quality, 1410 N. Hilton, Boise, Idaho 83706-1255 at (208	3) 373 (-)
	ii.	State Law Library, 451 W. State Street, P.O. Box 83720, Boise, Idaho 83720-0051, (208) 334	4-331 <i>6</i> (j.)
into the	03. se rules:	Documents Incorporated by Reference. The following documents are incorporated by re	ferenc (e)
		Requirements for Preparation, Adoption, and Submittal of Implementation Plans, 40 CFR 1, 2020. The following portions of 40 CFR Part 51 are expressly excluded from any incorp these rules:	Part 5 oration (n
51.301,	i. 51.304(a)	All sections included in 40 CFR Part 51, Subpart P, Protection of Visibility, except that 4 p, 51.307, and 51.308 are incorporated by reference into these rules; and	0 CFI	?
	ii.	Appendix Y to Part 51, Guidelines for BART Determinations Under the Regional Haze Rule	e. ()
July 1, 2	b. 2020.	National Primary and Secondary Ambient Air Quality Standards, 40 CFR Part 50, revise	d as o	f)
	c.	Approval and Promulgation of Implementation Plans, 40 CFR Part 52, Subparts A and	N and	d

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Append	ices D an	d E, revised as of July 1, 2020.	()
2020.	d.	Ambient Air Monitoring Reference and Equivalent Methods, 40 CFR Part 53, revised as of	July (1,
	e.	Ambient Air Quality Surveillance, 40 CFR Part 58, revised as of July 1, 2020.	()
	f.	Standards of Performance for New Stationary Sources, 40 CFR Part 60, revised as of July 1	, 2020).
2020.	g.	National Emission Standards for Hazardous Air Pollutants, 40 CFR Part 61, revised as of	July (1,
Before I	h. December	Federal Plan Requirements for Hospital/Medical/Infectious Waste Incinerators Constructed 1, 2008, 40 CFR Part 62, Subpart HHH, revised as of July 1, 2020.	d on (or)
revised	i. as of July	National Emission Standards for Hazardous Air Pollutants for Source Categories, 40 CFR I 1, 2020.	Part 6.	3 ,
	j.	Compliance Assurance Monitoring, 40 CFR Part 64, revised as of July 1, 2020.	()
	k.	State Operating Permit Programs, 40 CFR Part 70, revised as of July 1, 2020.	()
	l.	Permits, 40 CFR Part 72, revised as of July 1, 2020.	()
	m.	Sulfur Dioxide Allowance System, 40 CFR Part 73, revised as of July 1, 2020.	()
	n.	Protection of Stratospheric Ozone, 40 CFR Part 82, revised as of July 1, 2020.	()
	0.	Clean Air Act, 42 U.S.C. Sections 7401 through 7671g (1997).	()
	p.	Medical Waste Combustors, Section 39-128, Idaho Code (1992).	()
108 1	120.	(RESERVED)		
issued c	rson engag or entered	LIANCE REQUIREMENTS BY DEPARTMENT. ged in an activity which may violate the air quality provisions of the Act, violate an air qualit in accordance with the Act or these rules, or violate any of these rules, may be required any of the following:	y ordo by tł (er 1e)
complia	01.	Schedule . Prepare a proposed schedule whereby the unlawful activity will be broug a specified period of time.	ht int	to)
	02.	Report . Submit periodic reports to the Department indicating progress in achieving compliance.	ance.)
	03.	Records. Submit, keep and maintain appropriate records.	()
complia	04. ance.	Monitoring . Monitor air pollutants at the source, in the ambient air, or in vegetation to demo	onstra	te)
concent	05. rations from	Episode Plans . Develop emergency episode plans to help prevent ambient air poom reaching levels which would cause substantial endangerment to health or the environment		on)
122. The Dep		MATION ORDERS BY THE DEPARTMENT. may issue information orders as follows:	()

Section 121 Page 56

01.	Purpose. For the purpose of:	()
a. performance, any	Developing or assisting in the development of any implementation plan, any stan emission standard or any rule;	dard (of)
b. standard, any imp	Determining whether any person is in violation of any standard of performance, any elementation plan or any rule; or	missio (on)
c. accordance with	Carrying out any air quality provisions of the Act, any air quality order issued or en the Act or rules, or any of these rules.	tered (in)
02.	Persons . The Department may issue an information order to any person who:	()
a.	Owns or operates any emission source;	()
b.	Manufactures emission control equipment;	()
c.	The Department believes may have information necessary to meet the intent of these rules;	or ()
d.	Is subject to any requirement of these rules.	()
03. time, periodic or	Requirements . The information order may require the person to perform the following or continuous basis:	n a on (ne-)
a.	Establish, maintain and submit records;	()
b.	Make reports;	()
c.	Install, use, and maintain monitoring equipment, and use audit procedures or methods;	()
d. during such perio	Sample emissions in accordance with procedures or methods, at such locations, at such in ds and in such manner as the Department shall prescribe;	iterva	ls,
e. Department deter	Keep records on control equipment parameters, production variables or other indirect data variances that direct monitoring of emissions is impractical;	vhen t	he)
f.	Submit compliance certifications including:	()
i.	Identification of the applicable requirement that is the basis of the certification;	()
ii. for each applicat and	The method(s) or other means used by the owner or operator for determining the compliant ole requirement, and whether such methods or other means provide continuous or intermitted	e stat ent dat	tus ta;
compliance certif	The status of compliance with each applicable requirement, based on the method of bsection 122.03.f.ii. The certification shall identify each deviation and take it into account faction. The certification shall also identify as possible exceptions to compliance any periodic is required and in which an excursion or exceedance as defined under 40 CFR Part 64 or	nt in the	he ng
g.	Provide such other information as the Department may require.	()

123. CERTIFICATION OF DOCUMENTS.
All documents, including but not limited to, application forms for permits to construct, application forms for operating permits, progress reports, records, monitoring data, supporting information, requests for confidential

Section 123 Page 57

treatment, testing reports or compliance certifications submitted to the Department shall contain a certification by a responsible official. The certification shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete.

124. TRUTH, ACCURACY AND COMPLETENESS OF DOCUMENTS.

All documents submitted to the Department shall be truthful, accurate and complete.

125. FALSE STATEMENTS.

No person shall knowingly make any false statement, representation, or certification in any form, notice, or report required under any permit, or any applicable rule or order in force pursuant thereto.

126. TAMPERING.

No person shall knowingly render inaccurate any monitoring device or method required under any permit, or any applicable rule or order in force pursuant thereto.

127. FORMAT OF RESPONSES.

All responses and information submitted to the Department shall be provided in a format approved by the Department.

128. CONFIDENTIAL INFORMATION.

Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code and Section 39-111, Idaho Code. Information submitted under a trade secret claim may be entitled to confidential treatment by the Department as provided in Section 74-114, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Department of Environmental Quality." If the information for which the person is requesting confidential treatment is submitted to the Department under Sections 300 through 386 or the terms or conditions of a Tier I operating permit, the person shall also submit the same information directly to the EPA.

129. (RESERVED)

130. STARTUP, SHUTDOWN, SCHEDULED MAINTENANCE, SAFETY MEASURES, UPSET AND BREAKDOWN.

The purpose of Sections 130 through 136 is to establish procedures and requirements to be implemented in all excess emissions events and to establish criteria to be applied by the Department in determining whether to take enforcement action to impose penalties for an excess emissions event where the excess emissions are caused by startup, shutdown, scheduled maintenance, upset, or breakdown of any emissions unit or which occur as a direct result of the implementation of any safety measure.

131. EXCESS EMISSIONS.

- **01. Applicability.** The owner or operator of a facility or emissions unit generating excess emissions shall comply with Sections 131, 132, 133.01, 134.01, 134.02, 134.03, 135, and 136, as applicable. If the owner or operator anticipates requesting consideration under Subsection 131.02, then the owner or operator shall also comply with the applicable provisions of Subsections 133.02, 133.03, 134.04, and 134.05.
- **02. Enforcement Action Criteria**. Where an excess emissions event occurs as a direct result of startup, shutdown, or scheduled maintenance, or an unavoidable upset or unavoidable breakdown, or the implementation of a safety measure, the Department shall consider the sufficiency of the information submitted and the following criteria to determine if an enforcement action to impose penalties is warranted:
- a. Whether prior to the excess emissions event, the owner or operator submitted and implemented procedures pursuant to Subsections 133.02 and 133.03 or Subsections 134.04 and 134.05, as applicable;
- **b.** Whether the owner or operator complied with all relevant portions of Subsections 131, 132, 133.01, 134.01, 134.02, 134.03, 135, and 136;
 - c. Whether the excess emissions event was part of a recurring pattern of excess emissions events

Section 124 Page 58

		0 1 0 111			, ,
indicative of inadequate design,	operation or maintenance	e of the facility of	r emissions unit	; and (

- **d.** Where appropriate, whether the excess emissions event was caused by an activity necessary to prevent loss of life, personal injury or severe property damage.
- **03. Effect of Determination**. Any decision by the Department under Subsection 131.02 shall not excuse the owner or operator from compliance with the relevant emission standard and shall not preclude the Department from taking an enforcement action to enjoin the activity causing the excess emissions. Any decision made by the Department under Subsection 131.02 shall not preclude the Department from taking an enforcement action for future or other excess emission events. The affirmative defense for emergencies under Section 332 of these Rules may be applied in addition to the provisions of Sections 130 through 136.

132. CORRECTION OF CONDITION.

The person responsible for, or in charge of a facility during, an excess emissions event shall, with all practicable speed, initiate and complete appropriate and reasonable action to correct the conditions causing such excess emissions event; to reduce the frequency of occurrence of such events; to minimize the amount by which the emission standard is exceeded; and shall, as provided below or upon request of the Department, submit a full report of such occurrence, including a statement of all known causes, and of the scheduling and nature of the actions to be taken.

133. STARTUP, SHUTDOWN AND SCHEDULED MAINTENANCE REQUIREMENTS.

The requirements in Subsection 133.01 shall apply in all cases where startup, shutdown, or scheduled maintenance of any equipment or emissions unit is expected to result or results in an excess emissions event. The owner or operator of the facility or emissions unit generating the excess emissions shall demonstrate compliance with all of the requirements of Subsection 133.01, as well as the development and implementation of procedures pursuant to Subsections 133.02 and 133.03 as a prerequisite to any consideration under Subsection 131.02.

- **01. General Provisions**. The following shall pertain to all startup, shutdown, and scheduled maintenance activities expected to result or resulting in excess emissions:
- a. No scheduled startup, shutdown, or maintenance resulting in excess emissions shall occur during any period in which an Atmospheric Stagnation Advisory and/or a Wood Stove Curtailment Advisory has been declared by the Department within an area designated by the Department as a PM-10 nonattainment area, unless the permittee demonstrates that such is reasonably necessary to facility operations and cannot be reasonably avoided and the Department approves such activity in advance, to the extent advance approval by the Department is feasible. This prohibition on scheduled startup, shutdown or maintenance activities during Advisories does not apply to situations where shutdown is necessitated by urgent situations, such as imminent equipment failure, power curtailment, worker safety concerns or similar situations.
- b. The owner or operator of a source of excess emissions shall notify the Department of any startup, shutdown, or scheduled maintenance event that is expected to cause an excess emissions event. Such notification shall identify the time of the excess emissions, specific location, equipment involved, and type of excess emissions event (i.e. startup, shutdown, or scheduled maintenance). The notification shall be given as soon as reasonably possible, but no later than two (2) hours prior to the start of the excess emissions event unless the owner or operator demonstrates to the Department's satisfaction that a shorter advanced notice was necessary. The Department may prohibit or postpone any scheduled startup, shutdown, or maintenance activity upon consideration of the factors listed in Subsection 134.03.
- **c.** The owner or operator of a source of excess emissions shall report and record the information required pursuant to Sections 135 and 136 for each excess emissions event due to startup, shutdown, or scheduled maintenance.
- **d.** The owner or operator of a source of excess emissions must make the maximum reasonable effort, including off-shift labor where practicable to accomplish maintenance during periods of nonoperation of any related source operations or equipment.
 - **O2.** Excess Emissions Procedures. For all equipment or emissions unit from which excess emissions

Section 132 Page 59

may occur during startup, shutdown, or scheduled maintenance, the facility owner or operator shall prepare, implement and file with the Department specific procedures which will be used to minimize excess emissions during

scheduled mainte include all of the	ecific information for each of the types of excess emissions events (i.e. startup, shutdow enance) shall be established or documented for each piece of equipment or emissions unit and e following (which may be based upon the facility owner or operator's knowledge of the processured data is unavailable):	d sha	all
a.	Identification of the specific equipment or emissions unit and the type of event anticipated.	()
b. startup, shutdow	Identification of the specific emissions in excess of applicable emission standards during, or scheduled maintenance period.	ng tl (he)
c.	The estimated amount of excess emissions expected to be released during each event.	()
d.	The expected duration of each excess emissions event.	()
e. excess emissions	An explanation of why the excess emissions are reasonably unavoidable for each of the ty events (i.e. startup, shutdown, and scheduled maintenance).	pes (of)
f. shutdown, and so	Specification of the frequency at which each of the types of excess emissions events (i.e. scheduled maintenance) are expected to occur.	startu (р,)
g.	For scheduled maintenance, the owner or operator shall also document detailed explanations	of:)
i.	Why the maintenance is needed.	()
ii. scheduled mainte	Why it is impractical to reduce or cease operation of the equipment or emissions unit duri enance period.	ing tl (he)
iii. maintenance or t	Why the excess emissions are not reasonably avoidable through better scheduling or hrough better operation and maintenance practices.	of tl (he)
iv. unit at reduced e	Why, where applicable, it is necessary to by-pass, take off line, or operate equipment or emifficiency while the maintenance is being performed.	issio	ns)
h. redesigned to el maintenance.	Justification to explain why the piece of equipment or emissions unit cannot be modification to reduce the excess emissions which occur during startup, shutdown, and school of the excess emissions which occur during startup, shutdown, and school of the excess emissions which occur during startup, shutdown, and school of the excess emissions which occur during startup, shutdown, and school occur during startup, shutdown, sh		
include such mea	Detailed specification of the procedures to be followed by the owner or operator whice emissions at all times during startup, shutdown, and scheduled maintenance. These procedure assures as preheating or otherwise conditioning the emissions unit prior to its use or the application or emissions unit to reduce the excess emissions.	es ma	ay
	Amendments to Procedures. The owner or operator shall amend, and the Department may rethe procedures established pursuant to Section 133 from time to time and as deemed reasonable that the procedures are and remain consistent with good pollution control practices.		
04.	Filing of Excess Emissions Procedures.	()
a. Subsection 133.0	Unless otherwise required by the Department, the failure to prepare or file procedures pursu 22 shall not be a violation of these Rules in and of itself.	uant (to)

b. To the extent procedures or plans for excess emissions resulting from startup, shutdown, or scheduled maintenance are required to be or are otherwise submitted to the Department with any permit application,

Section 133 Page 60

	if deemed adequate by the Department, shall fulfill the requirement under this Section to fil vith the Department.	le plans
The requirements equipment or an of The owner or ope with all of the implementation of Subsection 131.0 emissions event i	BREAKDOWN AND SAFETY REQUIREMENTS. s in Subsections 134.01, 134.02, and 134.03 shall apply in all cases where upset or breakd emissions unit, or the initiation of safety measures, result or may result in an excess emissions erator of the facility or emissions unit generating the excess emissions shall demonstrate com requirements of Subsections 134.01, 134.02 and 134.03 as well as the developme of procedures pursuant to Subsections 134.04 and 134.05 as a prerequisite to any consideration 12. Where the owner or operator demonstrates that because of the unforeseeable nature of the it is impractical to develop procedures pursuant to Subsection 134.04, the Department shall ediscretion on a case by case basis.	s event. pliance nt and n under excess
01. emissions may or operator shall:	Routine Maintenance and Repairs. For all equipment or emissions units from which cour during upset conditions or breakdowns or implementation of safety measures, the facility	
a. pollution control measures, and	Implement routine preventative maintenance and operating procedures consistent with practices for minimizing upsets and breakdowns or events requiring implementation of	
	Make routine repairs in an expeditious fashion when the owner or operator knew or should cess emissions event was likely to occur. Off-shift labor and overtime shall be utilized, to the saure that such repairs are made expeditiously.	
	Excess Emissions Minimization and Notification . For all equipment or emissions unit issions result during upset or breakdown conditions, or for other situations that may necession fafety measures which cause excess emissions, the facility owner or operator shall comp	tate the
a. extent possible, emissions on the	The owner or operator shall immediately undertake all appropriate measures to reduce and eliminate excess emissions resulting from the event and to minimize the impact of such ambient air quality and public health.	l, to the excess
and (to the externossible, but no	The owner or operator shall notify the Department of any upset/breakdown/safety event that ons. Such notification shall identify the time, specific location, equipment or emissions unit in the known) the cause(s) of the occurrence. The notification shall be given as soon as reasolater than twenty-four (24) hours after the event, unless the owner or operator demonstrates is faction that the longer reporting period was necessary.	volved, sonably
c. and 136 for each	The owner or operator shall report and record the information required pursuant to Section excess emissions event caused by an upset, breakdown, or safety measure.	ons 135
to immediately re time as the condi	Discretionary Reduction or Cessation Provisions. During any period of excess emissions own, or operation under facility safety measures, the Department may require the owner or of educe or cease operation of the equipment or emissions unit causing the excess emissions unition causing the excess emissions has been corrected or brought under control. Such action to be taken upon consideration of the following factors and after consultation with the facility	perator til such by the
a.	Potential risk to the public or the environment.	()
b. facility, or cause	Whether ceasing operations could result in physical damage to the equipment, emissions injury to employees.	unit or
c. Department.	Whether continued excess emissions were reasonably unavoidable as determined	by the

Section 134 Page 61

d. equipment or en	The effect of the increase in pollution resulting from the shutdown and subsequent restart nissions unit or facility.	of th	ne)
e. reducing or ceas	The owner or operator shall not be required to reduce or cease operations at the entire facing operations at a portion of the facility eliminates or adequately reduces the excess emission		if)
anticipated to or operator shall produced events and upon knowledge	Excess Emissions Procedures. For equipment or emissions units and process upsed situations that require implementation of safety measures, which events can reasonal cour periodically but which cannot be reasonably avoided or predicted with certainty, the overpare, implement, and file with the Department specific procedures which will be used to mit excess emissions during such events. To the extent possible and reasonably practicable (and exof the process or emissions where measured data is not available), specify the following informanticipated upset/ breakdown/safety event:	bly b vner o nimiz l base	or ze ed
a.	The specific air pollution control equipment or emissions unit and the type of event anticipate	ted.)
b.	The specific emissions in excess of applicable emission standards during the event.	()
c.	The estimated amount of excess emissions expected to be released during each event.	()
d.	The expected duration of each excess emissions event.	()
e.	An explanation of why the excess emissions are reasonably unavoidable.	()
f.	The frequency of the type of event, based on historic occurrences.	()
g. redesigned to el	Justification to explain why the piece of control equipment or emissions unit cannot be modificate or reduce the particular type of event.	ified (or)
h. minimize excess Subsection 134.	Detailed specification of the procedures to be followed by the owner or operator which semissions at all times during such events, including without limitation those procedures listed 05.	ch wi l unde (ill er)
	Amendments to Procedures . The owner or operator shall amend, and the Department may the procedures established pursuant to Section 134 from time to time and as deemed reasure that the procedures are and remain consistent with good pollution control practices.		
06.	Filing of Excess Emissions Procedures.	()
	Failure to follow procedures filed with the Department shall not preclude the Department mination under Subsection 131.02 if the owner or operator demonstrates to the Depart alternate and equivalent procedures were used and were necessitated by the exigency	ment	's
b. Subsection 134.	Unless otherwise required by the Department, the failure to prepare or file procedures purs 04 shall not be a violation of these Rules in and of itself.	uant 1	to)
submission, if d	To the extent procedures or plans for excess emissions resulting from upsets, breakdowns or equired to be or are otherwise submitted to the Department with any permit application eemed adequate by the Department, shall fulfill the requirement under this Section to file plate the Department.	ı, suc	h
135. EXCE	SS EMISSIONS REPORTS.		

Section 135 Page 62

submitte event.	01. ed to the l	Deadline for Excess Emissions Reports . A written report for each excess emissions event sh Department by the owner or operator no later than fifteen (15) days after the beginning of each (
	02.	Contents of Excess Emissions Reports. Each report shall contain the following information:	•)
	a.	The time period during which the excess emissions occurred; ()
	b.	Identification of the specific equipment or emissions unit which caused the excess emissions;)
occurred	c. l as a resi	An explanation of the cause, or causes, of the excess emissions and whether the excess emisult of startup, shutdown, scheduled maintenance, upset, breakdown or a safety measure; (ssion	1S)
the proc	d. ess and fa	An estimate of the emissions in excess of any applicable emission standard (based on knowled acility where emissions data is unavailable);	dge o	of)
	e.	A description of the activities carried out to eliminate the excess emissions; and)
134.03,	f. 135, and	Certify compliance status with the requirements of Sections 131, 132, 133.01, 134.01 the 136.	roug	;h)
132, 133	g. 3.01 throu	If requesting consideration under Subsection 131.02, certify compliance status with Sections 133.03, 134.01 through 134.05, 135, and 136.	s 13	1,
136.	EXCES	S EMISSIONS RECORDS.		
emission	01. ns records	Maintenance of Excess Emissions Records. The owner or operator shall maintain es at the facility for the most recent five (5) calendar year period.	exces	ss)
to the D	02. epartmen	Availability of Excess Emissions Records. The excess emissions records shall be made avail upon request.	ilab	le)
	03.	Contents of Excess Emissions Records. The excess emissions records shall include the follo	wing	g:)
all repor		An excess emissions log book for each emissions unit or piece of equipment containing cop ave been submitted to the Department pursuant to Section 135 for the particular emissions u		
		Copies of all startup, shutdown, and scheduled maintenance procedures and upset/breakdive maintenance plans which have been developed by the owner or operator in accordance 134, and facility records as necessary to demonstrate compliance with such procedures and plant (wit	th
		Protections Under Section 128 . The protections under Section 128 for confidential inform le for excess emissions reports and records upon proper request of the owner or operate Section 128.		
137 1	39.	(RESERVED)		
140. The pur	VARIA pose of S	NCES. ections 140 through 149 is to establish procedures for obtaining variances. ()
141. A variar	PETITI	ION. eding shall be commenced by filing three (3) copies of a petition for variance with the Depart	men	ıt.

Section 136 Page 63

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

Depart	tment of	Environmental Quality	Rules for the Control of Air Pollution in	Idaho
	e for the I	ay be accompanied by such affidavits or other Department, if it so desires, to dispose of the m		
estimate	e of the q	Statement of Facts. A concise statement of iption of the business or activity in question; uantity and type of contaminants discharged; charges; and a time schedule for bringing the a	a description of existing and proposed equipn	sed; an
of the c	osts that c	Statement of Reasons. A concise statement of thich variance is sought would impose an arbit compliance would impose on the petitioner and the public.		cription
	03.	Requested Relief. A clear statement of the pr	ecise extent of the relief sought.	()
142. The De	NOTIC partment	E. shall give notice of all variance petitions as rec	quired by law.	()
grant of recomn	vestigating the variation	rigation and RECOMMENDATION. In the variance petition and considering the viework, the Department staff shall, within twenty to the Department as to the disposition of the petitioner, shall include:	-one (21) days after the filing of the petition,	make a
ascertai	01. n the view	Efforts . A description of the efforts made by sof persons who might be affected, and a sur	y the staff to investigate the facts as alleged nmary of the views so ascertained.	and to
alleged	02. in the pet		which, if at all, the staff disagrees with the	facts as
petition	. 03.	Other Facts. Allegations of any other facts	the staff believes relevant to the disposition	of the
others a	04. and of the	Costs . The staff's assessment of the costs that injury that the grant of the variance would imp	at compliance would impose on the petitioner pose on the public.	and on
of the p	05. etition.	Recommendations . The staff's reasoned reco	ommendations as to what disposition should b	e made
144. Any pe objection	rson may	TIONS TO PETITION. file with the Department, within twenty-one grant of the variance. A copy of such objection	e (21) days after the filing of the petition, a shall be provided by the Department to the pet	written itioner.
145.	AUTHO	ORIZATION OF HEARING.		
	01. e within to nes either	wenty-one (21) days after the filing of the petit	the staff or by any other person to the grant ion, the Department shall authorize a hearing t	
	a.	That even if all the facts alleged in the petitio	n are true, the petitioner is not entitled to varia	nce; or

 $\textbf{b.} \qquad \text{That the petitioner has shown from affidavits or other proof that compliance with the provision from which variance is sought would impose an arbitrary or unreasonable hardship. } \qquad \qquad (\ \)$

Section 142 Page 64

Department of Environmental Quality	Rules for the Control of Air Pollution in Idano
No Hearing . If the Department decide shall prepare an opinion stating its reasons both for the graning.	es not to hold a hearing, it shall pass upon the petition and cant or denial of the petition and for its decision not to hold a
	authorize a hearing without waiting for the expiration of the d; provided that if a hearing is not held the Department shall have elapsed.
notice to the petitioner, the EPA, and anyone who has fil prior to the date of the hearing. The hearing shall be set	the parties, shall set a time and place for hearing and give ed an objection to the petition at least twenty-one (21) days for a date no later than sixty (60) days after the filing of the e shall constitute a waiver of the right to a decision within ()
except that time included in a continuance granted at	tition within ninety (90) days after the filing of the petition, the request of the petitioner shall not be counted. When he filing of an opinion until not more than thirty (30) days
148. PROOF OF HARDSHIP. No variance shall be granted, with or without hearing, would impose an arbitrary or unreasonable hardship.	without adequate proof by the petitioner that compliance
a rule, the operation of such rule shall be stayed as to Department may hold a hearing upon said petition within	nin twenty (20) days after the original effective date of such such person, pending the disposition of the petition. The five (5) days from the notice of such hearing, but in all other ly to the extent they are consistent with the hearing date set
150 154. (RESERVED)	
	on or use of any device or use of any means that conceals provisions of this chapter without resulting in a reduction in
156. TOTAL COMPLIANCE. Where more than one (1) section of these rules applies to compliance, unless otherwise provided for in these rules.	o a particular situation, all such rules must be met for total
157. TEST METHODS AND PROCEDURES. The purpose of this Section is to establish procedures and specified in these rules, permit, order, consent decree, or	requirements for test methods and results. Unless otherwise prior written approval by the Department: ()
	t is performed to satisfy a performance test requirement or a regulation, rule, permit, order or consent decree, then the test with the requirements of Section 157.
a. Prior to conducting any emission test, of Department in writing, at least thirty (30) days in advance	owners or operators are strongly encouraged to submit to the e, the following for approval:
i. The type of method to be used;	()

Any extenuating or unusual circumstances regarding the proposed test; and

Section 146 Page 65

ii.

iii.	The proposed schedule for conducting and reporting the test.	()
	Without prior Department approval, any alternative testing is conducted solely at the or If the owner or operator fails to obtain prior written approval by the Department for an Department may determine the test does not satisfy the testing requirements.	wner's ony testing	r g)
02.	Test Requirements. Tests shall be conducted in accordance with the following requirements.	ents.)
specified, the so conditions of fu changeable or w	The test must be conducted under operational conditions specified in the applicable state of permit, order, consent decree or by Department approval. If the operational requirement curves should test at worst-case normal operating conditions. Worst-case normal conditions are type, and moisture, process material makeup and moisture and process procedures which could reasonably be expected to be encountered during the operation of the facility as the highest pollutant emissions from the facility.	ts are no are those which are	e e
b. or consent decre	The Department may impose operational limitations or require additional testing in a perie if the test is conducted under conditions other than worst-case normal.	mit, orde (r)
	The Department will accept the methods approved for the applicable pollutants, source tions found in 40 CFR Parts 51, 60, 61, and 63 in determining the appropriate test method one is not otherwise specified.		
	The following requirements apply to owners or operators requesting minor changes in ed in Subsection 157.01 above, without prior Department approval, other changes may test results by the Department.	n the tes result in (n)
	For federal emission standards codified at 40 CFR Parts 60, 61, and 63, the Department was which have received written approval of the U.S. EPA Administrator so long as the Deare appropriate for the specific application.	rill accep epartmen (t (t)
ii. accept those min	For all other emission standards in these rules or for permit requirements, the Department changes that the Department determines are appropriate for the specific application.	ment wil	1
e. Subsection 157.0	An owner or operator proposing to use an alternative test method not considered a minor of 02.d. above, must:	change ii	n)
i. method is compa	Demonstrate to the Department by comparative testing or sufficient analysis, that the a arable and equivalent to the designated test method.	lternative (e)
ii. (30) days in adva	Submit the request for approval to use an alternative test method to the Department at leance of a scheduled test.	east thirty (y)
iii. emission standar codified at 40 Cl	Obtain, and submit to the Department, EPA approval for use of the alternative test meds in these rules (except for state only toxic air pollutant standards) or for federal emission FR Parts 60, 61, and 63.		
that the alternat	Obtain verification that any prior approval of an alternative test method by the Deacceptable. Alternative methods may cease to be acceptable if new or different information ive test method is less accurate, less reliable, or not comparable with any current state order, permit, or consent decree.	indicate	S
	Prior approval by the Department may not constitute Department approval for subsequent information indicates that a previously Department approved test method is less accumparable with any current state or federal regulation, rule, order, permit or consent decree.	rate, les	

Section 157 Page 66

test to the permit, or	e Depart rder, con	Observation of Tests by Department Staff. The owner or operator shall provide notice of interest at least fifteen (15) days prior to the scheduled test, or shorter time period as provide sent decree or by Department approval. The Department may, at its option, have an observer prests conducted on a source.	ed in	a
imposed	by state	Reporting Requirements . If the source test is performed to satisfy a performance test requi or federal regulation, rule, permit, order, or consent decree, a written report shall be submitted in sixty (60) days of the completion of the test. The written report shall:		
regulation	n, guidar	Meet the format and content requirements specified by the Department in any applicable, permit, order, or consent decree. Any deviations from the format and contents specified roval from the Department. Failure to obtain such approval may result in the rejection of the content of the conten	requi	re
	b.	Include all data required to be noted or recorded in any referenced test method.	()
		Test Results Review Criteria . The Department will make every effort to review test results . The Department may reject tests as invalid for:	withi	in)
:	a.	Failure to adhere to the approved/required method;	()
	b.	Using a method inappropriate for the source type or operating conditions;	()
	c.	An incomplete written report;	()
	d.	Computational or data entry errors;	()
	e.	Clearly unreasonable results;	()
	f.	Failure to comply with the certification requirements of Section 123 of these rules; or	()
at the tim		Failure of the source to conform to operational requirements in orders, permits, or consent of test.	decree	es)
158 15	59.	(RESERVED)		
Sections	160 thr	SIONS GOVERNING SPECIFIC ACTIVITIES AND CONDITIONS. ough 164 establish provisions governing specific activities and conditions. Test methocomply with Section 157.	ds ar	ıd)
Any conquantities	taminant s or cond	SUBSTANCES. which is by its nature toxic to human or animal life or vegetation shall not be emitted is centrations as to alone, or in combination with other contaminants, injure or unreasonably life or vegetation.		
When ph normal d	ysical co ispersion	YING PHYSICAL CONDITIONS. Onditions such as tall adjacent buildings, valley and mountain terrain, etc., are such as to line of air pollutants, the Board may set more restrictive emission limitations on those sources and itions when air quality standards would reasonably be expected to be exceeded.		
Should a quality s	reas devo tandards	E DENSITY. elop where each individual source is meeting the requirements of this chapter, yet the ambare being exceeded or might reasonably be expected to be exceeded, the Board may seen limits than are contained in this chapter.		
164.	POLYC	HLORINATED BIPHENYLS (PCBS).		

Section 160 Page 67

		Prohibition on Burning . Burning any material containing greater than five (5) parts per mi biphenyls (PCBs) is prohibited, except for incineration for the purpose of disposal. Incineratingly with the following provisions:	
issued a	a. ccording	No person shall commence construction or modification of a PCB incinerator without a to Sections 200 through 225 .	permit ()
permit t	b. o constru	The Department must provide opportunity for public comments prior to a final decision act or modify a new PCB incinerator.	n for a
incinera	c. tor shall	A permit issued according to Sections 200 through 225 for construction or modification of require, as a minimum, best available control technology and monitoring instrumentation.	a PCB
March 1	d. 6, 1987,	No permit to operate, construct or modify a PCB incinerator shall be processed or issued or such earlier date as shall be determined by the State Board of Environmental Quality.	prior to
than fiv	02. e (5) parts	Prohibition on Sales . No person shall sell, distribute or provide any materials containing s per million PCBs for home or commercial heating equipment.	greater ()
165 1	74.	(RESERVED)	
The purfor station	IONS CA pose of S onary sou	EDURES AND REQUIREMENTS FOR PERMITS ESTABLISHING A FACAP. ections 176 through 181 is to establish uniform procedures to obtain a Facility Emissions Caparces or facilities (hereinafter referred to as facility or facilities). A permit establishing a FEC o Sections 200 through 228 or Sections 400 through 410.	(FEC)
176.	FACIL	ITY EMISSIONS CAP.	
establisl	01. an enfor	Optional Facility Emissions Cap . An owner or operator of a facility may request a precable facility-wide emission limitation.	FEC to
	02.	Applicability.	()
205, ma	a. y apply to	The owner or operator of any facility, which is not a major facility as defined in Sections of the Department for a permit to establish a FEC.	204 or ()
	b. existing f 204 or 20	FECs are available for new and existing facilities that are not major as defined in Section facilities undergoing a modification that does not make the facility a major facility as def 05.	
FEC un	c. der Sectio	Facilities that become major facilities as defined in Section 204 or 205 are no longer eligibon 176.	le for a
below.	03.	Definitions . For the purposes of Sections 175 through 181, the following terms shall be defined by the section of the purposes of Sections 175 through 181, the following terms shall be defined by the section of the purposes of Sections 175 through 181, the following terms shall be defined by the section of the purpose of Sections 175 through 181, the following terms shall be defined by the section of the purpose of Sections 175 through 181, the following terms shall be defined by the section of the purpose of Sections 175 through 181, the following terms shall be defined by the section of the sect	ined as
	a.	Baseline actual emissions. As defined in Section 007.	()
	b.	Design concentration. The ambient concentration used in establishing the FEC.	()
calculate FEC, w	ed using hich is d	Facility emissions cap (FEC). A facility-wide emission limitation expressed in tons per y stant or hazardous air pollutant established in accordance with Sections 176 through 181. A baseline actual emissions plus an operational variability component and a growth composefined in tons per year on a twelve (12) month rolling basis, must be set below major ined in Sections 204 and 205.	FEC is nent. A

Section 175 Page 68

d.	FEC pollutant. The pollutant for which a FEC is established.	())
	Growth component. The level of emissions requested by the applicant and approved below for potential future business growth or facility changes that may increase emissions missions plus the operational variability component.		
not have a SER variability compo	Operational variability component. The level of emissions up to the significant emission rate in per year but no more than the facility's potential to emit (PTE). If the proposed FEC pollutary listed in Section 006 or has a SER less than or equal to ten (10) tons per year, the operation on the level of emissions requested by the applicant and approved by the Department bility component cannot be more than the facility's PTE.	nt does ationa	s 1
In addition to the	CATION PROCEDURES. ne information required pursuant to Sections 202 or 402, whichever is applicable, application must include the information required under Sections 176 through 181 and Subsections 16		
01. basis for calculate	Estimates of Emissions . A proposed FEC for each pollutant requested by the facility, including the FEC.	ing the)
02.	Estimates of Ambient Concentrations.	())
a.	Estimates of ambient concentrations will be determined as described in Subsection 202.02.	())
b. the proposed FEO	Estimates of ambient concentrations may include projections of alternative future changes C.	withir	1)
c. not cause or signi	For a new, existing, or modified facility, a demonstration that for each FEC pollutant, the FE ificantly contribute to a violation of any ambient air quality standard.	C wil	l)
d. analysis is satisfa	For renewal of terms and conditions establishing a FEC, it is presumed that the previous pernectory, unless the Department determines otherwise.	nitting (5)
03. determine facility	Monitoring and Recordkeeping. The application must include proposed means for the facily emissions on a rolling twelve (12) month consecutive basis.	ility to)
In addition to the Department shall	ARD CONTENTS OF PERMITS ESTABLISHING A FACILITY EMISSIONS CAP. e elements required by Sections 203 and 211 or Sections 403 and 405, whichever is applicable have the authority to impose, implement and enforce the terms in Subsections 178.01 that it is establishing a FEC.		
01. facility wide emis	Emission Limitations and Standards . All permits establishing use of a FEC shall contain a ssions limitations for each FEC pollutant.	annua	l)
02. compliance with	Monitoring . All permits establishing a FEC shall contain sufficient monitoring to the FEC on a rolling twelve (12) month consecutive basis.	ensure ()
03.	Recordkeeping . All permits establishing a FEC shall include the following:	())
a.	Sufficient recordkeeping to assure compliance with the FEC.	())
but is not limite	Retention of required monitoring records and support information for a period of at least finate of the monitoring sample, measurement, report or application. Supporting information inceed to, calibration and maintenance records and original strip-chart recordings for continuentation and copies of all reports required by the permit.	cludes	,

Section 177 Page 69

	04.	Reporting . All permits establishing a FEC shall include the following:	()
	a.	Sufficient reporting to assure compliance with the permit establishing the FEC.	()
required	b. I reports r	Submittal of an annual report each year on or before the anniversary date of permit issuants be certified in accordance with Section 123.	nce. A	.11
FEC are	05. effective	Duration . Each permit establishing a FEC shall state that the terms and conditions establishe for a fixed term of five (5) years.	ning th (ne)
179.	PROCE	EDURES FOR ISSUING PERMITS ESTABLISHING A FACILITY EMISSIONS CAP	•	
or 404,	01. whicheve	General Procedures . Procedures for issuing permits establishing a FEC will follow Section is applicable.	ons 20)9
procedu	02. ral requir	Renewal . The renewal of the terms and conditions establishing a FEC are subject to the terms for issuing permits (Subsection 179.01) and Subsections 179.02.a. through 179.02.d.		ne)
expiration	on date o	The permittee shall submit a complete application to the Department for a renewal of the terishing the FEC at least six (6) months before, but no earlier than eighteen (18) months before the existing permit. To ensure that the term of the permit does not expire before the term ewed, the permittee is encouraged to submit the application nine (9) months prior to expirat	ore, th	ne
permit,		If a timely and complete application for a renewal of the terms and conditions establishing the Department fails to issue or deny the renewal permit before the end of the term of the phe terms and conditions of the previous permit shall remain in effect until the renewal permied.	reviou	us
	c. s right to bmitted.	Expiration of the terms and conditions establishing a FEC may be grounds to termir operate pursuant to Sections 176 through 181, unless a timely and complete renewal applica		
with the	d. : Idaho Er	On renewal, the Department may adjust a FEC with an unused growth component in acconvironmental Protection and Health Act, Chapter 1, Title 39, Idaho Code, and these rules.	ordano (:е)
	03.	Reopening the FEC. The Department may reopen a FEC to:	()
complia	a. ince dates	Reduce the FEC to reflect newly applicable federal requirements (for example, NSP) after the issuance of the permit establishing the FEC.	S) wi	th)
		Reduce the FEC consistent with any other requirement that is enforceable as a practical material impose on the facility under the Idaho Environmental Protection and Health Act, Chapter and these rules.		
		FEC Termination . The Director may approve a revision of a permit establishing a EC, provided the permittee complies with Subsections 209.04 or 404.04, as applicable 04.a. through 179.04.c.:		
	ct or Tier	The permittee may request a revision of the permit establishing the FEC to terminate the the expiration of the permit. The permittee is encouraged to submit an application for a per I operating permit, as applicable, six (6) months prior to the time the permittee wishes to te	ermit i rmina	to
to const	b. ruct or Ti	The FEC established in the permit shall remain in effect until the Department issues a new er I operating permit, as applicable.	perm (it)

Section 179 Page 70

FEC du	c. ring the p	Nothing in Section 179 prohibits a permittee from requesting a permit revision to termin remewal process.	nate th
200 thro	180 requough 228	IONS TO PERMITS ESTABLISHING A FACILITY EMISSIONS CAP. ires revisions to terms and conditions establishing a FEC. The permittee is exempt from S unless the permittee chooses to use those rules to process any change to the permit, exection 180.02.	Section scept a
	01.	Criteria. A permit revision is required for the following:	(
establisł	a. hing the F	A change to existing monitoring, reporting or recordkeeping requirements in the EEC;	perm (
	b.	A change to the FEC; or	(
establisł	c. hing the F	A change to the facility that would impose new requirements not included in the EEC.	perm (
200 or 4	400). For	Permit Revision Application Procedures . A permittee may initiate a permit revision application to the Department or by complying with other applicable sections (Servision of terms and conditions establishing the FEC, it is presumed that the previous percentage of the Department determines otherwise. A permit revision application shall:	Section
	a.	Meet the standard application requirements of Section 177;	(
	b.	Describe the proposed permit revision;	(
	c.	Describe and quantify the change in emissions above the FEC permit limit; and	(
	d.	Identify new requirements resulting from the change.	(
Section	03. 404.	Permit Revisions. The Department will process permit revisions pursuant to Section	209 (
not incl	181 authouded in t	E AND RECORD-KEEPING OF ESTIMATES OF AMBIENT CONCENTRATIONS. orizes facility changes that comply with the terms and conditions establishing the FEC, but he estimate of ambient concentration analysis approved for the permit establishing the Fe hall be required for facility changes implemented in accordance with Section 181.	
are not i	01. included	Notice . For facility changes that comply with the terms and conditions establishing the F in the estimate of ambient concentration analysis approved for the permit establishing the F eview the estimate of ambient concentration analysis.	
FEC, bu	it does no	In the event that the facility change would result in a significant contribution above the termined by the estimate of ambient concentration analysis approved for the permit establish to cause or significantly contribute to a violation to any ambient air quality standard, the percent to the Department in accordance with Subsection 181.01.b.	ning th
of the pr	roposed c	Notice procedures. The permittee may make a facility change under Section 181 if the penotification to the Department so that the notification is received at least seven (7) days in a change or, in the event of an emergency, the permittee provides the notification so that it is rour (24) hours in advance of the proposed change. For each such change, the written noti	advanc eceive
	i.	Describe the proposed change;	(

Section 180 Page 71

ii.	Describe and quantify expected emissions; and	()
iii.	Provide the estimated ambient concentration analysis.	()
FEC, the per not result in concentratio	Recordkeeping. For facility changes that comply with the terms and conditions esternot included in the estimate of ambient concentration analysis approved for the permit estimate shall review the estimate of ambient concentration analysis. In the event the facility in a significant contribution above the design concentration determined by the estimation analysis approved for the permit establishing the FEC, the permittee shall record ion on-site of the review.	stablishing the change would te of ambient
concentratio	Estimates of Ambient Concentrations. Estimates of ambient concentrations shall term of this permit using the same model and model parameters as used with the estimate on analysis approved for the permit establishing the FEC. The permittee shall include any are not included in the originally approved estimate of ambient concentration analysis.	ite of ambient
182 199.	(RESERVED)	
The purpose "Permits to defined as m at Section 10 reference in	ROCEDURES AND REQUIREMENTS FOR PERMITS TO CONSTRUCT. es of Sections 200 through 228 is to establish uniform procedures and requirements for the Construct." As used throughout Sections 200 through 228 and 578 through 581, major far anajor stationary source in 40 CFR 52.21(b) and 40 CFR 51.165, incorporated by reference in 07, and major modification shall be defined as in 40 CFR 52.21(b) and 40 CFR 51.165, in the tothese rules at Section 107. These CFR sections have been codified in the electronic www.ecfr.gov.	ncility shall be nto these rules acorporated by
No owner or major modif of Sections operator cor	RMIT TO CONSTRUCT REQUIRED. r operator may commence construction or modification of any stationary source, facility, may fication without first obtaining a permit to construct from the Department which satisfies the 200 through 228 unless the source is exempted in any of Sections 220 through 223, or mplies with Section 213 and obtains the required permit to construct, or the owner or open 175 through 181, or the source operates in accordance with all of the applicable provision.	e requirements the owner or rator complies
Application prescribed b 123 and sha	PPLICATION PROCEDURES. for a permit to construct must be made using forms furnished by the Department, or by the Department. The application shall be certified by the responsible official in accordance all be accompanied by all information necessary to perform any analysis or make any der Sections 200 through 228.	e with Section
	Required Information . Depending upon the proposed size and location of the new ource or facility, the application for a permit to construct shall include all of the information of the following provisions:	w or modified on required by ()
a.	For any new or modified stationary source or facility:	()
i. stationary so the manner i	Site information, plans, descriptions, specifications, and drawings showing the ource, facility, or modification, the nature and amount of emissions (including secondary entire in which it will be operated and controlled.	
ii.	A schedule for construction of the stationary source, facility, or modification.	()
b. the nonattain	For any new major facility or major modification in a nonattainment area which woulnment regulated air pollutant(s):	d be major for
i.	A description of the system of continuous emission control proposed for the new management	ajor facility or

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major modification, emission estimates, and other information as necessary to determine that the lowest achievable emission rate would be applied.

- ii. A description of the emission offsets proposed for the new major facility or major modification, including information on the stationary sources, mobile sources, or facilities providing the offsets, emission estimates, and other information necessary to determine that a net air quality benefit would result.
- iii. Certification that all other facilities in Idaho, owned or operated by (or under common ownership of) the proposed new major facility or major modification, are in compliance with all local, state or federal requirements or are on a schedule for compliance with such.
- iv. An analysis of alternative sites, sizes, production processes, and environmental control techniques which demonstrates that the benefits of the proposed major facility or major modification significantly outweigh the environmental and social costs imposed as a result of its location, construction, or modification.
- v. An analysis of the impairment to visibility of any federal Class I area, Class I area designated by the Department, or integral vista of any mandatory federal Class I area that the new major facility or major modification would impact (including the monitoring of visibility in any Class I area near the new major facility or major modification, if requested by the Department).
- ${f c.}$ For any new major facility or major modification in an attainment or unclassifiable area for any regulated air pollutant.
- i. A description of the system of continuous emission control proposed for the new major facility or major modification, emission estimates, and other information as necessary to determine that the best available control technology would be applied.
- ii. An analysis of the effect on air quality by the new major facility or major modification, including meteorological and topographical data necessary to estimate such effects.
- iii. An analysis of the effect on air quality projected for the area as a result of general commercial, residential, industrial, and other growth associated with the new major facility or major modification.
- iv. A description of the nature, extent, and air quality effects of any or all general commercial, residential, industrial, and other growth which has occurred since August 7, 1977, in the area the new major facility or major modification would affect.
- v. An analysis of the impairment to visibility, soils, and vegetation that would occur as a result of the new major facility or major modification and general commercial, residential, industrial, and other growth associated with establishment of the new major facility or major modification. The owner or operator need not provide an analysis of the impact on vegetation or soils having no significant commercial or recreational value.
- vi. An analysis of the impairment to visibility of any federal Class I area, Class I area designated by the Department, or integral vista of any mandatory federal Class I area that the new major facility or major modification would affect.
- vii. An analysis of the existing ambient air quality in the area that the new major facility or major modification would affect for each regulated air pollutant that a new major facility would emit in significant amounts or for which a major modification would result in a significant net emissions increase.
- viii. Ambient analyses as specified in Subsections 202.01c.vii., 202.01c.ix., 202.01c.x., and 202.01c.xii., may not be required if the projected increases in ambient concentrations or existing ambient concentrations of a particular regulated air pollutant in any area that the new major facility or major modification would affect are less than the amounts listed under 40 CFR 52.21(i)(5)(i), or the regulated air pollutant is not listed therein.
 - ix. For any regulated air pollutant which has an ambient air quality standard, the analysis shall include

continuous air monitoring data, gathered over the year preceding the submittal of the application, unless the Department determines that a complete and adequate analysis can be accomplished with monitoring data gathered over a period shorter than one (1) year, but not less than four (4) months, which is adequate for determining whether the emissions of that regulated air pollutant would cause or contribute to a violation of the ambient air quality standard or any prevention of significant deterioration (PSD) increment.

- x. For any regulated air pollutant which does not have an ambient air quality standard, the analysis shall contain such air quality monitoring data that the Department determines is necessary to assess ambient air quality for that air pollutant in any area that the emissions of that air pollutant would affect.
- xi. If requested by the Department, monitoring of visibility in any Class I area the proposed new major facility or major modification would affect.
- xii. Operation of monitoring stations shall meet the requirements of Appendix B to 40 CFR Part 58 or such other requirements as extensive as those set forth in Appendix B as may be approved by the Department.
- **O2.** Estimates of Ambient Concentrations. All estimates of ambient concentrations shall be based on the applicable air quality models, data bases, and other requirements specified in 40 CFR 51, Appendix W (Guideline on Air Quality Models).
- **a.** Where an air quality model specified in the "Guideline on Air Quality Models," is inappropriate, the model may be modified or another model substituted, subject to written approval of the Administrator of the U.S. Environmental Protection Agency and public comment pursuant to Subsection 209.01.c.; provided that modifications and substitutions of models used for toxic air pollutants will be reviewed by the Department.
- **b.** Methods like those outlined in the U.S. Environmental Protection Agency's "Interim Procedures for Evaluating Air Quality Models (Revised)" (September 1984) should be used to determine the comparability of air quality models.
- **03.** Additional Information. Any additional information, plans, specifications, evidence or documents that the Department may require to make the determinations required under Sections 200 through 225 shall be furnished upon request.

203. PERMIT REQUIREMENTS FOR NEW AND MODIFIED STATIONARY SOURCES.

No permit to construct shall be granted for a new or modified stationary source unless the applicant shows to the satisfaction of the Department all of the following:

- **01. Emission Standards**. The stationary source or modification would comply with all applicable local, state or federal emission standards.
- **02.** NAAQS. The stationary source or modification would not cause or significantly contribute to a violation of any ambient air quality standard.
- **O3. Toxic Air Pollutants.** Using the methods provided in Section 210, the emissions of toxic air pollutants from the stationary source or modification would not injure or unreasonably affect human or animal life or vegetation as required by Section 161. Compliance with all applicable toxic air pollutant carcinogenic increments and toxic air pollutant non-carcinogenic increments will also demonstrate preconstruction compliance with Section 161 with regards to the pollutants listed in Sections 585 and 586.

204. PERMIT REQUIREMENTS FOR NEW MAJOR FACILITIES OR MAJOR MODIFICATIONS IN NONATTAINMENT AREAS.

New major facilities or major modifications proposed for location in a nonattainment area and which would be major for the nonattainment regulated air pollutant are considered nonattainment new source review (NSR) actions and are subject to the requirements in Section 204. Section 202 contains application requirements and Section 209 contains processing requirements for nonattainment NSR permitting actions. The intent of Section 204 is to incorporate the

federal nonattainment NSR rule requirements.

()

01. Incorporated Federal Program Requirements. Requirements contained in the following subparts of 40 CFR 51.165 are incorporated by reference into these rules at Section 107. Requirements contained in the following subparts of 40 CFR 52.21, are incorporated by reference at Section 107 of these rules. These CFR sections have been codified in the electronic CFR at www.ecfr.gov.

40 CFR Reference	40 CFR Reference Title
40 CFR 51.165(a)(1)	Definitions
40 CFR 51.165(a)(2)(ii) - 51.165(a)(3)	Applicability Provisions
40 CFR 51.165(a)(6)(i) - (v)	Applicability Provisions
40 CFR 52.21(aa)	Actual PALs

.

- **02.** Additional Requirements. The applicant must demonstrate to the satisfaction of the Department the following:
- a. LAER. Except as otherwise provided in Section 204, the new major facility or major modification would be operated at the lowest achievable emission rate (LAER) for the nonattainment regulated air pollutant, specifically:
- i. A new major facility would meet the lowest achievable emission rate at each new emissions unit which emits the nonattainment regulated air pollutant; and
- ii. A major modification would meet the lowest achievable emission rate at each new or modified emissions unit which has a net emissions increase of the nonattainment regulated air pollutant.
- b. Required offsets. Allowable emissions from the new major facility or major modification are offset by reductions in actual emissions from stationary sources, facilities, and/or mobile sources in the nonattainment area so as to represent reasonable further progress. All offsetting emission reductions must satisfy the requirements for emission reduction credits (Section 460) and provide for a net air quality benefit which satisfies the requirements of Section 208. If the offsets are provided by other stationary sources or facilities, a permit to construct shall not be issued for the new major facility or major modification until the offsetting reductions are made enforceable through the issuance of operating permits. The new major facility or major modification may not commence operation, and an operating permit for the new major facility or major modification shall not be effective before the date the offsetting reductions are achieved.
- **c.** Compliance status. All other sources in the State owned or operated by the applicant, or by any entity controlling, controlled by or under common control with such person, are in compliance with all applicable emission limitations and standards or subject to an enforceable compliance schedule.
- d. Effect on visibility. The effect on visibility of any federal Class I area, Class I area designated by the Department, or integral vista of a mandatory Class I Federal Area, by the new major facility or major modification, is consistent with making reasonable progress toward the national visibility goal referred to in 40 CFR 51.300(a). The Department may take into account the costs of compliance, the time necessary for compliance, the energy and non-air quality environmental impacts of compliance and the useful life of the source. Any integral vista which the Federal Land Manager has not identified at least six (6) months prior to the submittal of a complete application, or which the Department determines was not identified in accordance with the criteria adopted pursuant to 40 CFR 51.304(a), may be exempted from Section 204 by the Department.
- **03. Nonmajor Requirements.** If the proposed action meets the requirements of an exemption or exclusion under the provisions of 40 CFR 51.165 or 40 CFR 52.21 incorporated in Section 204, the nonmajor facility or stationary source permitting requirements of Sections 200 through 228 apply, including the exemptions in Sections

220 through 223.	(

205. PERMIT REQUIREMENTS FOR NEW MAJOR FACILITIES OR MAJOR MODIFICATIONS IN ATTAINMENT OR UNCLASSIFIABLE AREAS.

The prevention of significant deterioration (PSD) program is a construction permitting program for new major facilities and major modifications to existing major facilities located in areas in attainment or in areas that are unclassifiable for any criteria air pollutant. Section 202 contains application requirements and Section 209 contains processing requirements for PSD permit actions. The intent of Section 205 is to incorporate the federal PSD rule requirements.

01. Incorporated Federal Program Requirements. Requirements contained in the following subparts of 40 CFR 52.21 are incorporated by reference into these rules at Section 107. These CFR sections have been codified in the electronic CFR which is available at www.ecfr.gov.

40 CFR Reference	40 CFR Reference Title
40 CFR 52.21(a)(2)	Applicability Procedures
40 CFR 52.21(b)	Definitions
40 CFR 52.21(i)	Review of Major Stationary Sources and Major Modifications - Source Applicability and Exempting
40 CFR 52.21(j)	Control Technology Review
40 CFR 52.21(k)	Source Impact Analysis
40 CFR 52.21(r)	Source Obligation
40 CFR 52.21(v)	Innovative Control Technology
40 CFR 52.21(w)	Permit Rescission
40 CFR 52.21(aa)	Actual PALS

02. Effect on Visibility. The applicant must demonstrate that the effect on visibility of any federal Class I area, Class I area designated by the Department, or integral vista of a mandatory Class I Federal Area, by the new major facility or major modification, is consistent with making reasonable progress toward the national visibility goal referred to in 40 CFR 51.300(a). The Department may take into account the costs of compliance, the time necessary for compliance, the energy and non-air quality environmental impacts of compliance and the useful life of the source. Any integral vista which the Federal Land Manager has not identified at least six (6) months prior to the submittal of a complete application, or which the Department determines was not identified in accordance with the criteria adopted pursuant to 40 CFR 51.304(a), may be exempted from this requirement by the Department. ()

03. Exception to Incorporation by Reference of 40 CFR 52.21. Every use of the word Administrator in 40 CFR 52.21 means the Department except for the following:

a. In 40 CFR 52.21(b)(17), the definition of federally enforceable, Administrator means the EPA Administrator.

b. In 40 CFR 52.21(1)(2), air quality models, Administrator means the EPA Administrator. ()

c. In 40 CFR 52.21(b)(43), permit program approved by the Administrator, Administrator means the EPA Administrator.

d. In 40 CFR 52.21(b)(48)(ii)(c), MACT standard that is proposed or promulgated by the Administrator, Administrator means the EPA Administrator.

e. means the EPA	In 40 CFR 52.21(b)(50)(i), regulated NSR pollutant as defined by Administrator, Admin Administrator.	istrato (or)
04. exclusion unde source permittin 223.	Nonmajor Requirements . If the proposed action meets the requirements of an exemp r the provisions of 40 CFR 52.21 incorporated in Section 205, the nonmajor facility or standard requirements of Sections 200 through 228 apply, including the exemptions in Sections 220 through 228 apply.	tionar	ſу
The owner or of which cannot is 52.21(k)), and thereby obtain reduction credit	ONAL OFFSETS FOR PERMITS TO CONSTRUCT. perator of any proposed new or modified stationary source, new major facility, or major modified the requirements of Subsections 202.01.c.vi., 203.02, 203.03, 204.02.d., 205.01 (402.09.02.b.vi., may propose the use of an emission offset in order to meet those requirements a permit to construct. Any proposed emission offset must satisfy the requirements for erest, Section 460, and demonstrate, through appropriate dispersion modeling, that the offset will strations sufficiently to meet the requirements at all modeled receptors which could not otherwise ments.	0 CF nts an nissio reduc	R id on ce
	JIREMENTS FOR EMISSION REDUCTION CREDIT. redited in a permit to construct, any emission reduction credit must satisfy the requirements of S	Sectio (n)
	ONSTRATION OF NET AIR QUALITY BENEFIT. ion of net air quality benefit shall:	()
01. the air basin in	VOCs . For trades involving volatile organic compounds, show that total emissions are reduwhich the stationary source or facility is located;	ced fo	or)
02. through approp modeled recept	Other Regulated Air Pollutants. For trades involving any other regulated air pollutant riate dispersion modeling that the trade will not cause an increase in ambient concentrations or;	s, show at an	w ıy)
ambient impact	Mobile Sources . For trades involving mobile sources, show a reduction in the ambient im air quality by obtaining sufficient emission reductions to, at a minimum, compensate for a where the major facility or major modification would otherwise cause or significantly contributed national ambient air quality standard.	advers	se
209. PROC	CEDURE FOR ISSUING PERMITS.		
01.	General Procedures. General procedures for permits to construct.	()
	Within thirty (30) days after receipt of the application for a permit to construct, the Depa whether the application is complete or whether more information must be submitted and shall its findings in writing.		
b.	Within sixty (60) days after the application is determined to be complete the Department sha	all: ()
i. the permit unde	Upon written request of the applicant, provide a draft permit for applicant review. Agency act this Section may be delayed if deemed necessary to respond to applicant comments.	tion o	n)
ii. an opportunity reasons for any	Notify the applicant in writing of the approval, conditional approval, or denial of the application public comment is not required pursuant to Subsection 209.01.c. The Department shall so denial; or		
iii.	Issue a proposed approval, proposed conditional approval, or proposed denial.	()
c.	An opportunity for public comment will be provided on all applications requiring a pe	rmit t	io

new facility or natural study to establish which uses an in	ic comment shall be provided on an application for any new major facility or major modification which would affect any Class I area, any application which uses fluid is a good engineering practice stack height pursuant to Sections 510 through 5 interpollutant trade pursuant to Subsection 210.17, any application which the Direct public comment should be provided, and any application upon which the applicant	modeling or a field 16, any application ector determines an
	The Department's proposed action, together with the information submitted by sanalysis of the information, shall be made available to the public in at least one the stationary source or facility is to be located.	
ii.	The availability of such materials shall be made known by notice published	in a newspaper of

iii. A copy of such notice shall be sent to the applicant and to appropriate federal, state and local agencies.

general circulation in the county(ies) in which the stationary source or facility is to be located.

- iv. There shall be a thirty (30) day period after initial publication for comment on the Department's proposed action, such comment to be made in writing to the Department.
- v. After consideration of comments and any additional information submitted during the comment period, and within forty-five (45) days after initial publication of the notice, or notice of public hearing if one is requested under Subsections 209.02.b.iv. or 209.02.a.ii., unless the Director deems that additional time is required to evaluate comments and information received, the Department shall notify the applicant in writing of approval, conditional approval, or denial of the permit. The Department shall set forth the reasons for any denial.
- vi. All comments and additional information received during the comment period, together with the Department's final determination, shall be made available to the public at the same location as the preliminary determination.
 - **d.** A copy of each permit will be sent to the U.S. Environmental Protection Agency. (
 - 02. Additional Procedures for Specified Sources. ()
- **a.** For any new major facility or major modification in an attainment or unclassifiable area for any regulated air pollutant.
- i. The public notice issued pursuant to Subsection 209.01.c.ii. shall indicate the degree of increment consumption that is expected from the new major facility or major modification; and
- ii. The public notice issued pursuant to Subsection 209.01.c.ii. shall indicate the opportunity for a public hearing for interested persons to appear and submit written or oral comments on the air quality effects of the new major facility or major modification, alternatives to it, the control technology required, and other appropriate considerations. All requests for public hearings during a comment period with an opportunity for a hearing must be requested in writing by interested persons within fourteen (14) days of the publication of the legal notice of the proposed permit to construct or within fourteen (14) days prior to the end of the comment period, whichever is later.
- **b.** For any new major facility or major modification which would affect a federal Class I area or an integral vista of a mandatory federal Class I area.
- i. If the Department is notified of the intent to apply for a permit to construct, it shall notify the appropriate Federal Land Manager within thirty (30) days;
- ii. A copy of the permit application and all relevant information, including an analysis of the anticipated effects on visibility in any federal Class I area, shall be sent to the Administrator of the U.S. Environmental Protection Agency and the Federal Land Manager within thirty (30) days of receipt of a complete

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application and at least sixty (60) days prior to any public hearing on the application;	()
iii. Notice of every action related to the consideration of the permit shall be sent to the Adm of the U.S. Environmental Protection Agency;	inistrat	or)
iv. The public notice issued pursuant to Subsection 209.01.c.ii. shall indicate the opportur public hearing for interested persons to appear and submit written or oral comments on the air quality effernew major facility or major modification, alternatives to it, the control technology required, and other appropriations. All requests for public hearings during a comment period with an opportunity for a hearing requested in writing by interested persons within fourteen (14) days of the publication of the legal notion proposed permit to construct or within fourteen (14) days prior to the end of the comment period, whichever	ect of the propriate ground the propriate ground the property of the property	he ite be he
v. The notice of public hearing, if required, shall explain any differences between the Dep preliminary determination and any visibility analysis performed by the Federal Land Manager and provid Department within thirty (30) days of the notification pursuant to Subsection 209.02.b.ii.		
vi. Upon a sufficient showing by the Federal Land Manager that a proposed new major for major modification will have an adverse impact upon the air quality related values (including visibility) of an mandatory Class I area, the Director may deny the application notwithstanding the fact that the concentregulated air pollutants would not exceed the maximum allowable increases for a Class I area.	ıy feder	al
03. Establishing a Good Engineering Stack Height . The Department will notify the publ availability of any fluid model or field study used to establish a good engineering practice stack height and proportunity for a public hearing before issuing a permit or setting an emission standard based thereon.		
04. Revisions of Permits to Construct. The Director may approve a revision of any properties to provided the stationary source or facility continues to meet all applicable requirements of Section 208. Revised permits will be issued pursuant to procedures for issuing permits (Section 209), except requirements of Subsections 209.01.c., 209.02.a., and 209.02.b., shall only apply if the permit revision restricted by the permit or if deemed appropriate by the Director.	tions 20 ot that th	00 he
05. Permit to Construct Procedures for Tier I Sources . For Tier I sources that require a construct, the owner or operator shall either:	permit (to)
a. Submit only the information required by Sections 200 through 219 for a permit to con which case:	struct,	in)
i. A permit to construct or denial will be issued in accordance with Subsections 209.0 209.01.b.)1.a. ar (1d)
ii. The owner or operator may construct the source after permit to construct issuance or in ac with Subsection 213.02.c.	cordano (ce)
iii. The owner or operator may operate the source after permit to construct issuance so long a not violate any terms or conditions of the existing Tier I operating permit and complies with Subsection 380	as it do .02.	es)
iv. Unless a different time is prescribed by these rules, the applicable requirements contain permit to construct will be incorporated into the Tier I operating permit during renewal (Section 369). Vexisting Tier I permit would prohibit such construction or change in operation, the source must obtain revision before commencing operation. Tier I sources required to meet the requirements under Section 1120 Clean Air Act (Section 214), or to have a permit under the preconstruction review program approved applicable implementation plan under Part C (Section 205) or Part D (Section 204) of Title I of the Clean shall file a complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (12) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within twelve (13) months after complete application to obtain a Tier I permit revision within the tier I permit revis	Where a a perm (g) of the into the Air Ac	an nit he he ct,

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operation.

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v. The application or minor or significant permit modification request shall be processed in accordance with timelines: Section 361 and Subsections 367.02 through 367.05.
vi. The final Tier I operating permit action shall incorporate the relevant terms and conditions from the permit to construct; or
b. Submit all information required by Sections 200 through 219 for a permit to construct and Sections 300 through 386 for a Tier I operating permit, or Tier I operating permit modification, in which case:
i. Completeness of the application shall be determined within thirty (30) days.
ii. The Department shall prepare a proposed permit to construct or denial in accordance with Sections 200 through 219 and a draft Tier I operating permit or Tier I operating permit modification in accordance with Sections 300 through 386 within sixty (60) days.
iii. The Department shall provide for public comment and affected state review in accordance with Sections 209, 364 and 365 on the proposed permit to construct or denial and draft Tier I operating permit or Tier I operating permit modification.
iv. Except as otherwise provided by these rules, the Department shall prepare and issue to the owner or operator a final permit to construct or denial within fifteen (15) days of the close of the public comment period. The owner or operator may construct the source after permit to construct issuance or in accordance with Subsection 213.02.c.
v. The final permit to construct will be sent to EPA, along with the proposed Tier I operating permit or modification. The proposed Tier I operating permit or modification shall be sent for review in accordance with Section 366.
vi. The Tier I operating permit, or Tier I operating permit modification, will be issued in accordance with Section 367. The owner or operator may operate the source after permit to construct issuance so long as it does not violate any terms or conditions of the existing Tier I operating permit and complies with Subsection 380.02; or
c. Submit all information required by Sections 200 through 219 for a permit to construct and Sections 300 through 381 for a Tier I operating permit, or Tier I operating permit modification, in which case:
i. Completeness of the application shall be determined within thirty (30) days. (
ii. The Department shall prepare a draft permit to construct or denial in accordance with Sections 200 through 219 and that also meets the requirements of Sections 300 through 381 within sixty (60) days.
iii. The Department shall provide for public comment and affected state review in accordance with Sections 209, 364, and 365 on the draft permit to construct or denial.
iv. The Department shall prepare and send a proposed permit to construct or denial to EPA for review in accordance with Section 366. EPA review of the proposed permit to construct or denial in accordance with Section 366 can occur concurrently with public comment and affected state review of the draft permit, as provided in Subsection 209.05.c.iii. above, except that if the draft permit or denial is revised in response to public comment or affected state review, the Department must send the revised proposed permit to construct or denial to EPA for review in accordance with Section 366.
v. Except as otherwise provided by these rules, the Department shall prepare and issue to the owner or operator a final permit to construct or denial in accordance with Section 367. The owner or operator may construct the source after permit to construct issuance or in accordance with Subsection 213.02.c. ()
vi. The permittee may, at any time after issuance, request that the permit to construct requirements be incorporated into the Tier I operating permit through an administrative amendment in accordance with Section 381.

The owner or op amendment.	perator may operate the source or modification upon submittal of the request for an admir	nistrative
06.	Transfer of Permits to Construct.	()
a. accordance with	Transfers by Revision. A permit to construct may be transferred to a new owner or op Subsection 209.04.	perator in
b. be automatically	Automatic Transfers. Any permit to construct, with or without transfer prohibition languatransferred if:	age, may
i. transfer date;	The current permittee notifies the Department at least thirty (30) days in advance of the	proposed
ii. containing a date and certification and conditions; a	The notice provides written documentation signed by the current and proposed per for transfer of permit responsibility, designation of the proposed permittee's responsible that the proposed permittee has reviewed and intends to operate in accordance with the permit and	e official
209.04. If the D	The Department does not notify the current permittee and the proposed permittee within the fithe notice of the Department's determination that the permit must be revised pursuant to Supertment does not issue such notice, the transfer is effective on the date provided in the section 209.06.b.ii.	ubsection
In accordance witto the satisfaction	NSTRATION OF PRECONSTRUCTION COMPLIANCE WITH TOXIC STANDAR ith Subsection 203.03, the applicant shall demonstrate preconstruction compliance with Second from the Department. The accuracy, completeness, execution and results of the demonstration and approval by the Department.	ction 161
	Identification of Toxic Air Pollutants . The applicant may use process knowledge, raw a Department references and commonly available references approved by EPA or the Department remitted by the stationary source or modification.	materials rtment to
02.	Quantification of Emission Rates.	,
		()
a. emission rate of a	The applicant may use standard scientific and engineering principles and practices to estimate any toxic air pollutant at the point(s) of emission.	imate the
a. emission rate of a		imate the
i. ii.	Any toxic air pollutant at the point(s) of emission. Screening engineering analyses use unrefined conservative data. Refined engineering analyses utilize refined and less conservative data including, but no ors requiring detailed input and actual emissions testing at a comparable emissions unit usin	() ot limited
i. ii. to, emission facto Department appr b. using the maxim	Any toxic air pollutant at the point(s) of emission. Screening engineering analyses use unrefined conservative data. Refined engineering analyses utilize refined and less conservative data including, but no ors requiring detailed input and actual emissions testing at a comparable emissions unit usin	ot limited g EPA or
i. ii. to, emission facto Department appr b. using the maxim effect of any phy i.	Screening engineering analyses use unrefined conservative data. Refined engineering analyses utilize refined and less conservative data including, but no ors requiring detailed input and actual emissions testing at a comparable emissions unit using oved methods. The uncontrolled emissions rate of a toxic air pollutant from a source or modification is common capacity of the source or modification under its physical and operational design with	ot limited g EPA or () alculated thout the
i. ii. to, emission factor Department appropriate b. using the maximeffect of any phy i. equipment operation.	Screening engineering analyses use unrefined conservative data. Refined engineering analyses utilize refined and less conservative data including, but no ors requiring detailed input and actual emissions testing at a comparable emissions unit using oved methods. The uncontrolled emissions rate of a toxic air pollutant from a source or modification is common capacity of the source or modification under its physical and operational design with sical or operational limitations. Examples of physical and operational design include but are not limited to: the amount	ot limited g EPA or () alculated thout the () t of time (

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Department.		()
d. using the max of:	The T-RACT emissions rate of a toxic air pollutant from a source or modification ximum capacity of the source or modification under its physical and operational design w		
i. described in a	Any physical or operational limitation other than control equipment that has been a written and certified submission to the Department; and	n specificall (ly)
ii.	An emission standard that is T-RACT.	()
03.	Quantification of Ambient Concentrations.	()
a. ambient conce	The applicant may use the modeling methods provided in Subsection 202.02 to entrations at specified receptor sites for any toxic air pollutant emitted from the point(s) of		ne)
boundary or a site is not con	The point of compliance is the receptor site that is estimated to have the high of the toxic air pollutant of all the receptor sites that are located either at or beyond the fact a point of public access; provided that, if the toxic air pollutant is listed in Section 586 insidered to be at a point of public access if the receptor site is located on or within a road retation corridor transecting the facility.	ility propert, the recepto	ty or
c. uncontrolled e	The uncontrolled ambient concentration of the source or modification is estimated by emission rate.	modeling th	ne)
d. controlled em	The controlled ambient concentration of the source or modification is estimated by assisting the controlled ambient concentration of the source or modification is estimated by assisting the controlled ambient concentration of the source or modification is estimated by assisting the controlled ambient concentration of the source or modification is estimated by a s	modeling th	ne)
contributing a	The approved net ambient concentration from a modification for a toxic air pollulculated by subtracting the estimated decreases in ambient concentrations for all sources an approved creditable decrease at the receptor site from the estimated ambient concentra at the receptor.	at the facilit	ty
contributing a	The approved offset ambient concentration from a source or modification for a toxic a r is calculated by subtracting the estimated decreases in ambient concentrations for an approved offset at the receptor from the estimated ambient concentration for that the receptor.	r all source	es
g. modeling and	The T-RACT ambient concentration of the source or modification is estimated by the T-RACT emission rate.	using refine (:d)
h. pollutant at ea	The approved interpollutant ambient concentration from a source or modification frach receptor is calculated as follows:	or a toxic a	ir)
i. each source coratio by the over	Step 1: Calculate the estimated decrease in ambient concentrations for each toxic air prontributing an approved interpollutant trade at the receptor by multiplying the approved verall decrease in the ambient concentration of the toxic air pollutant at the receptor site.		
ii. estimated dec	Step 2: Calculate the total estimated decrease at the receptor by summing all of the creases calculated in Subsection 210.03.h.i. for that receptor.	he individua (al)
iii. estimated dec receptor.	Step 3: Calculate the approved interpollutant ambient concentration by subtract crease at the receptor from the estimated ambient concentration for the source or modified		
04.	Preconstruction Compliance Demonstration. The applicant may use any of the	Departmen	nt

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approved standa method describ identified toxic	ard methods described in Subsections 210.05 through 210.08, and may use any applicable specialised in Subsections 210.09 through 210.12 to demonstrate preconstruction compliance for eair pollutant.	zec
05.	Uncontrolled Emissions. (
a. applicable scree	Compare the source's or modification's uncontrolled emissions rate for the toxic air pollutant to ening emission level listed in Sections 585 or 586.	th
	If the source's or modification's uncontrolled emission rate is less than or equal to the application level, no further procedures for demonstrating preconstruction compliance will be required llutant as part of the application process.	
06.	Uncontrolled Ambient Concentration. (
a. compliance for 586.	Compare the source's or modification's uncontrolled ambient concentration at the point the toxic air pollutant to the applicable acceptable ambient concentration listed in Sections 585 (
	If the source's or modification's uncontrolled ambient concentration at the point of compliance unal to the applicable acceptable ambient concentration, no further procedures for demonstrate compliance will be required for that toxic air pollutant as part of the application process. (
07.	Controlled Emissions. (
a. applicable scree	Compare the source's or modification's controlled emissions rate for the toxic air pollutant to ening emission level listed in Sections 585 or 586.	th
	If the source's or modification's controlled emission rate is less than or equal to the application level, no further procedure for demonstrating preconstruction compliance is required for int as part of the application process.	
08.	Controlled Ambient Concentration. (
a. for the toxic air	Compare the source's or modification's controlled ambient concentration at the point of complia pollutant to the applicable acceptable ambient concentration listed in Sections 585 or 586. (nc
	If the source's or modification's controlled ambient concentration at the point of compliance is to the applicable acceptable ambient concentration, no further procedures for demonstrate compliance will be required for that toxic air pollutant as part of the application process. (
c. that is equal to c	The Department shall include an emission limit for the toxic air pollutant in the permit to constror, if requested by the applicant, less than the emission rate that was used in the modeling. (ruc
09.	Net Emissions. (
a. owner or operate	As provided in Section 007 (definition of net emissions increase) and Sections 460 and 461, or may net emissions to demonstrate preconstruction compliance.	th
b. toxic air polluta	Compare the modification's approved net emissions increase (expressed as an emission rate) for nt to the applicable screening emission level listed in Sections 585 or 586.	th
c. screening emiss that toxic air pol	If the modification's approved net emissions increase is less than or equal to the application level, no further procedures for demonstrating preconstruction compliance will be required llutant as part of the application process.	

The Department shall include emission limits and other permit terms for the toxic air pollutant in

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d.

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the permit to co		vill be operated in the manner described in the p	preconstruction
10.	Net Ambient Concentration.		()
a. owner or operat		uition of net emission increase) and Sections 460 demonstrate preconstruction compliance.	0 and 461, the
b. toxic air polluta		red net ambient concentration at the point of comnt concentration listed in Sections 585 or 586.	pliance for the
		ambient concentration at the point of compliance ration, no further procedures for demonstrating part as part of the application process.	
d. the permit to co compliance dem	nstruct that assure that the facility v	ssion limits and other permit terms for the toxic will be operated in the manner described in the p	
11.	Toxic Air Pollutant Offset Ambie	nt Concentration.	()
a. preconstruction		460, the owner or operator may use offsets t	to demonstrate
b. compliance for 586.	Compare the source's or modificathe toxic air pollutant to the applica	ation's approved offset ambient concentration a ble acceptable ambient concentration listed in S	et the point of ections 585 or ()
	ual to the applicable acceptable am	proved offset ambient concentration at the point of abient concentration, no further procedures for toxic air pollutant as part of the application process	demonstrating
d. the permit to co compliance dem	nstruct that assure that the facility v	ssion limits and other permit terms for the toxic will be operated in the manner described in the p	
12.	T-RACT Ambient Concentration	for Carcinogens.	()
a. demonstrate pre	As provided in Subsections 210. construction compliance for toxic air	12 and 210.13, the owner or operator may us pollutants listed in Section 586.	se T-RACT to
i. 210.11).	This method may be used in conjur	nction with netting (Subsection 210.09), and offse	ets (Subsection
ii. listed in Section		demonstrate preconstruction compliance for toxic	e air pollutants
cancer risk prob	the toxic air pollutant to the amount	tion's approved T-RACT ambient concentration of the toxic air pollutant that would contribute at thousand (1:100,000) (which amount is equivant listed in Section 586).	an ambient air

c. If the source's or modification's approved T-RACT ambient concentration at the point of compliance is less than or equal to the amount of the toxic air pollutant that would contribute an ambient air cancer risk probability of less than one to one hundred thousand (1:100,000), no further procedures for demonstrating preconstruction compliance will be required for that toxic air pollutant as part of the application process.

d. the permit to cor compliance demo	The Department shall include emission limits and other permit terms for the toxic air pollustruct that assure that the facility will be operated in the manner described in the preconst constration.	utant in ruction (
13.	T-RACT Determination Processing.	(
	The applicant may submit all information necessary to the demonstration at the time the application or the applicant may request the Department to review a complete termine if Subsection 210.12 may be applicable to the source or modification.	
determination for	Notwithstanding Subsections 209.01.a. and 209.01.b., if the applicant requests the Departrete initial application and Subsection 210.12 is determined to be applicable, the complete initial application will be revoked until a supplemental application is submitted and determined to be application is submitted and determined to be application is submitted and determined to be application is determined to be application is submitted and determined to be application is submitted and determined to be application is submitted and determined to be applicable, the complete the supplemental application is determined to be applicable, the complete the supplemental application is determined to be applicable, the complete the supplemental application is determined to be applicable, the complete the supplemental application is determined to be applicable, the complete the supplemental application is determined to be applicable, the complete the supplemental application is determined to be applicable.	etenes rmine
14. as follows:	T-RACT Determination . T-RACT shall be determined on a case-by-case basis by the Department of the De	artmen (
a. control technolog	The applicant shall submit information to the Department identifying and documenting gies or other requirements the applicant believes to be T-RACT.	which (
b. applicant has pro	The Department shall review the information submitted by the applicant and determine whet posed T-RACT.	ther the
c. shall be determine	The technological feasibility of a control technology or other requirements for a particular red considering several factors including, but not limited to:	source (
i.	Process and operating procedures, raw materials and physical plant layout.	(
ii. but not limited to	The environmental impacts caused by the control technology that cannot be mitigated, inco, water pollution and the production of solid wastes.	luding (
iii.	The energy requirements of the control technology.	(
d. necessary mitiga not limited to:	The economic feasibility of a control technology or other requirement, including the c tion measures, for a particular source shall be determined considering several factors including the control of th	
i.	Capital costs.	(
ii. emission reduction	Cost effectiveness, which is the annualized cost of the control technology divided by the amon.	ount o (
iii. implemented em	The difference in costs between the particular source and other similar sources, if any, the issions reductions.	at hav
e. determine which develop the emi construct.	If the Department determines that the applicant has proposed T-RACT, the Department of the options, or combination of options, will result in the lowest emission of toxic air pollission standards constituting T-RACT and incorporate the emission standards into the per-	lutants
preconstruction of its submittal or	If the Department determines that the applicant has not proposed T-RACT, the Department ubmittal. If the submittal is disapproved, the applicant may supplement its submittal or demonstrate through a different method provided in Section 210. If the applicant does not supplement through a different method provided in Section 2 deny the permit.	onstrate olemen

	<u> </u>	_
(AACC) or the s method may be	Short Term Source Factor . For short term sources, the applicant may utilize a short term of ten (10). For a carcinogen, multiply either the applicable acceptable ambient concentration corrections emission rate, but not both, by ten (10), to demonstrate preconstruction compliance. The used for TAPs listed in Section 586 only and may be utilized in conjunction with standard method of emission rates (Subsections 210.05 through 210.08).	on nis
16.	Environmental Remediation Source. ()
seq.) or the Comconsent order, if impacts listed in	For Remediation sources subject to or regulated by the Resource Conservation and Recovery A ons 6901-6992k) and the "Idaho Rules and Standards for Hazardous Waste," (IDAPA 58.01.05.000 aprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. 6901-6992k) or the estimated ambient concentration at the point of impact is greater than the acceptable ambient Sections 585 and 586, Best Available Control Technology shall be applied and operated until the trolled emissions from the remediation source are below the acceptable ambient concentration.	et r a ent
58.01.05.000 et 6901-6992k) or	For Remediation sources not subject to or regulated by the Resource Conservation and Recove Sections 6901-6992k) and the "Idaho Rules and Standards for Hazardous Waste," (IDAF seq.) or the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S. a consent order, shall, for the purposes of these rules, be considered the same as any other new of toxic air pollution.	PA C.
	For an environmental remediation source that functions to remediate or recover any release, spi or disposal of any petroleum product or petroleum substance, the Department may waive the Section 513 of these rules.	
17.	Interpollutant Trading Ambient Concentration. ()
a. interpollutant tranetting (Subsection	As provided in Subsections 209.01.c., 210.17 through 210.19, the owner or operator may unding to demonstrate preconstruction compliance. This method may be used in conjunction with in 210.10, and offsets (Subsection 210.11)	
	Compare the source's or modification's approved interpollutant ambient concentration at the point the toxic air pollutant emitted by the source or modification to the applicable acceptable ambiented in Sections 585 or 586.	
	If the source's or modification's approved interpollutant ambient concentration at the point ss than or equal to the applicable acceptable ambient concentration listed in Sections 585 or 586, the se for demonstrating preconstruction compliance will be required for that toxic air pollutant as part rocess.	no
	The Department shall include emission limits for all of the toxic air pollutants involved in the traceonstruct. The Department shall also include other permit terms in the permit to construct that assuvill be operated in the manner described in the preconstruction compliance demonstration. (ıre
18.	Interpollutant Trading Determination Processing. ()
	The applicant may submit all information necessary to the demonstration at the time the applical application or the applicant may request the Department to review a complete initiatermine if Subsection 210.17 may be applicable to the source or modification.	
determination fo	Notwithstanding Subsections 209.01.a. and 209.01.b., if the applicant requests the Department ete initial application and Subsection 210.17 is determined to be applicable, the completener the initial application will be revoked until a supplemental application is submitted and determined the supplemental application is determined complete, the timeline for agency action shall be application of the supplemental application of the supplemental application is determined complete.	ess ed

IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

19.	Interpollutant Determination.	()
a.	The applicant may request an interpollutant trade if the Department determines that:	()
i. technology (BAC	The facility complies with an emission standard at least as stringent as best available (T); and	contro	1
chemical substitu	The owner or operator has instituted all known and available methods of pollution prevention, avoid or eliminate toxic air pollution prior to its generation including, but not limited to, rection, and process modification provided that such pollution prevention methods are compatible product or service being produced; and	ycling	,
iii.	The owner or operator has taken all available offsets; and	()
iv. by the proposed i	The owner or operator has identified all geographical areas and populations that may be impropollutant trade.	pacted	1
b. Denials shall be v	Interpollutant trades shall be approved or denied on a case-by-case basis by the Department trades shall be approved or denied on a case-by-case basis by the Department trades shall be granted only if:	rtment	
i.	The Department of Health and Welfare's Division of Health approves the interpollutant trade	e; and)
ii. overall benefit to	The Department of Environmental Quality determines that the interpollutant trade will result the environment; and	ult in a	1)
iii. comparable facto the Department a pollutants being t	An EPA approved database or other EPA approved reference provides relative potency factors, or other data that is sufficient to allow for adequate review and approval of the proposed to the Department of Health and Welfare's Division of Health is submitted for all of the total raded; and	rade by	7
iv. constructed; and	The reductions occur at the same facility where the proposed source or modification v	will be	e)
v. carcinogenic toxi	The interpollutant trade will not cause an increase in sum of the ambient concentrations c air pollutants involved in the particular interpollutant trade at any receptor site; and	of the	e)
vi. interpollutant trac	The total cancer risk with the interpollutant trade will be less than the total cancer risk with de; and	out the	e)
vii. health risk withou	The total non-cancer health risk with the interpollutant trade will be less than the total non- ut the interpollutant trade.	-cance	r)
20. provisions is requested or for from:	NSPS and NESHAP Sources . No demonstration of compliance with the toxic air poured to obtain a permit to construct or to demonstrate permit to construct exemption criteria modification of an existing source if the toxic air pollutant is also a listed hazardous air pollutant.	a for a	a
a.	The equipment or activity covered by a NSPS or NESHAP; or	()
b. equipment or acti	The source category of equipment or activity addressed by a NSPS or NESHAP even vity is not subject to compliance requirements under the federal rule.	if the	e)
21. ensure actual and	Permit Compliance Demonstration . Additional procedures and requirements to demonstration continuing compliance may be required by the Department in the permit to construct.	ate and	1)

Interpretation and Implementation of Other Sections. Except as specifically provided in other

Section 210 Page 87

22.

sections of these rules, the provisions of Section 210 are not to be utilized in the interpretation or implementation of

any oth	er section	n of these rules.	()
211.	COND	ITIONS FOR PERMITS TO CONSTRUCT.		
approv	01. al, includ	Reasonable Conditions . The Department may impose any reasonable conditions ing conditions requiring the stationary source or facility to be provided with:	upon (an
	a.	Sampling ports of a size, number, and location as the Department may require;	()
	b.	Safe access to each port;	()
	c.	Instrumentation to monitor and record emissions data;	()
source and	d. or facility	Instrumentation for ambient monitoring to determine the effect emissions from the symmy have, or are having, on the air quality in any area affected by the stationary source of		
	e.	Any other sampling and testing facilities as may be deemed reasonably necessary.	()
within	02. two (2) ye	Cancellation . The Department may cancel a permit to construct if the construction is rears from the date of issuance, or if during the construction, work is suspended for one (1) years.	ot beg ear.	gun)
to a pei	03.	Notification to The Department . Any owner or operator of a stationary source or facilit nstruct shall furnish the Department written notifications as follows:	y subj	ect
than six	a. kty (60) d	A notification of the anticipated date of initial start-up of the stationary source or facility ays or less than thirty (30) days prior to such date; and	not m	ore)
(15) da	b. ys after s	A notification of the actual date of initial start-up of the stationary source or facility with uch date.	in fifte	een
of such	stationar	Performance Test . Within sixty (60) days after achieving the maximum production rate urce or facility will be operated but not later than one hundred eighty (180) days after initiary source or facility, the owner or operator of such stationary source or facility may be remance test in accordance with methods and under operating conditions approved by the Department a written report of the results of such performance test.	ıl start- quired	up to
	a.	Such test shall be at the expense of the owner or operator.	()
	b.	The Department may monitor such test and may also conduct performance tests.	()
days pr	c. ior notice	The owner or operator of a stationary source or facility shall provide the Department fit of the performance test to afford the Department the opportunity to have an observer present		15)
212.	OBLIC	GATION TO COMPLY.		
	01		1 11	

- Responsibility to Comply with All Requirements. Receiving a permit to construct shall not relieve any owner or operator of the responsibility to comply with all applicable local, state and federal statutes, rules and regulations.
- Relaxation of Standards or Restrictions. At such time that a particular facility or modification becomes a major facility or major modification solely by virtue of a relaxation in any enforceable emission standard or restriction on the operating rate, hours of operation or on the type or amount of material combusted, stored or processed, which was used to exempt the facility or modification from certain requirements for a permit to construct,

the requirements for new major facilities or major modifications shall apply to the facility or modification as though construction had not yet commenced.

TTION.
7'

This section describes how owners or operators may commence construction or modification of certain stationary sources before obtaining the required permit to construct.

- **01. Pre-Permit Construction Eligibility.** Pre-permit construction approval is available for non-major sources and non-major modifications and for new sources or modifications proposed in accordance with Subsection 213.01.d. Pre-permit construction is not available for any new source or modification that: uses emissions netting to stay below major source levels; uses optional offsets pursuant to Section 206; or would have an adverse impact on the air quality related values of any Class I area. Owners or operators may ask the Department for the ability to commence construction or modification of qualifying sources under Section 213 before receiving the required permit to construct. To obtain the Department's pre-permit construction approval, the owner or operator shall satisfy the following requirements:
- **a.** The owner or operator shall apply for a permit to construct in accordance with Subsections 202.01.a., 202.02, and 202.03 of this chapter.
- **b.** The owner or operator shall consult with Department representatives prior to submitting a prepermit construction approval application.
- c. The owner or operator shall submit a pre-permit construction approval application which must contain, but not be limited to: a letter requesting the ability to construct before obtaining the required permit to construct, a copy of the notice referenced in Subsection 213.02; proof of eligibility; process description(s); equipment list(s); proposed emission limits and modeled ambient concentrations for all regulated air pollutants and toxic air pollutants, such that they demonstrate compliance with all applicable air quality rules and regulations. The models shall be conducted in accordance with Subsection 202.02 and with written Department approved protocol and submitted with sufficient detail so that modeling can be duplicated by the Department.
- **d.** Owners or operators seeking limitations on a source's potential to emit such that permitted emissions will be either below major source levels or below a significant increase must describe in detail in the prepermit construction application the proposed restrictions and certify in accordance with Section 123 that they will comply with the restrictions, including any applicable monitoring and reporting requirements.

02. Permit to Construct Procedures for Pre-Permit Construction. ()

- **a.** Within ten (10) days after the submittal of the pre-permit construction approval application, the owner or operator shall hold an informational meeting in at least one (1) location in the region in which the stationary source or facility is to be located. The informational meeting shall be made known by notice published at least ten (10) days before the meeting in a newspaper of general circulation in the county(ies) in which the stationary source or facility is to be located. A copy of such notice shall be included in the application.
- **b.** Within fifteen (15) days after the receipt of the pre-permit construction approval application, the Department shall notify the owner or operator in writing of pre-permit construction approval or denial. The Department may deny the pre-permit construction approval application for any reason it deems valid.
- c. Upon receipt of the pre-permit construction approval letter issued by the Department, the owner or operator may begin construction at their own risk as identified in Subsection 213.02.d. Upon issuance of the pre-permit construction approval letter, any and all potential to emit limitations addressed in the pre-permit construction application pursuant to Subsection 213.01.d. shall become enforceable. The owner or operator shall not operate those emissions units subject to permit to construct requirements in accordance with Section 200 unless and until issued a permit pursuant to Section 209.
- **d.** If the pre-permit construction approval application is determined incomplete or the permit to construct is denied, the Department shall issue an incompleteness or denial letter pursuant to Section 209. If the Department denies the permit to construct, then the owner or operator shall have violated Section 201 on the date it

commenced construction as defined in Section 006. The owner or operator shall not contest the final permit to construct decision based on the fact that they have already begun construction.

214. DEMONSTRATION OF PRECONSTRUCTION COMPLIANCE FOR NEW AND RECONSTRUCTED MAJOR SOURCES OF HAZARDOUS AIR POLLUTANTS.

- **01. Permitting Authority**. For purposes of this section, Sections 112(g) and (j) of the Clean Air Act, and 40 CFR Part 63, the permitting authority shall be the Department.
- **O2. Definitions.** Unless specifically provided otherwise, the definitions for terms set forth in this section shall be the definitions set forth in Section 112 of the Clean Air Act and 40 CFR Part 63 as incorporated by reference into these rules at Section 107. For purposes of determining if a source is a major source of hazardous air pollutants, the definition of potential to emit at Section 006 of these rules shall apply.
- **03.** Compliance with Federal MACT. All owners or operators of major sources of hazardous air pollutants which are subject to an applicable Maximum Available Control Technology (MACT) standard promulgated by EPA pursuant to Section 112 of the Clean Air Act and 40 CFR Part 63 shall comply with the applicable MACT standard and such owners or operators are not subject to Subsections 214.04 and 214.05. ()
- **04.** Requirement to Obtain Preconstruction MACT Determination from the Director. No owner or operator may construct or reconstruct a major source of hazardous air pollutants unless such owner or operator has obtained a MACT standard determination from the Director. The Director shall make the MACT standard determination on a case by case basis and in accordance with Section 112(g)(2)(B) of the Clean Air Act and 40 CFR 63.40 through 63.44 as incorporated by reference into these rules at Section 107.
- **O5. Development of MACT by the Director After EPA Deadline**. In the event that EPA fails to promulgate a MACT standard for a category or subcategory of major sources of hazardous air pollutants identified by the EPA under the Clean Air Act by the date established under Section 112(e) of the Clean Air Act, the owner or operator of any major source of hazardous air pollutants in such category or subcategory shall submit an application to the Director for a MACT standard determination. The Director shall make the MACT standard determination on a case by case basis and in accordance with Section 112(j) of the Clean Air Act and 40 CFR 63.50 through 63.56 as incorporated by reference into these rules at Section 107.

215. MERCURY EMISSION STANDARD FOR NEW OR MODIFIED SOURCES.

No owner or operator may commence construction or modification of a stationary source or facility that results in an increase in annual potential emissions of mercury of twenty-five (25) pounds or more unless the owner or operator has obtained a permit to construct under Sections 200 through 228 of these rules. The permit to construct application shall include an MBACT analysis for the new or modified source or sources for review and approval by the Department. A determination of applicability under Section 215 shall be based upon the best available information. Fugitive emissions shall not be included in a determination of applicability under Section 215.

- **01. Exemptions.** New or modified stationary sources within a source category subject to 40 CFR Part 63 are exempt from the requirements of Section 215.
- **02. Applicability.** Except as provided in Subsection 215.01, Section 215 applies to all new or modified sources for which an application for a permit to construct was submitted to the Department on or after July 1, 2011.

216. -- 219. (RESERVED)

220. GENERAL EXEMPTION CRITERIA FOR PERMIT TO CONSTRUCT EXEMPTIONS.

01. General Exemption Criteria. Sections 220 through 223 may be used by owners or operators to exempt certain sources from the requirement to obtain a permit to construct. Nothing in these sections shall preclude an owner or operator from choosing to obtain a permit to construct. For purposes of Sections 220 through 223, the term source means the equipment or activity being exempted. For purposes of Sections 220 through 223, fugitive emissions shall not be considered in determining whether a source meets the applicable exemption criteria unless

Department	of Environmental Quality	Rules for the Control of Air Pollu	tion in idan
	deral law. No permit to construct is req criteria set forth at Sections 221 and 22	uired for a source that satisfies all of the follow 3 or 222 and 223 (as required):	ving criteria, in
	consideration of limitations on emissio	e to emit an air pollutant under its physical a n such as air pollution control equipment, restric f material combusted, stored or processed would	ctions on hour
i.	Equal or exceed one hundred (100)	tons per year of any regulated air pollutant.	(
ii. emissions rates	Cause an increase in the emission set out in the definition of significant a	as of a major facility that equals or exceeds at Section 006.	the significan
b. modification.	Combination. The source is not part	of a proposed new major facility or part of a p	oroposed majo (
shall maintain that the source time not less th for which the construct or as	or operator of the source, except for the documentation on site which shall idented equalifies for the identified exemption ann five (5) years from the date the exemption has been determined to ap	the is subject to and the owner or operator complied nose sources listed in Subsections 222.02.a. through the exemption determined to apply to the source. The records and documentation shall be kept in a point of the records and documentation shall be kept in a point of the lift ply, which ever is greater, or until such time wers the operation of the source. The owner or usest.	ough 222.02.g. urce and verify for a period of fe of the source as a permit to
	EGORY I EXEMPTION. construct is required for a source that sat	isfies the criteria set forth in Section 220 and the	e following:
restrictions on	operational design considering limitat hours of operation and restrictions on the	naximum capacity of a source to emit an air pollions on emissions such as air pollution contine type and amount of material combusted, store emission rates set out in the definition of significant	rol equipmented or processed
02. applicable radi	Radionuclides. The source is not reonuclides standard in 40 CFR Part 61, S	equired to obtain approval to construct in accordance H.	dance with the
03.	Toxic Air Pollutants. The source sh	all comply with Section 223.	(
04. year of mercur		tential emissions that are less than twenty-five (Add in the calculation of potential mercury emiss	
	EGORY II EXEMPTION. onstruct is required for the following so	urces.	(
below:	Exempt Source. A source that satisf	sfies the criteria set forth in Section 220 and the	nat is specified
a. including, but source shall:		vely for chemical and physical analyses, research ystems for laboratory hoods. To qualify for this	
i.	Comply with Section 223.		(

ii. Not be required to obtain approval to construct in accordance with the applicable radionuclides standard in 40 CFR Part 61, Subpart H. $\,$ $\,$ $\,$ $\,$

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b. instruments, dril activities.	Environmental characterization activities including emplacement and operation of ling of sampling and monitoring wells, sampling activities, and environmental characters.	of fie erizatio	ld on)
fuel; waste oil, g	Stationary internal combustion engines of less than or equal to six hundred (600) horsepo by natural gas, propane gas, liquefied petroleum gas, distillate fuel oils, residual fuel oils, an gasoline, or refined gasoline shall not be used. To qualify for this exemption, the source dance with the following:	d dies	el
i.	One hundred (100) horsepower or less unlimited hours of operation.	()
ii. per month.	One hundred one (101) to two hundred (200) horsepower less than four hundred fifty (45	0) hou (rs)
iii. (225) hours per n	Two hundred one (201) to four hundred (400) horsepower less than two hundred two nonth.	nty-fiv (ve)
iv. per month.	Four hundred one (401) to six hundred (600) horsepower less than one hundred fifty (150	0) hou (rs)
	Stationary internal combustion engines used exclusively for emergency purposes who five hundred (500) hours per year and are fueled by natural gas, propane gas, liquefied pel oils, residual fuel oils, and diesel fuel; waste oil, gasoline, or refined gasoline shall not be under the combustion of the	troleu	
e. of that existing p	A pilot plant that uses a slip stream from an existing process stream not to exceed ten percer rocess stream and which satisfies the following:	nt (10% (%))
	The source shall comply with Section 223. For carcinogen emissions, the owner or operarm adjustment factor of ten (10) by multiplying either the acceptable ambient concentrations level, but not both, by ten (10).		
ii. radionuclides sta	The source is not required to obtain approval to construct in accordance with the apndard in 40 CFR Part 61, Subpart H.	plicab (le)
iii. and shall not be r	The exemption for a pilot plant shall terminate one (1) year after the commencement of openewed.	eration	ns)
02. specified below:	Other Exempt Sources. A source that satisfies the criteria set forth in Section 220 and	d that	is)
a. released from equ	Air conditioning or ventilating equipment not designed to remove air pollutants generate uipment.	ed by (or)
b.	Air pollutant detectors or recorders, combustion controllers, or combustion shutoffs.	()
material through	Fuel burning equipment for indirect heating and for heating and reheating furnaces using s, liquefied petroleum gas, or biogas (gas produced by the anaerobic decomposition of a controlled process) with hydrogen sulfide concentrations less than two hundred (200 a capacity of less than fifty (50) million btu's per hour input.	organ	ic
d. (1,000,000) btu's	Other fuel burning equipment for indirect heating with a capacity of less than one per hour input.	millio (on)
e.	Mobile internal combustion engines, marine installations and locomotives.	()
f.	Agricultural activities and services.	()

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g. sales.	Retail gasoline, natural gas, propane gas, liquefied petroleum gas, distillate fuel oils and diesel fuel ()
h.	Used Oil Fired Space Heaters which comply with all the following requirements: ()
specification use	The used oil fired space heater burns only used oil that the owner or operator generates on site, that households, such as used oil generated by individuals maintaining their personal vehicles, or ond oil that is derived from commercial generators provided that the generator, transporter and owner ing the oil for energy recovery comply fully with IDAPA 58.01.05.015, "Rules and Standards for e";
(1) crude oil or any simpurities.	For the purposes of Subsection 222.02.h., "used oil" refers to any oil that has been refined from synthetic oil that has been used and, as a result of such use, is contaminated by physical or chemical ()
	For the purposes of Subsection 222.02.h., "used oil fired space heater" refers to any furnace or appurtenances thereto, designed, constructed and used for combusting used oil for energy recovery n enclosed space.
ii. other household	Any used oil burned is not contaminated by added toxic substances such as solvents, antifreeze or and industrial chemicals; ()
iii. (0.5) million BT	The used oil fired space heater is designed to have a maximum capacity of not more than one half U per hour;
	The combustion gases from the used oil fired space heater are vented to the ambient air through a to the type and design specified by the manufacturer of the heater and installed to minimize down ize dispersion; and
operator submits	The used oil fired space heater is of modern commercial design and manufacture, except that a oil fired space heater may be used if, prior to the operation of the homemade unit, the owner or a documentation to the Department demonstrating, to the satisfaction of the Department, that he homemade unit are no greater than those from modern commercially available units.
i. exclusively with minimum second operating.	Multiple chamber crematory retorts used to cremate human or animal remains using natural gas a maximum average charge capacity of two hundred (200) pounds of remains per hour and a dary combustion chamber temperature of one thousand five hundred (1500) degrees Fahrenheit while ()
the remediation	Petroleum environmental remediation source by vapor extraction with an operation life not to rears (except for landfills). The short-term adjustment factor in Subsection 210.15 cannot be used if is within five hundred (500) feet of a sensitive receptor. Forms are available at the DEQ website at daho.gov, to help assist sources in this exemption determination.
k.	Dry cleaning facilities that are not major under, but subject to, 40 CFR Part 63, Subpart M.
223. EXEMI EMISSIONS.	PTION CRITERIA AND REPORTING REQUIREMENTS FOR TOXIC AIR POLLUTANT
No permit to con	nstruct for toxic air pollutants is required for a source that satisfies any of the exemption criteria lkeeping requirements at Subsection 220.02, and reporting requirements as follows:
01. uncontrolled emit to ten percent (10	Below Regulatory Concern (BRC) Exemption . The source qualifies for a BRC exemption if the assion rate (refer to Section 210) for all toxic air pollutants emitted by the source is less than or equal 50%) of all applicable screening emission levels listed in Sections 585 and 586.

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	02.	Level I Exemption. To obtain a Level I exemption, the source shall satisfy the following cr	iteria:
equal to	a. o all appli	The uncontrolled emission rate (refer to Section 210) for all toxic air pollutants shall be less teable screening emission levels listed in Sections 585 and 586; or	than o
point o 585 and		The uncontrolled ambient concentration (refer to Section 210) for all toxic air pollutants ince shall be less than or equal to all applicable acceptable ambient concentrations listed in S	
control stored	equipment or process	Level II Exemption . To obtain a Level II exemption, the maximum capacity of a source to at under its physical and operational design considering limitations on emissions such as air point, restrictions on hours of operation and restrictions on the type and amount of material commoded at the point of compliance is less than or equal to ten percent (10%) of all applicable so disted in Sections 585 and 586.	ollution busted
Departi a certif labeled	ment for e ied report "Toxic A	Annual Report for Toxic Air Pollutant Exemption. The owner or operator of a source class emption shall submit a certified report, on or before May 1 for the previous calendar year each Level I or II exemption determination. The owner or operator is not required to annually t for a Level I or II exemption determination previously claimed and reported. The report suir Pollutant Exemption Report" and shall state the date construction has or will commence as fall exemption determinations completed by the owner or operator for each Level I and II exemption	to the submi shall be nd shal
(\$1,000)	olicants for the	IT TO CONSTRUCT APPLICATION FEE. or a permit to construct shall submit a permit to construct application fee of one thousand Department at the time of the original submission of the application. The permit to construct application of the application of the permit to construct to be submitted for:	
Section	01. as 220 thro	Exemption Applicability Determinations . Exemption applicability determinations set to bough 223;	forth in
	02.	Typographical Errors. Changes to correct typographical errors; or	(
constru	03. act when the	Name or Ownership Change. A change in the name or ownership of the holder of a perhe Department determines no other review or analysis is required.	ermit to
225	DEDM	IT TO CONCEDUCT DEOCESSING FEE	

225. PERMIT TO CONSTRUCT PROCESSING FEE.

A permit to construct processing fee, calculated by the Department pursuant to the categories provided in the following table, shall be paid to the Department by the person receiving the permit. The applicable processing fee category shall be determined by adding together the amount of increases of regulated pollutant emissions and subtracting any decreases of regulated pollutant emissions as identified in the permit to construct. The fee calculation shall not include fugitive emissions.

PERMIT TO CONSTRUCT CATEGORY	FEE
General permit, no facility-specific requirements (Defined as a source category specific permit for which the Department has developed standard emission limitations, operating requirements, monitoring and recordkeeping requirements, and that require minimal engineering analysis. General permit facilities may include portable concrete batch plants, portable hot-mix asphalt plants and portable rock crushing plants.)	\$500
New source or modification to existing source with increase of emissions of less than one (1) ton per year	\$1,000
New source or modification to existing source with increase of emissions of one (1) to less than ten (10) tons per year	\$2,500

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PERMIT TO CONSTRUCT CATEGORY	FEE
New source or modification to existing source with increase of emissions of ten (10) to less than one hundred (100) tons per year	\$5,000
Nonmajor new source or modification to existing source with increase of emissions of one hundred (100) tons per year or more	\$7,500
New major facility or major modification	\$10,000
Permit modifications where no engineering analysis is required	\$250
Application submittals for exemption applicability determinations, typographical errors, and name and ownership changes as described in Subsections 224.01, 224.02, 224.03	\$0.00

()

226. PAYMENT OF FEES FOR PERMITS TO CONSTRUCT.

01. Fee Submittal. The permit to construct application fee shall be submitted with the application. The permit to construct processing fee shall be payable upon receipt of an assessment sent to the person receiving a permit by the Department. The permit to construct application and processing fees shall be sent to:

Air Quality Permit to Construct Fees
Fiscal Office,
Idaho Department of Environmental Quality
1410 N. Hilton, Boise, ID 83706-1255

()

O2. Delinquency. No application for a permit to construct shall be processed by the Department unless accompanied by a permit to construct application fee. No permit to construct shall be issued by the Department until the Department has received the permit to construct processing fee.

227. RECEIPT AND USAGE OF FEES.

Permit to construct application and processing fee receipts shall be deposited by the Department into a stationary source permit account. Monies from this account shall be used solely toward technical, legal and administrative support of the Department's permit to Construct and Tier II permit programs and shall not be used for those activities supported by the fund created for implementing the operating permit program required under Title V of the federal Clean Air Act amendments of 1990. The permit to construct application fee payable under Section 227 shall be retained by the Department regardless of whether a permit to construct is issued by the Department in response to an application. The Department will review the fee schedule at least every two (2) years.

228. APPEALS

A person may be able to file an appeal within thirty-five (35) days of the date the person receives an assessment from the Department under Section 225, in accordance with IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality."

229. -- 299. (RESERVED)

300. PROCEDURES AND REQUIREMENTS FOR TIER I OPERATING PERMITS.

The purposes of Sections 300 through 399 are to establish requirements and procedures for the issuance of Tier I operating permits.

301. REQUIREMENT TO OBTAIN TIER I OPERATING PERMIT.

01. Prohibition. No owner or operator shall operate, or allow or tolerate the operation of, any Tier I source without an effective Tier I operating permit.

Exceptions.	()
	Exceptions.	Exceptions. (

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through	a. 315 and	No Tier I operating permit is required if the owner or operator is in compliance with Sectithe Department has not taken final action on the application.	ons 31 (1
	b.	Tier I sources not located at major facilities do not require a Tier I operating permit until:	()
	i.	December 31, 1997 for Phase II sulfur dioxide sources;	()
	ii.	January 1, 1999 for Phase II nitrogen oxides sources;	()
Section	iii. 7429(e);	January 1, 2000 for solid waste incineration units required to obtain a permit pursuant to 42 and	2 U.S.C	J.)
	iv.	The source becomes a Tier I source under Section 006 of this chapter.	()
	c.	No Tier I operating permit is required for the following Tier I sources:	()
subject	i. to 40 CFl	All sources and source categories that would be required to obtain a permit solely because R Part 60, Subpart AAA; and	they ar	re)
subject	ii. to 40 CFI	All sources and source categories that would be required to obtain a permit solely because R Part 61.145.	they ar	e)
302. Any fao operatio		NAL TIER I OPERATING PERMIT. ed in Section 301 not required to obtain a Tier I operating permit may opt to apply for	a Tier (I)
303	310.	(RESERVED)		
311. The pu		ARD PERMIT APPLICATIONS. ections 311 through 315 is to establish standard Tier I operating permit application procedure.	res.)
The pur 312. For eac	pose of S DUTY h Tier I s		() ;e)
The pur 312. For eac	pose of S DUTY h Tier I s ctions 31	FO APPLY. Ource, the owner or operator shall submit a timely and complete permit application in acc	() ;e)
312. For eac with Se	pose of S DUTY h Tier I s ctions 31	FO APPLY. ource, the owner or operator shall submit a timely and complete permit application in accl through 315.	() ;e)
312. For eac with Se 313.	DUTY h Tier I s ctions 31 TIMEL 01. a. Department	FO APPLY. Ource, the owner or operator shall submit a timely and complete permit application in accl through 315. Y APPLICATION.	ordanc (((I subm)) iit
312. For eac with Se 313.	DUTY h Tier I s ctions 31 TIMEL 01. a. Department welve (12)	FO APPLY. Ource, the owner or operator shall submit a timely and complete permit application in accluding through 315. Y APPLICATION. Original Tier I Operating Permits. For Tier I sources existing on May 1, 1994, the owner or operator of the Tier I source shall a complete application for an original Tier I operating permit by no later than June 1,	ordanc ((I subm 1996, c)) iit
312. For eac with Se 313.	DUTY h Tier I s ctions 31 TIMEL 01. a. Department welve (12)	FO APPLY. Ource, the owner or operator shall submit a timely and complete permit application in accluding through 315. Y APPLICATION. Original Tier I Operating Permits. For Tier I sources existing on May 1, 1994, the owner or operator of the Tier I source shall a complete application for an original Tier I operating permit by no later than June 1, 2) months of EPA approval of the Tier I operating program, whichever is earlier, unless:	ordanc ((I subm 1996, c)) iit
312. For eac with Se 313. to the I within to previou Departir	DUTY h Tier I s ctions 31 TIMEL 01. a. Department welve (12 i. ii. b. sly authoment a content of the street of	FO APPLY. Ource, the owner or operator shall submit a timely and complete permit application in accluding through 315. Y APPLICATION. Original Tier I Operating Permits. For Tier I sources existing on May 1, 1994, the owner or operator of the Tier I source shall a complete application for an original Tier I operating permit by no later than June 1, 2) months of EPA approval of the Tier I operating program, whichever is earlier, unless: The Department provides written notification of an earlier date to the owner or operator.	ordance (I subm 1996, c ((((((((((((((((((() it or) ot ne
312. For eac with Se 313. to the I within to previou Departir	DUTY h Tier I s ctions 31 TIMEL 01. a. Department welve (12 i. ii. b. sly authoment a content of the street of	FO APPLY. ource, the owner or operator shall submit a timely and complete permit application in account through 315. YAPPLICATION. Original Tier I Operating Permits. For Tier I sources existing on May 1, 1994, the owner or operator of the Tier I source shall at a complete application for an original Tier I operating permit by no later than June 1, 2) months of EPA approval of the Tier I operating program, whichever is earlier, unless: The Department provides written notification of an earlier date to the owner or operator. The Tier I source is identified in Subsections 301.02.b. or 301.02.c. For sources that become Tier I sources after May 1, 1994, that are located at a facing by a Tier I operating permit, the owner or operator of the Tier I source shall submanplete application for an original Tier I operating permit within twelve (12) months after become	ordance (I subm 1996, c ((((((((((((((((((() it or) ot ne

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	For initial phase II acid rain sources identified in Subsections 301.02.b.i. or 301.02.b.ii., the initial Phase II acid rain source shall submit to the Department a complete application perating permit by January 1, 1996 for sulfur dioxide, and by January 1, 1998 for nitrogen of the complete applications	on for a	
d.	For Tier I sources identified in Subsection 301.02.b.iii.:	()
i. a complete appli provides written	Existing on July 1, 1998, the owner or operator of the Tier I source shall submit to the Decation for an original Tier I operating permit by no later than January 1, 1999, unless the Decation of an earlier date to the owner or operator.		
application for	That become Tier I sources after July 1, 1998, located at a facility not previously author germit, the owner or operator of the Tier I source shall submit to the Department a an original Tier I operating permit within twelve (12) months after becoming a Tier I speration, unless the Department provides written notification of an earlier date to the	complet source o	e
	Earlier Dates During Initial Period. Except as otherwise provided in these rules, during gins May 1, 1994 and ends three (3) years after EPA approval of the Tier I operating providesignate Tier I sources for processing as follows:		
	The Department may develop a general estimate of the total work load and benefits associang permit applications that are predicted to be submitted during the initial period including permit applications and significant permit modification applications.		
b. early actions from representing approximately	Considering the complexity of the applications, air quality benefits of permitting and recommon owners and operators, the Department may divide the applications into three (3) group proximately one-third (1/3) of the total work load and benefits.	quests fooups each	r h
	The Department may prioritize the three (3) groups and the Tier I sources within each blish early application deadlines and notify the owners or operators of the Tier I sources in equired submittal date earlier than the general deadlines provided in Subsection 313.01.	group fo the grou	p (
no earlier than e the term of the o	Renewals of Tier I Operating Permits. The owner or operator of the Tier I source shall attend to the Department for a renewal of the Tier I operating permit at least six (6) months be ighteen (18) months before, the expiration date of the existing Tier I operating permit. To experating permit does not expire before the permit is renewed, the owner or operator is encocation nine (9) months prior to expiration.	efore, bu	it at
04. procedures for c	Changes to Tier I Operating Permits . Sections 380 through 386 provide the requiren hanges at Tier I sources and to Tier I operating permits.	nents and	d)
314. REQU	IRED STANDARD APPLICATION FORM AND REQUIRED INFORMATION.		
01.	General Requirements.	()
a. prescribed by the accordance with	Applications shall be submitted on a form or forms provided by the Department or by oth hese rules or the Department. The application shall be certified by the responsible of Section 123.		
i. operator shall als	If the Tier I source is regulated under 42 U.S.C. Sections 7651 through 76510, the so submit nationally-standardized acid rain forms provided by EPA.	,	or)
b. determine the ap	All information shall be in sufficient detail so that the Department may efficiently and explicability of requirements and make all other necessary evaluations and determinations.	ffectivel	y)

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Provide the calculations on which the information provided under Subsections 314.04.a. through

Cite and describe all applicable requirements affecting the emissions unit; and

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Applicable Requirements.

314.04.e. is based.

05.

a.

	Describe or reference all methods required by each applicable requirement for determining of the emissions unit with the applicable requirement, including any applicable monit disporting requirements or test methods.		
06. applicability of, 7671q or federal	Other Requirements. Other specific information that may be necessary to determin implement or enforce any requirement of the Act, these rules, 42 U.S.C. Sections 7401 th regulations.		
07. seeks a determina Tier I source.	Proposed Determinations of Nonapplicability . Identify requirements for which the appartion of nonapplicability and provide an explanation of why the requirement is not applicable (
08.	Alternative Operating Scenarios.	,)
a.	Identify all requested alternative operating scenarios. ()
b. information requi	Provide a detailed description of all requested alternative operating scenarios. Include a ired by Section 314 that is relevant to the alternative operating scenario.	ıll t	he)
09.	Compliance Certifications.)
a. time the applicati	Provide a compliance certification regarding the compliance status of each emissions unit on is submitted to the Department that:	at t	he)
i.	Identifies all applicable requirements affecting each emissions unit.)
ii.	Certifies the compliance status of each emissions unit with each of the applicable requiremen	its.)
	Provides a detailed description of the method(s) used for determining the compliance status of the each applicable requirement, including a description of any monitoring, recordkeeping, reposit that were used. Also provide a detailed description of the method(s) required for determining the compliance status of the each applicable requirement, including a description of the method(s) required for determining the compliance status of the each applicable requirement, including a description of the method(s) required for determining the compliance status of the each applicable requirement, including a description of the method(s) required for determining the compliance status of the each applicable requirement, including a description of the method(s) required for determining the compliance status of the each applicable requirement, including a description of the method(s) required for determining the compliance status of the each applicable requirement.	orti	ng
iv. requirements.	Certifies the compliance status of the emissions unit with any applicable enhanced moni	torii	ng)
v. certification requ	Certifies the compliance status of the emissions unit with any applicable enhanced compirements.	lian	ce)
vi.	Provides all other information necessary to determining the compliance status of the emission (s un	it.
b. operating permit annually, or more	Provide a schedule for submission of compliance certifications during the term of the . The schedule shall require compliance certifications to be submitted no less frequently frequently if specified by the underlying applicable requirement or by the Department.	Tier th	an)
10.	Compliance Plans. ()
a.	Provide a compliance description as follows:)
i. emissions unit wi	For each applicable requirement with which the emissions unit is in compliance, state the fill continue to comply with the applicable requirement.	at t	he)
ii. permit that does	For each applicable requirement that will become effective during the term of the Tier I ope not contain a more detailed schedule, state that the emissions unit will meet the appl		

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requirement on a timely basis. ()
iii. For each applicable requirement that will become effective during the term of the Tier I operating permit that contains a more detailed schedule, state that the emissions unit will comply with the applicable requirement on the schedule provided in the applicable requirement.
iv. For each applicable requirement with which the emission unit is not in compliance, state that the emissions unit will be in compliance with the applicable requirement by the time the Tier I operating permit is issued or provide a compliance schedule in accordance with Subsection 314.10.b.
b. All compliance schedules shall: ()
i. Include a schedule of remedial measures leading to compliance, including an enforceable sequence of actions and specific dates for achieving milestones and achieving compliance.
ii. Incorporate the terms and conditions of any applicable consent order, judicial order, judicial consent decree, administrative order, settlement agreement or judgment.
iii. Be supplemental to, and shall not sanction noncompliance with, the applicable requirements on which it is based. $($
c. Provide a schedule for submission to the Department of periodic progress reports no less frequently than every six (6) months or at a more frequent period if one (1) is specified in the underlying applicable requirement or by the Department.
11. Trading Scenarios. ()
a. Identify all requested trading scenarios, including alternative emissions limits (bubbles) authorized by Section 440.
b. Provide a detailed description of all requested trading scenarios. Include all the information required by Section 314 that is relevant to the trading scenario and all the information required by Section 440, if applicable. Emissions trades must comply with all applicable requirements.
c. Provide proposed replicable procedures and permit terms that ensure the emissions trades are quantifiable and enforceable. Emissions trades involving emissions units for which the emissions are not quantifiable or for which there are no replicable procedures to enforce the emissions trade shall not be approved.
12. Additional Information. Provide all additional information that the Department determines is necessary for the Department to efficiently and effectively perform its functions. Such functions include, but are not limited to, determining the applicability of requirements for all regulated air pollutants, determining compliance with applicable requirements, developing or defining Tier I operating permit terms and conditions, defining all approved alternative operating scenarios, evaluating excess emissions procedures or making all necessary evaluations and determinations.
315. DUTY TO SUPPLEMENT OR CORRECT APPLICATION.
01. Failure to Submit . Any applicant who fails to submit any relevant facts or who has submitted incorrect information in a permit application shall, upon becoming aware of such failure or incorrect submittal, promptly submit such supplementary facts or corrected information.
Necessary Additional Information . If, while processing an application that has been determined or deemed to be complete, the Department determines that additional information is necessary to evaluate or take final action on that application, the Department may request such information in writing and set a deadline for a response. The applicant shall submit the requested information on or before the deadline set by the Department.

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	Additional Information After Completeness. The applicant shall promptly provide a as necessary to address any requirements that become applicable to the Tier I source after the plication was filed but prior to release of a proposed action.	
	FECT OF INACCURATE INFORMATION IN APPLICATIONS OR FAILURE TO STAILURE TO STAIL	SUBMIT
operation of inaccurate a	ding the shield provisions of Section 325, the owner or operator shall be subject to enforcement at the Tier I source without a Tier I operating permit if the owner or operator submitted an incomplication or the Tier I source is later determined not to qualify for coverage under the condition Tier I operating permit.	mplete o
317. INS	SIGNIFICANT ACTIVITIES.	
unit or activ	Applicability Criteria. This Section contains the criteria for identifying insignificant acts of the Tier I operating permit program. Notwithstanding any other provision of this rule, no vity subject to an applicable requirement shall qualify as an insignificant emission unit or may not exclude from Tier I operating permit applications information that is needed to a facility is major or whether the facility is in compliance with applicable requirements.	emission activity
a.	Presumptively insignificant emission units.	(
i. application.	Except as provided above, the activities listed in this section may be omitted from the	he permi (
(1)	Blacksmith forges.	(
(2) and unloading	Mobile transport tanks on vehicles except for those containing asphalt and not including operations.	g loading (
(3)	Natural gas pressure regulator vents, excluding venting at oil and gas production facilities	s. (
materials an	Storage tanks, reservoirs and pumping and handling equipment of any size, limited ubricating oil, treater oil, hydraulic fluid, vegetable oil, grease, animal fat, aqueous salt solution and processes using appropriate lids and covers where there is no generation of objectionable ticulate matter.	s or othe
(5)	Pressurized storage of oxygen, nitrogen, carbon dioxide, air, or inert gases.	(
(6)	Storage of solid material, dust-free handling.	(
(7)	Boiler water treatment operations, not including cooling towers.	(
(8)	Vents from continuous emission monitors and other analyzers.	(
(9) from which	Vents from rooms, buildings and enclosures that contain permitted emissions units or local ventilation, controls, and separate exhaust are provided.	activitie
(10	Internal combustion engines for propelling or powering a vehicle.	(
(11	Recreational fireplaces including the use of barbecues, campfires and ceremonial fires.	(
(12	Brazing, soldering, and welding equipment and cutting torches for use in cutting metal of the metal do not generate hazardous air pollutants or hazardous air pollutant precursors.	l wherein

(13) Atmospheric generators used in connection with metal heat treating processes using non-hazardous air pollutant metals as the primary raw material.

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_	IISTRATIVE CODE f Environmental Quality	Rules for the Control of Air Po	IDAPA 58.01.01 Ilution in Idaho
(14)	Non-hazardous air pollutant metal finishi	ng or cleaning using tumblers.	()
(15)	Drop hammers or hydraulic presses for fo	orging or metalworking.	()
(16) metals not listed	Electrolytic deposition, used to deposit as the parents of hazardous air pollutants.	brass, bronze, copper, iron, tin, zinc, pr	recious and other
(17) emit volatile org	Equipment used for surface coating, pain ganic compound or hazardous air pollutant.	ting, dipping or spraying operations, exce	ept those that will
(18)	Process water filtration systems.		()
(19) by hand means or device.	Portable electrical generators that can be that it can be moved without the assistance		
(20) the source's prin	Plastic and resin curing equipment, exchange business activity.	ading FRP and provided these activities	are not related to
(21) hazardous air po	Extrusion equipment, metals, minerals, jllutant.	plastics, grain or wood used without so	lvents containing
(22) without solvents	Presses and vacuum forming, for curing containing hazardous air pollutants presen		minating plastics
(23) air pollutants.	Roller mills and calendars for use with r	ubber and plastics without solvents cont	taining hazardous
(24)	Conveying and storage of plastic pellets.		()
(25) blowmolding, ex carbon dioxide,	Plastic compression, injection, and trackcluding acrylics, PVC, polystyrene and re nitrogen, air or inert gas allowed as blowin	lated copolymers and the use of plasticize	sting, pultrusion, zer. Only oxygen, ()
(26)	Plastic pipe welding.		()
(27)	Wax application in either a molten state of	or aqueous suspension.	()
insulation to bu landscaping and	Plant maintenance and upkeep including equipment, preparation for and painting ildings in accordance with applicable envil groundskeeping activities. Provided these related to the source's primary business act	g of structures or equipment, retarring ronmental and health and safety require e activities are not conducted as part of	g roofs, applying ements and lawn, a manufacturing
(29) review by the pe	Agricultural activities on a facility's propermitting authority.	operty that are not subject to registration	on or new source
	Maintenance of paved streets and parteeping of streets and paved surfaces. Provi 7, do not otherwise trigger a permit modification 808.	ded these activities are not related to the	source's primary

(31)

Ultraviolet curing processes.

(32) Hot melt adhesive application with no volatile organic compounds or hazardous air pollutants in the adhesive formula. (

)

(33) detergents excep	Laundering, dryers, extractors, tumblers for fabrics, using water solutions of bleach of for boilers.	and/o	or)
(34)	Steam cleaning operations.	()
(35)	Steam sterilizers.	()
(36) providing food s	Food service activities including cafeterias, kitchen facilities and barbecues located at a source on premises.	irce fo	or)
(37)	Portable drums and totes.	()
(38) activities.	Fluorescent light tube and aerosol can crushing in units designed to reduce emissions from	n the	se)
(39)	Flares used to indicate danger to the public.	()
(40) activities are not VI of the Clean	General vehicle maintenance including vehicle exhaust from repair facilities provided related to the source's primary business activity and do not have applicable requirements und Air Act.		
(41) equipment.	Comfort air conditioning or air cooling systems, not used to remove air contaminants from s	specif (ic)
(42) safety valves, an	Natural draft hoods, natural draft stacks, or natural draft ventilators for sanitary and storm d storage tanks subject to size and service limitations expressed elsewhere in this section.	drain (s,)
(43)	Natural and forced air vents for bathroom/toilet facilities.	()
(44)	Office activities.	()
(45) equipment used	Equipment used for quality control/assurance or inspection purposes, including sa exclusively to withdraw materials for laboratory analyses and testing.	mplir (ıg)
(46) including fire dr	Fire suppression systems and similar safety equipment and equipment used to train firefill pits.	fighte (rs)
(47) source's busines	Materials and equipment used by, and activity related to operation of infirmary; infirmary is activity except equipment affected by the radionuclide NESHAP.	not th	ie)
(48) compliance with	Satellite Accumulation Areas (SAAs) and Temporary Accumulation Areas (TAAs) mana RCRA.	aged :	in)
(49) sanding, planing concrete, paper s	Equipment for carving, cutting, routing, turning, drilling, machining, sawing, surface gray, buffing, shot blasting, sintering, or polishing: Ceramics, glass, leather, metals, plastics, stock, or wood provided that these activities are not conducted as part of a manufacturing processor.	rindin rubbe eess.	g, r,
(50) limitation, e.g., i	Oxygen, nitrogen, or rare gas extraction and liquefaction equipment subject to other executernal and external combustion equipment.	emptic	n)
(51) power generatin	Slaughterhouses, such as rendering cookers, boilers, heating plants, incinerators, and eleg equipment.	ectric (al)
(52)	Ozonation equipment.	()

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emissio	(53) ns units r	Temporary construction activities at a facility provided that the installation or modific must comply with all applicable federal, state, and local rules and regulations.	ation (of)
	(54)	Batch loading and unloading of solid phase catalysts.	()
	(55)	Pulse capacitors.	()
	(56)	Gas cabinets using only gases that are not regulated air pollutants.	()
the proc	(57) cess.	CO2 lasers, used only on metals and other materials which do not emit hazardous air pollu	utants (in)
	(58)	Structural changes not having air contaminant emissions.	()
fat, and	(59) non-vola	Equipment used to mix, package, store and handle soaps, lubricants, vegetable oil, grease title aqueous salt solutions, provided appropriate lids and covers are utilized.	, anin (nal)
		Photographic process equipment by which an image is reproduced upon material sense, s.g., blueprint activity, photocopiers, mimeograph, telefax, photographic developing, and mictivities are not related to the source's primary business activity.		
	(61)	Pharmaceutical and cosmetics packaging equipment.	()
activity	(62)	Paper trimmers/binders provided these activities are not related to the source's primary	busine (ess)
chemica	(63) al analysi	Bench-scale laboratory equipment and laboratory equipment used exclusively for phys, including associated vacuum producing devices but excluding research and development for		
	(64)	Repair and maintenance shop activities not related to the source's primary business activity	7. ()
recyclin	(65) ng, provid	Handling equipment and associated activities for glass and aluminum which is destined these activities are not related to the source's primary business activity.	ined 1	for)
	(66)	Hydraulic and hydrostatic testing equipment.	()
	(67)	Batteries and battery charging stations, except at battery manufacturing plants.	()
	(68)	Porcelain and vitreous enameling equipment.	()
	(69)	Solid waste containers.	()
	(70)	Salt baths using nonvolatile salts that do not result in emissions of any regulated air polluta	nts.)
	(71)	Shock chambers.	()
	(72)	Wire strippers.	()
	(73)	Humidity chambers.	()
	(74)	Solar simulators.	()
	(75)	Environmental chambers not using hazardous air pollutant gases.	()

		IDAF f Environmental Quality Rules for the Control of Air Pollution	PA 58.01 on in Ida	
	(76)	Totally enclosed conveyors not including transfer points.	(
	(77)	Steam vents and safety relief valves.	()
	(78)	Air compressors, pneumatically operated equipment, systems, and hand tools.	()
	(79)	Steam leaks.	()
	(80)	Boiler blow-down tank.	()
	(81)	Salt cake mix tanks at pulp mills.	()
	(82)	Digester chip feeders at pulp mills.	()
	(83)	Weak liquor and filter tanks at pulp mills.	()
	(84)	Process water and white water storage tanks at pulp mills.	()
(deaerat	(85) tion) of v	Demineralizer water tanks, demineralization, demineralizer vents, and oxygen water.	scavens	ging)
	(86)	Clean condensate tanks.	()
	(87)	Alum tanks.	()
	(88)	Broke beaters, repulpers, pulp and repulping tanks, stock chests and pulp handling.	()
	(89)	Lime and mud filtrate tanks.	()
	(90)	Hydrogen peroxide tanks.	()
	(91)	Lime mud washer.	()
	(92)	Lime mud filter.	()
handling	(93) g.	Hydro and liquor clarifiers or filters and storage tanks and associated pumping,	piping,	and
	(94)	Lime grits washers, filters, and handing.	()
	(95)	Lime silos and feed bins.	()
	(96)	Paper forming.	()
	(97)	Starch cooking.	()
	(98)	Pulp stock cleaning and screening.	()
	(99)	Paper winders or other paper converting equipment.	()
	(100)	Sludge dewatering and wet sludge handling.	()
	(101)	Screw press vents.	()
	(102)	Pond dredging.	()
	(103)	Polymer tanks and storage devices and associated pumping and handling equipment, us	ed for so	olids

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dewateri	ng and fl	locculation.	()
to, but no	(104) ot consid	Non-PCB oil filled circuit breakers, oil filled transformers and other equipment that is analered to be, a tank.	ilogou (ıs)
	(105)	Lab-scale electric or steam-heated drying ovens and autoclaves.	()
systems.	(106)	Sewer manholes, junction boxes, sumps and lift stations associated with waste water tre	atmer (ıt)
	(107)	Water cooling towers processing exclusively noncontact cooling water.	()
	(108)	Paper coating and sizing.	()
	(109)	Process waste water and ponds.	()
	(110)	Outdoor firearms practice ranges.	()
	b.	Insignificant activities on the basis of size or production rate.	()
production and active	i. on rate. U vities are	This section contains lists of units or activities that are insignificant on the basis of sure and activities listed in this section must be listed in the permit application. The following determined to be insignificant based on their size or production rate:		
		Operation, loading and unloading of storage tanks and storage vessels, with lids or and less than two hundred sixty (260) gallon capacity thirty five cubic feet (35cft), heated end to avoid solidification if necessary.		
		Operation, loading and unloading of storage tanks, not greater than one thousand one hapacity, with lids or other appropriate closure, not for use with hazardous air pollutants, maindred fifty (550) mm Hg.		
twenty-c	one (21) d	Operation, loading and unloading of volatile organic compound storage tanks, ten the capacity or less, with lids or other appropriate closure, vp not greater than eighty (80) mm degrees C. Operation, loading and unloading of gasoline storage tanks, ten thousand (10,000) with lids or other appropriate closure.	ı Hg a	at
storage t	(4) anks, ves	Operation, loading and unloading storage of butane, propane, or liquefied petroleum gas seel capacity under forty thousand (40,000) gallons.	(LPG)),)
propane,	(5) and/or I	Combustion source, less than five million (5,000,000) Btu/hr, exclusively using natural gas, LPG.	butane ())
containii for other		Combustion source, less than five hundred thousand (500,000) Btu/hr, using any commercian four-tenths percent (.4%) by weight sulfur for coal or less than one percent (1%) by weight	ial fue t sulfu (ır)
fuel oil.	(7)	Combustion source, of less than one million (1,000,000) Btu/hr, if using kerosene, No. 1 or	r No. (2
wood, w	(8) ood wast	Combustion source, not greater than five hundred thousand (500,000) Btu/hr, if burning te or waste paper.	g wast (e)
	(9)	Welding using not more than one (1) ton per day of welding rod.	()
(.25%) f	(10) ree pheno	Foundry sand molds, unheated and using binders with less than twenty-five hundredths pol by sand weight.	percer (ıt)

(11)	"Parylene" coaters using less than five hundred (500) gallons of coating per year.	()
(12) Inks, coatings, a	Printing and silkscreening, using less than two (2) gallon/day of any combination of the dhesives, fountain solutions, thinners, retarders, or nonaqueous cleaning solutions.	e following () j:
	Water cooling towers and ponds, not using chromium-based corrosion inhibitors, nor condensers, not greater than ten thousand (10,000) gpm, not in direct contact with gased containing regulated air pollutants.	ot used with ous or liquid	h d)
(14)	Combustion turbines, of less than five hundred (500) HP.	()
(15)	Batch solvent distillation, not greater than fifty-five (55) gallons batch capacity.	()
(16) (20,000,000) ga	Municipal and industrial water chlorination facilities of not greater than twendlons per day capacity. The exemption does not apply to waste water treatment.	nty millio	n)
(17)	Surface coating, using less than two (2) gallons per day.	()
(18) five million (5,0	Space heaters and hot water heaters using natural gas, propane or kerosene and generation (000,000) Btu/hr.	ng less that	n)
(19) dispensing of ac	Tanks, vessels, and pumping equipment, with lids or other appropriate closure for queous solutions of inorganic salts, bases and acids excluding:	storage o	or)
(a)	Ninety-nine percent (99%) or greater H2SO4 or H3PO4.	()
(b)	Seventy percent (70%) or greater HNO3.	()
(c)	Thirty percent (30%) or greater HC1.	()
(d) compounds.	More than one (1) liquid phase where the top phase is more than one percent (1%) vola	atile organi (.c)
	Equipment used exclusively to pump, load, unload, or store high boiling point organitial boiling point (IBP) not less than one hundred fifty (150) degrees C or vapor press 5) mm Hg at twenty-one (21) degrees C with lids or other appropriate closure.		
(21)	Smokehouses under twenty (20) square feet.	()
(22) volatile organic	Milling and grinding activities, using paste-form compounds with less than one pecompounds.	ercent (1%	j)
(23)	Rolling, forging, drawing, stamping, shearing, or spinning hot or cold metals.	()
(24) compounds.	Dip-coating operations, using materials with less than one percent (1%) volation	, -	ic)
(25) organic compou	Surface coating, aqueous solution or suspension containing less than one percent (1 nds.	%) volatil (.e)
(26) volatile organic insignificant.	Cleaning and stripping activities and equipment, using solutions having less than one p compounds by weight. On metallic substrates, acid solutions are not considered for	or listing a	
(27) lubricant is less	Storage and handling of water based lubricants for metal working where the organic contain ten percent (10%) .	ontent of th	e)

(28) (1,000,000) gallo	Municipal and industrial waste water chlorination facilities of not greater than one ons per day capacity.	milli (on)
(29) treating waste fro	Domestic sewage treatment ponds with average flowrates less than four hundred (400) om less than three thousand (3000) people from non-residential sources.	gpm (or)
	An emission unit or activity with potential emissions less than or equal to the significant en Section 006 and actual emissions less than or equal to ten percent (10%) of the levels contained definition of significant and no more than one (1) ton per year of any hazardous air pollutations.	ained	
318 320.	(RESERVED)		
	OPERATING PERMIT CONTENT. Sections 321 through 336 is to mandate and authorize the contents of Tier I operating permits.	. ()
All Tier I operate enforce, the foll	DARD CONTENTS OF TIER I OPERATING PERMITS. ting permits shall contain and the Department shall have the authority to impose, implem lowing elements for all permitted operating scenarios and emissions trading scenarios. For included in the Tier I operating permit in the same manner as stack emissions.		
01. limitations and s compliance with applicable to the	Emission Limitations and Standards . All Tier I operating permits shall contain extandards, including, but not limited to, those operational requirements and limitations that a the applicable requirements identified in the application, or determined by the Department source.	t assu	ıre
	Authority for and Form of Terms and Conditions . All Tier I operating permits shall specing of and authority for each term or condition, and identify any difference in form as compuirement upon which the term or condition is based.		
	Terms or Conditions for Applicable Requirements . All Tier I operating permits shall comit term or condition for every applicable requirement specifically identified in the applicable Department to be applicable to the source.		
the applicant and of the source, co	Alternative Operating Scenarios. All Tier I operating permits shall contain terms and contains with all applicable requirements for each alternative operating scenario that was request approved by the Department, including, but not limited to, a requirement that the owner or contemporaneously with making a change from one (1) operating scenario to another, receptating scenario log located and retained at the permitted facility.	sted operat	by tor
05.	Trading Scenarios.	()
a. requested by the ensure that any e	All Tier I operating permits shall contain terms and conditions for each trading scenario the applicant and approved by the Department including, but not limited to, terms and conditions emission trade is quantifiable, accountable, enforceable and based on replicable procedures.		
b. economic incentiare provided for	The Tier I operating permit shall state that no permit revision shall be required under arrives, marketable permits, emissions trading, and other similar programs or processes for changin the permit.		
	The Tier I operating permit shall, at a minimum, include a requirement that the owner or opermporaneously with making a change from one (1) trading scenario to another, record the charlog located and retained at the permitted facility and provide notice to the Department in accounts.	nge ir	n a

	06.	Monitoring . All Tier I operating permits shall contain the following with respect to monitoring (g:)	
operatin	a. g permit;	Sufficient monitoring to ensure compliance with all of the terms and conditions of the T	ier I	
requiren	b. nents;	All emissions monitoring and analysis procedures or test methods required under the applic	able	
relevant reported	time per pursuan	If the applicable requirement does not require specific periodic testing or monitoring, terms ring periodic monitoring, recordkeeping, or both, that is sufficient to yield reliable data for iods that are representative of the emissions unit's compliance with the Tier I operating permit to Subsection 322.08, and ensuring the use of terms, test methods, units, averaging periods, onventions consistent with the applicable requirement; and	r the it, as	:
installat	d. ion of mo	Requirements that the Department determines are necessary, concerning the use, maintenance onitoring equipment or methods.	and	
requiren	07. nents rega	Recordkeeping . All Tier I operating permits shall incorporate by reference all applicarding recordkeeping and require all of the following:	cable	
operatin	a. g permit.	Sufficient recordkeeping to assure compliance with all of the terms and conditions of the T	ier I	
	b.	Recording of monitoring information including but not limited to the following: ()	
	i.	The date, place (as defined in the Tier I operating permit) and time of sampling or measurement (nts;	
	ii.	The date(s) analyses were performed; ()	
	iii.	The company or entity that performed the analyses; ()	
	iv.	The analytical techniques or methods used; ()	1
	v.	The results of such analyses; and ()	
	vi.	The operating conditions existing at the time of sampling or measurement. ()	
not lim	ited to a	Retention of all monitoring records and support information for a period of at least five (5) yethe monitoring sample, measurement, report or application. Supporting information includes be all calibration and maintenance records and all original strip-chart recordings for continumentation and copies of all reports required by the Tier I operating permit.	ut is	
regardin		Reporting . All Tier I operating permits shall incorporate by reference all applicable requirement and require all of the following:	nents	
permit.	a.	Sufficient reporting to assure compliance with all of the terms and conditions of the Tier I opera (ating)	
with the	e require	Prompt reporting of deviations from permit requirements including, but not limited to, to excess emissions. If the deviation is an excess emission, the report shall be submitted in accord ments of Sections 130 through 136. For all other deviations, the report shall be submitted Subsection 322.08.c. unless the permit specifies another time frame. The reports shall described found deviations and any corrective actions or preventative measures taken.	ance d in	;

Submittal of reports for any required monitoring at least every six (6) months. All instances of

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c.

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deviations from Tier I operating permit requirements, which include monitoring, recordkeeping, and reporting, must

be clearly identifi	ied in such reports. All required reports must be certified in accordance with Section 123.	()
09. to assure complia	Testing. All Tier I operating permits shall contain terms and conditions requiring sufficient ance with all of the terms and conditions of the Tier I operating permit.	testing
10. conditions regard including all of the	Compliance Schedule and Progress Reports. All Tier I operating permits shall contain tending the compliance plan submitted in the application in accordance with Subsection the following:	
a. issuance, terms a the following:	For each applicable requirement for which the source is not in compliance at the time of the nd conditions consistent with the compliance schedule submitted by the applicant including	
i. actions and speci	A schedule of remedial measures leading to compliance including an enforceable sequence fic dates for achieving the milestones and achieving compliance.	ence of
ii. frequently than e requirement or by	A requirement that the permittee submit periodic progress reports to the Department revery six (6) months or at a more frequent period if one is specified in the underlying apply the Department.	
applicant or in th	A requirement that any progress report shall include a statement of when the mileston or will be achieved, an explanation of why any dates in the compliance schedule submitted terms or conditions of the Tier I operating permit were not or will not be met and a dy preventative or corrective measures undertaken by the permittee.	by the
iv. administrative or	All terms and conditions of any applicable consent order, judicial order, judicial consent der, settlement agreement or judgment.	decree,
v. and do not sanction	A statement that the terms and conditions regarding the compliance schedule are suppleme on noncompliance with, the underlying applicable requirement.	ntal to,
b. permit and that re	For each applicable requirement that will become effective during the term of the Tier I opequires a detailed compliance schedule, the permit shall include such compliance schedule.	
c. permit that does shall meet, on a ti	For each applicable requirement that will become effective during the term of the Tier I op not require a detailed compliance schedule, the permit shall include a statement that the pe imely basis, all such applicable requirements.	
11. compliance certif follows:	Periodic Compliance Certifications . Each Tier I operating permit shall require submarcations during the term of the permit for each emissions unit to the Department and the I	ittal of EPA as ()
a. annually, or more	Compliance certifications for all emissions units shall be submitted no less frequently frequently if specified by the underlying applicable requirement or by the Department.	ly than
b. contained in the standards and wo	The compliance certification for each emissions unit shall address all of the terms and con Tier I operating permit that are applicable to such emissions unit including emissions limit rk practices.	
с.	The compliance certification shall be in an itemized format providing the following information	tion:
i. certification;	The identification of each term or condition of the Tier I operating permit that is the basis	of the

The identification of the method(s) or other means used by the owner or operator for determining

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ii.

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	status with each term and condition during the certification period. Such methods and other a minimum, the methods and means required under Subsections 322.06, 322.07, and 322.08;	means
certification shal shall identify eacidentify as possi	The status of compliance with the terms and conditions of the Tier I operating permit for the certification, including whether compliance during the period was continuous or intermitted be based on the method or means designated in Subsection 322.11.c.ii. above. The certification and take it into account in the compliance certification. The certification shall be exceptions to compliance any periods during which compliance is required and in wheel dance as defined under 40 CFR Part 64 occurred; and	nt. The fication all also
iv. emissions unit.	Such information as the Department may require to determine the compliance status	of the
d. compliance certif	All original compliance certifications shall be submitted to the Department and a copy fications shall be submitted to the EPA;	of al
12.	Permit Conditions Regarding Acid Rain Allowances.	(
a.	A permit condition prohibiting emissions exceeding any allowances that the source lawfully	holds.
	No limit shall be placed on the number of allowances held by the source and no permit red for increases in emissions that are authorized by allowances acquired pursuant to the act that such increases do not require a permit revision under any other applicable requirement	cid rair
c. applicable require	The source may not, however, use allowances as a defense to noncompliance with an ement.	y othe
d. 72 and 40 CFR P	Any such allowance shall be accounted for according to the procedures established in 40 Cl art 73.	FR Par
	Permit Duration . Each Tier I operating permit shall state that it is effective for a fixed term that during the first four (4) years after EPA approval of the Tier I operating permit programed with an initial term of three (3) years to five (5) years unless the Tier I source is also a F	am, the
14. necessary for app	Other Specific Requirements. Any terms or conditions determined by the Departmen proval of the Tier I operating permit.	t to be
15. following:	General Requirements. Each Tier I operating permit shall contain provisions statis	ing the
	The permittee shall comply with all conditions of this permit. Any permit noncomlation and is grounds for enforcement action; for permit revocation, termination, revocation; or for denial of a permit renewal application.	pliance ion and
b. reduce any activi	It shall not be a defense in an enforcement action that it would have been necessary to ty in order to maintain compliance with the terms and conditions of this permit.	halt o
c.	This permit may be revised, revoked, reopened and reissued, or terminated for cause.	(
d. termination, or of	The filing of a request by the permittee for a permit revision, revocation and reissua f a notification of planned changes or anticipated noncompliance does not stay any permit con	

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e.	This permit does not convey any property rights of any sort, or any exclusive privilege.	()
	The permittee shall furnish all information requested by the Department, within a reasonable nent may request in writing to determine whether cause exists for modifying, revoking and reasonable permit or to determine compliance with the permit.		
g. this permit.	Upon request, the permittee shall furnish to the Department copies of records required to be	kept l))
h. is held invalid, the affected thereby.	The provisions of this permit are severable, and if any provision of this permit to any circumhe application of such provision to other circumstances, and the remainder of this permit shall	nstand l not l (ce ce)
i.	The permittee shall comply with Sections 380 through 386 as applicable.	()
j. permit, including	Unless specifically identified as a "State Only" provision, all terms and conditions in tg any terms and conditions designed to limit a source's potential to emit, are enforceable:	the th	is)
i.	By the Department in accordance with State law; and	()
ii.	By the United States or any other person in accordance with Federal law.	()
	Provisions specifically identified as a "State Only" provision are enforceable only in accordate Only" provisions are those that are not required under the Federal Clean Air Act or under quirements or those provisions adopted by the State prior to federal approval.		
l. representative of	Upon presentation of credentials, the permittee shall allow the Department or an aut of the Department to do the following:	horize (bs (
i. conducted, or wl	Enter upon the permittee's premises where a Tier I source is located or emissions-related achiere records are kept under the conditions of this permit;	tivity (is)
ii. permit;	Have access to and copy, at reasonable times, any records that are kept under the conditions	s of th	is)
iii. equipment), prac	Inspect at reasonable times any facilities, equipment (including monitoring and air pollution etices, or operations regulated or required under this permit; and	contr (ol)
iv. ensuring compli	Sample or monitor at reasonable times substances or parameters for the purpose of determinance with this permit or applicable requirements.	ning (or)
m.	Nothing in this permit shall alter or affect the following:	()
i. imminent and su	Any administrative authority or judicial remedy available to prevent or terminate emerger abstantial dangers;	ncies (or)
ii. to or at the time	The liability of an owner or operator of a source for any violation of applicable requiremen of permit issuance;	ıts pri	or)
iii.	The applicable requirements of the acid rain program, consistent with 42 U.S.C. Section 765	51g(a));
iv.	The owner or operator's duty to provide information.	()
n.	The owner or operator of a Tier I source shall pay registration fees to the Department in account through 300, which are hereby incorporated by reference	ordan	ce

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comply	o. with Sect	All documents submitted to the Department shall be certified in accordance with Section 124.	123 and
terms an	nd condit	If a timely and complete application for a Tier I operating permit renewal is submitted, to issue or deny the renewal permit before the end of the term of the previous permit, then tions of the previous permit including any permit shield that may have been granted pursuemain in effect until the renewal permit has been issued or denied.	all the
accordar in accor	nce with the dance with	The permittee shall promptly report deviations from permit requirements including, but not able to excess emissions. If the deviation is an excess emission, the report shall be submittee requirements of Sections 130 through 136. For all other deviations, the report shall be subth Subsection 322.08.c. unless the permit specifies another time frame. The reports shall descent found and any corrective actions or preventative measures taken.	itted in bmitted
323. 3	324.	(RESERVED)	
325. Each Tie		IONAL CONTENTS OF TIER I OPERATING PERMITS PERMIT SHIELD. ting permit shall include provisions stating:	()
	01. g those a of the fol	General Permit Shield . Compliance with the terms and conditions of the Tier I operating applicable to all alternative operating scenarios and trading scenarios, shall be deemed complowing:	
I operati	a. ing permi	Applicable requirements as of the date of permit issuance that are specifically identified in a stand have a corresponding term or condition in the Tier I operating permit.	the Tier
followin	b. ig criteria	Non-applicable requirements. For a requirement to be a non-applicable requirement, all a must be met:	of the
applicat	i. ion.	The permittee must have provided the information required by Subsection 314.08.b.	in the
requiren	ii. nent.	The requirement must be specifically identified in the Tier I operating permit as a non-app	olicable
permit a	iii. pplicatio	The requirement must have been determined by the Department, in writing and in acting n or revision, to not be applicable to the Tier I source.	on the
	iv.	Tier I operating permit must include the Department's determination or a concise summary to	hereof.
through	02. 386 may	Limitation on Permit Shield. Permit revisions and other actions authorized by Section eliminate, modify or suspend the permit shield.	ons 300
326 3	331.	(RESERVED)	
332.	EMERO	GENCY AS AN AFFIRMATIVE DEFENSE REGARDING EXCESS EMISSIONS.	
brought are met.	01. for nonc	General . An emergency, as defined in Section 008, constitutes an affirmative defense to are compliance with such technology-based emission limitation if the conditions of Subsection	
through	02. properly	Demonstration of Emergency . The affirmative defense of emergency shall be demonsigned, contemporaneous operating logs, or other relevant evidence that:	nstrated
	a.	An emergency occurred and that the permittee can identify the cause(s) of the emergency;	()

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b	·.	The permitted facility was at the time being properly operated;	()
Department permit; and	nt, to m	During the period of the emergency, the permittee took all reasonable steps, as determined inimize levels of emissions that exceeded the emission standards, or other requirements		
description	he time n of the	The permittee submitted written notice of the emergency to the Department within two (2) we when emission limitations were exceeded due to the emergency. This notice must con emergency, any steps taken to mitigate emissions, and corrective actions taken. Compliance the written reporting requirements under Section 135 and Subsection 322.15.q.	ntain	a
		Burden of Proof . In any enforcement proceeding, the permittee seeking to establish the occuras the burden of proof.	ırrenc (e)
0 applicable	4. require	Applicability . Section 332 is in addition to any emergency or upset provision contained ment.	in an	y)
333 334	4.	(RESERVED)		
335. G	GENER	AL TIER I OPERATING PERMITS AND AUTHORIZATIONS TO OPERATE.		
	particip	Issuance of General Tier I Operating Permits . The Department may, after notice and opportunity operation provided in accordance with Section 364, issue a general Tier I operating permit co sources.		
0	2.	Contents of General Tier I Operating Permits. Each general Tier I operating permit:	()
a	•	Shall include all terms and conditions identified in Sections 322 and 325.	()
b operating		Shall include specific criteria by which sources may qualify for coverage under the general and	Tier (I)
	that suc	May provide for applications which deviate from the requirements of Sections 311 through applications meet all other requirements of 42 U.S.C. 7661 through 7661f and inclusively to determine qualification for, and to ensure compliance with, the general Tier I open	ide al	11
		Applications for Authorizations to Operate. The owner or operator of a Tier I source may on to operate under the terms and conditions of a general Tier I operating permit by:	apply	y)
operating	nas deter permit	Stating in the application submitted pursuant to Sections 311 through 315 that the own rmined that the Tier I source qualifies for coverage under a specifically identified general and that the owner or operator requests that operations of the Tier I source be authorized unfied general Tier I operating permit; or	Tier	I
b operating		Complying with the specific application requirements, if any, provided in the general	Tier (I)
procedures	s require	Procedures for Issuing Authorizations to Operate . Without repeating the public particle dunder Section 364, the Department shall issue an authorization to operate a Tier I source us field general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I source qualified general Tier I operating permit if the Department determines that the Tier I operated general Tier I	inder	a
agency ac	tion for	Review of Authorizations to Operate . The issuance of an authorization to operate shall be purposes of administrative and judicial review of the authorization. The general Tier I operate subject to administrative or judicial review upon the issuance of an authorization to operate	eratin	

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under th	06. ne acid rai	Phase II Sources . General Tier I operating permits shall not be authorized for Phase II in program unless otherwise provided in 40 CFR Part 72.	source (es)
336.	TIER I	OPERATING PERMITS FOR TIER I PORTABLE SOURCES.		
	01.	Issuance of Tier I Operating Permits for Portable Tier I Sources.	()
operatio	a. ons of a po	The Department may issue a single Tier I operating permit authorizing emissions from ortable Tier I source by the owner or operator at multiple temporary locations.	simila (ar)
Tier I so	b. ource duri	The operation must be temporary and involve at least one (1) change of location for the png the term of the Tier I operating permit.	ortabl (le)
	02.	Phase II Sources. No Phase II source shall be permitted as a portable Tier I source.	()
portable	03. Tier I so	Contents of Tier I Operating Permits for Portable Tier I Sources. Tier I operating permurces shall include the following:	nits fo	or)
location	a. s;	Terms and conditions that will ensure compliance with all applicable requirements at all auti	horize (:d)
each cha	b. ange in lo	Requirements that the owner or operator notify the Department at least ten (10) days in advecation in accordance with Section 500; and	ance o	of)
	c.	All terms and conditions identified in Sections 322 and 325 through 332.	()
337 3	359.	(RESERVED)		
360. The pur operatin		ARD PROCESSING OF TIER I OPERATING PERMIT APPLICATIONS. Sections 360 through 369 is to establish standard procedures and requirements for processing standard procedures.	g Tier () . I
361.	COMPI	LETENESS OF APPLICATIONS.		
comply	01. with Sect	Criteria for Completeness . Except as otherwise provided by these rules, the application 314 including that the information must be in sufficient detail.	n mu	st)
applicar fails to complet	send the	Timelines for Determinations of Completeness. The Department shall send written notice her the application is complete within sixty (60) days of receiving the application. If the Department notice to the applicant within sixty (60) days of receipt, the application shall be only the application of the application o	artmei	nt
	03.	Effects of Completeness Determination.	()
361.02.	a.	The submittal of a complete application activates the application shield provided by Sub	sectio	n)
construc	b. et require	The submittal of a complete Tier I operating permit application shall not affect the perments of Sections 200 through 225 or 42 U.S.C. Sections 7401 through 7515.	rmit t	to)
of the co	c. ompletene	The timelines for final agency action provided in Subsections 367.02 and 367.03 begin on tess determination.	he dat	te)
362.	TECHN	NICAL MEMORANDUMS FOR TIER I OPERATING PERMITS.		

Memorandum for Draft Permit. As part of its review of the Tier I operating permit application,

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01.

the Department shall prepare a technical memorandum that sets forth the legal and factual basis for t	the draft Tier I
operating permit terms and conditions (including references to the applicable statutory or regulatory	provisions) or
the draft denial.	()

- **02.** Revised Memorandum for Proposed Permit. If the Department revises its analysis, its conclusions or the terms or conditions of the Tier I operating permit in response to public comment, the Department may revise the technical memorandum for the proposed permit or the proposed denial.
- **03. Release of Memorandum**. The technical memorandum(s) shall be made available to the public in accordance with Section 364 and sent to the EPA with the proposed Tier I operating permit or proposed denial.

363. PREPARATION OF DRAFT PERMIT OR DRAFT DENIAL.

Except as otherwise provided in these rules, the Department shall prepare a draft permit or draft denial as promptly as practicable or one hundred twenty (120) days before the deadline for final action, whichever is earlier.

364. PUBLIC NOTICES, COMMENTS AND HEARINGS.

- **01. Generally.** Except as otherwise provided in these rules, all Tier I operating permit proceedings shall provide for public notice and public comment, including offering an opportunity for a hearing, on a draft permit or on a draft denial.
- **02. Public Comment Package**. A public comment package including the draft permit or draft denial, the technical memorandum and the application shall be prepared and distributed to appropriate public locations, the applicant and affected States.
- **03. Giving Notice.** Notice shall be given: by publication in a newspaper of general circulation in the area where the Tier I source is located or in a State publication designed to give general public notice; by mailing the notice to persons on a mailing list developed by the Department, including those who request in writing to be on the list; by mailing the notice to all affected States; and by other means if necessary to ensure adequate notice to the affected public.
- **O4. Content of the Notice.** The notice shall identify the affected facility; provide the name and address of the permittee; provide the name and address of the Department processing the application; identify the draft permit action; identify the emissions change if the permit action is a permit revision or reopening; provide the locations where the public may locate a copy of the public comment package; provide the name, address, and telephone number of a person from whom interested persons may obtain additional information that is relevant to the permit decision by filing a written public documents request and paying any costs; provide a brief description of the comment procedures, including the deadline for comments and the name and address of the person to whom written comments must be delivered; and state the time and place of any hearing that has been scheduled or provide information regarding how a person may request a hearing.

05. Public Comment Procedures. ()

- a. The Department shall provide at least thirty (30) days for public comment.
- **b.** The Department may designate the person to receive written comments. ()
- c. The Department shall give notice of any public hearing at least thirty (30) days in advance of the hearing.
- **d.** The public hearing, if any, shall be an informal meeting, conducted by a hearing officer designated by the Department and transcribed. Written comments or supporting documents may be submitted during the hearing.
- **e.** The public comments and additional information received during the comment period shall be available to the public upon the filing of a written public documents request and the payment of any costs. ()

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365. PREPARATION OF PROPOSED PERMIT OR PROPOSED DENIAL.

		Timeline . Except as otherwise provided by these rules, the Department shall prepare a pred denial within thirty (30) days after the close of the public comment period, unless the Department is required to evaluate comments and information received.		
a writte	02. n public o	Availability . The proposed permit or proposed denial shall be available to the public upon the documents request and the payment of any costs.	e filii (ng)
		Notice to Affected States . If the Department refuses to accept all recommendations that an a during the public comment period, the Department shall send a copy of the notice sent to Subsection 366.01.d. to the affected State that submitted the recommendation.		
366.	EPA RI	EVIEW PROCEDURES.		
its oppo	01. ortunity to	Submittal of Proposal to EPA . Except as otherwise provided in these rules and unless EPA review a proposed permit, the Department will transmit the following to EPA:	waiv (es)
	a.	The proposed permit or proposed denial.	()
	b.	The technical memorandum, as revised if appropriate.	()
		The application including all supplements and corrections submitted by the applicant, unlumitted the information under a claim of confidentiality or unless the Department has entered EPA to submit only a summary form and relevant portions of the permit application.		
acceptin	ng any su	Notice of any refusal by the Department to accept all recommendations for the proposal the mitted during the public comment period. The notice shall include the Department's reasons characteristic. The Department is not required to accept recommendations that are not unirements.	for n	ot
	02.	Opportunity for EPA Objection.	()
of recei	a. pt of the t	EPA may submit to the Department a written objection to the proposal within forty-five (4: transmittal identified in Subsection 366.01.	5) da _?	ys)
condition	b. ons that th	The written objection shall state the EPA's reasons for the objection and provide the term Tier I operating permit must include to respond to the objection or state that the permit n		
	c.	EPA shall provide a copy of the written objection to the applicant.	()
determi	nes that th	Response to EPA Objections. Within ninety (90) days of receiving a written objection from thall prepare a revised proposal and submit it to EPA in accordance with Subsection 366.01. The revised proposal is objectionable, the Department will review the permit action taken by E e final permit action in accordance with Section 367.	If EP	Ά
	04.	Public Petitions to EPA.	()
within s	a. sixty (60)	If the EPA does not object in writing under Subsection 366.02, any person may petition the days after the expiration of the EPA's forty-five (45) day review period to make such objection		'A)
raised v	b. with spec trates tha	Any such petition shall be based only on objections to the draft permit or draft denial the cificity during the public comment period provided for in Section 364 unless the pet tit was impracticable to raise such objections within such period, or unless the grounds for	tition	er

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objection a	rose after such period.	()
c. filed under	If the EPA objects to the proposal in accordance with Subsection 366.02 as a result of a Subsections 366.04.a. and 366.04.b., the Department shall:	petition ()
and Depart	Not issue a permit action until EPA's objection has been resolved, except that a petition for ay the effectiveness of a Tier I operating permit or its requirements pending EPA's review of the permit review of the objection if the Tier I operating permit was issued by the Department after the ve (45) day review period and prior to an EPA objection initiated by a petition.	petition
ii.	Process the objection in accordance with Subsection 366.03.	()
367. A	CTION ON APPLICATION.	
01 portion the	. Issuance Conditions . Except as otherwise provided by these rules, a Tier I operating permit reof, may be issued only if all of the following conditions have been met:	or any
a.	The owner or operator has submitted a complete application in accordance with Section 361	()
b. with Section	The public has been provided notice and opportunities for comment and a hearing in accordance 364.	ordance
c.	Affected States have been provided notice in accordance with Section 364 and Subsection 3	65.03.
d. including p	The terms and conditions of the Tier I operating permit comply with Sections 321 throuroviding for compliance with all applicable requirements.	gh 336
e. responded	The EPA has been provided with the proposal and an opportunity to object and the Departmas required by Section 366.	ent has
program, the considering Departmen	Deadlines for Final Actions During Initial Period. Except as otherwise provided in thes initial period beginning May 1, 1994 and ending three (3) years after EPA approval of the Tier I on the Department will prioritize all of the applications predicted to be submitted during the initial the groups established in accordance with Subsection 313.02, if any. The prioritization will result taking final action on one-third (1/3) of all such permit applications during each of the one (lowing EPA approval of the program.	perating period the period the period the period to the pe
	Deadlines for Final Actions After Initial Period . Except as otherwise provided in these period beginning three (3) years after EPA approval of the Tier I operating program, the Department on complete applications within eighteen (18) months.	
action on a U.S.C. Sec	Deadline for Tier I Operating Permits with Early Reductions . The Department shall tall any complete Tier I operating permit application containing an early reduction demonstration untion 7412 (i)(5) within nine (9) months of receipt of the complete application.	
oshall occur	Deadline for Tier I Operating Permits for Phase II Sources . The permitting of phase II in accordance with the deadlines in 42 U.S.C. Section 7651 through 7651o.	sources
06	Copy to EPA. The Department shall send a copy of the final Tier I operating permit to EPA	. ()
07 permittee.	Original to Permittee. The Department shall send the original Tier I operating permit	to the
368. E	XPIRATION OF PRECEDING PERMITS.	

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manner as prescribed by these rules, the permit to construct, Tier I operating permit or Tier II operating permit, if any, that has been previously issued to the owner or operator of the Tier I source by the Department or EPA shall continue in full force until the Department has completed action of the permit application. No Tier I operating permit will be

If a timely and complete Tier I permit application is received by the Department and is not acted upon in a timely considered to have expired due solely to the Department's inaction on a timely Tier I operating permit application. 369. TIER I OPERATING PERMIT RENEWAL. Renewal Procedures. Tier I operating permits being renewed are subject to the same procedural requirements, including those for public participation, including affected State review, and EPA review, that apply to initial Tier I operating permit issuance. Expiration and Renewal Application Shield. Tier I operating permit expiration terminates the source's right to operate unless a timely and complete renewal application has been submitted. 370. -- 379. (RESERVED) CHANGES TO TIER I OPERATING PERMITS. 380. Applicability. Sections 380 through 399 establish procedures and requirements for permit revisions and changes requiring notice. These provisions do not alter the requirements for permits to construct set forth at Sections 200 through 228. Changes Requiring Permit Revisions. Sections 381 through 383 establish procedures and requirements for Tier I operating permit revisions. A permit revision is required for changes that are not addressed or prohibited by the Tier I operating permit if such changes are subject to any requirements under Title IV of the Clean Air Act or are modifications under any provision of Title I of the Clean Air Act. Changes Requiring Notice. Sections 384 and 385 establish procedures and requirements for providing notice by the permittee to the Department and EPA of certain emission trades and changes that contravene a permit term (Section 384), or certain changes that are not addressed or prohibited by the permit (Section 385). Reopening. Section 386 establishes procedures for reopening the permit for cause by the Department, EPA, or the permittee. Acid Rain. Changes regulated under Title IV of the Clean Air Act, 42 U.S.C. Sections 7651 through 76510, shall be governed by regulations promulgated under Title IV of the Act. 381. ADMINISTRATIVE PERMIT AMENDMENTS. 01. **Criteria**. An administrative permit amendment is a permit revision that: Corrects typographical errors; a. Identifies a change in the name, address, or phone number of any person identified in the Tier I operating permit, or provides a similar minor administrative change at the Tier I source; Requires more frequent monitoring or reporting by the permittee; c. Allows for a change in ownership or operational control of a Tier I source where the Department determines that no other change in the Tier I operating permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new

Incorporates into the Tier I operating permit the requirements from a permit to construct that was

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permittee has been submitted to the Department;

issued b	y the Dep	partment in accordance with Subsection 209.05.c.; or	()
program	f. n to be sin	Is any other type of change that EPA and the Department have determined as part of the nilar to those in Subsections 381.01.a. through 381.01.d.	Part 7	'0)
	02.	Administrative Permit Amendment Application Procedures.	()
shall:	a.	If initiated by the permittee, the permittee shall submit a request to the Department. The	reque (st)
AMENI	i. DMENT.'	State at the beginning of the request that it is a "REQUEST FOR ADMINISTRATIVE P	ERMI (T)
incorpoi	ii. rated;	Describe the proposed administrative permit amendment including any permit to constru	ct to b))
	iii.	State the date on which the proposed administrative amendment will occur at the facility;	()
change;	iv. and	Identify any Tier I operating permit term or condition that is no longer applicable as a resu	lt of th	ie)
	v.	Identify any applicable requirement that would apply to the Tier I source as a result of the c	hange (
		If initiated by the Department, the Department shall notify the permittee that the Depart inistrative permit amendment and provide a brief summary of the proposed administrative ding all of the information required by Subsection 381.02.a.i. through 381.02.a.v.		
or affect made pu	ted States irsuant to	The Department shall, within sixty (60) days of the receipt of a request for an administrative final action on the request and may incorporate such changes without providing notice to the provided that the Department designates any such administrative permit amendment as having Section 381. The Department shall submit a copy of the revised permit, or an addendum, to to the permittee.	e publ ng bee	ic en
	03.	Implementation Procedures.	()
amendn	a. nent under	The permittee may implement the changes addressed in the request for an administrative r Subsections 381.01.a. through 381.01.f. immediately upon submittal of the request.	perm (it)
	ed in the	If the permittee obtains a permit to construct under Subsection 209.05.c., then so long as the any terms or conditions of the existing Tier I operating permit, the permittee may operate the permit to construct immediately upon submittal of the request for an administrative	e sourc	ce
shall ext	04. tend only	Permit Shield . Upon final action by the Department, the permit shield described in Sect to administrative permit amendments identified in Subsection 381.01.e.	ion 32 (!5)
382.	SIGNIF	FICANT PERMIT MODIFICATION.		
construe	ed to pred	Criteria. Significant modification procedures shall be used for applications requesting not qualify as minor permit modifications or as administrative amendments. Nothing herein clude the permittee from making changes consistent with this chapter that would render the terms and conditions irrelevant. A significant permit modification is a permit revision for the conditions irrelevant.	shall b existin	e ig
	a.	Violate an existing Tier I permit term or condition derived from an applicable requirement;	(`

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	Involve significant changes to existing monitoring, reporting or recordkeeping requirement gnificant change in existing monitoring terms or conditions (except more frequent monitor Subsection 381.01.c.) and every relaxation of reporting or recordkeeping terms or conditions afficant;	ring	or
c. source-specific c	Require or change a case-by-case determination of an emission limitation or other stan determination for temporary sources of ambient impacts; or a visibility or increment analysis;	dard; (a)
source would or emissions cap as an alternative en	Seek to establish or change a permit term or condition for which there is no corresponded requirement and that the source has assumed to avoid an applicable requirement to what there is subject. Such terms and conditions include, but are not limited to, an enforcement to avoid classification as a modification under any provision of Title I of the Clean Air missions limit for an early reduction of hazardous air pollutants that was approved pursual statement of the provided that the provided Hazardous are pollutants approved pursual statement of the provided Hazardous are pollutants.	nich t rceat r Act	he ole or
e.	Constitute a modification under any provision of Title I of the Clean Air Act; or	()
	Could be processed as an administrative amendment or as a minor modification, excequested the change be processed as a significant modification, including incorporate a permit to construct that was issued by the Department in accordance with Subsection 209.03	ing t	
02. permit modificate application shall	Significant Permit Modification Application Procedures . A permittee may initiate a significant permit modification application to the Departme :		
a. request that it is	Request the use of significant permit modification procedures and state at the beginning a "REQUEST FOR SIGNIFICANT PERMIT MODIFICATION";	of t	he)
b.	Meet the standard application requirements of Sections 314 and 315;	()
c.	Provide a summary sheet;	()
i.	Describing the proposed significant permit modification;	()
ii. modification inc	Describing and quantifying any change in emissions resulting from the significant luding, but not limited to, an identification of any new regulated air pollutant(s) that will be e		
iii. result of the sign	Identifying any Tier I operating permit term or condition that will no longer be applicabilitient permit modification; and	ole as	a)
iv.	Identifying new applicable requirement resulting from the change.	()
	Significant permit modifications shall be issued in accordance with all procedural requirement I operating permit issuance and renewal, including those for applications (Sections 314 and ion (Section 364), review by affected States (Sections 364 and 365), and review by EPA (d 31:	5),
	The Department will process the majority of significant permit modifications within noting a complete application. The Department shall determine which significant permit modified be processed within nine (9) months.		
03. applicable, inclu	Implementation Procedures . The permittee shall comply with Sections 200 through ding Subsection 209.05 governing permit to construct procedures for Tier I sources.	223	as)

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shall ext	04. end to sig	gnificant permit modifications.	on 3.	25
383.	MINOR	R PERMIT MODIFICATION.		
	01.	Criteria.	()
applicab	le require	Minor permit modification procedures may be used for permit modifications involving extended permits, emissions trading, and other similar approaches explicitly provided for in the ements promulgated by EPA. A permittee may not use minor modification procedures for exections 382.01.a. through 382.01.e.	SIP	oı
modifica	b. ation und	Any other permit modification that is not required to be processed as a significant er Section 382.	pern (nit)
		Groups of a permittee's applications eligible for processing as minor permit modifications minor permit modification procedures if collectively, the changes proposed in the lications do not exceed the lesser of:		
emissio	i. ns unit for	Ten percent (10%) of the emissions allowed by the existing Tier I operating permit r which the change is requested;	for t	he)
	ii.	Twenty percent (20%) of the major facility criteria in Section 008; or	()
	iii.	Five (5) tons per year.	()
	02. ation by ion shall:	Minor Permit Modification Application Procedures. A permittee may initiate a minor submitting a complete standard application described in Section 314 to the Department		
		Request the use of minor permit modification procedures and state at the beginning of the UEST FOR MINOR PERMIT MODIFICATION," designate either "INDIVIDUAL" or "GI provide a summary sheet;		
	i.	Describing the proposed minor permit modification;	()
	ii.	Stating the date on which the proposed minor permit modification will occur at the facility;	()
includin	iii. g, but not	Describing and quantifying any change in emissions resulting from the minor permit modification, an identification of any new regulated air pollutant(s) that will be emitted;	ficati	on (
result of	iv. the mino	Identifying any Tier I operating permit term or condition that will no longer be applicable permit modification;	ole as)
minor po	v. ermit mod	Identifying any new applicable requirement that is applicable to the Tier I source as a resuldification;	t of t	he)
the crite	vi. ria for a r	Certifying by a responsible official under Section 123 that the proposed permit modification minor permit modification and, if applicable, the use of group processing procedures; and	n mee	ets (
		Listing the permittee's other pending applications awaiting group processing and a determ quested modification, aggregated with the other applications, equals or exceeds the threshold 1.c. above.	ninations s und (on ler
	h	Include completed forms for the Department to use to notify the EPA and affected St	ates	26

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required under Se	ections 364 and 366.	()
c.	Include the applicant's suggested draft Tier I permit with the minor permit modification.	()
03.	EPA and Affected State Notification Procedures.	()
completed by the	Within five (5) working days of receipt of a complete minor permit modification applical notify EPA and the affected States of the requested permit modification and forward the applicant and other required information, if any, to the EPA and affected States. Affected States occur simultaneously.	ie fori	ms
383.01.c. above, modification and	On a quarterly basis or within five (5) working days of receiving an application demonstra a permittee's pending applications equals or exceeds the threshold level established in Sulwhichever is earlier, the Department shall notify EPA and the affected States of the requester forward the forms completed by the applicant and other required information, if any, to the affected States and EPA review shall occur simultaneously.	bsecti d pern	on nit
c. for not accepting submitted by affe	The Department shall promptly notify EPA and any affected States in writing including its g any such recommendation if the Department refuses to accept all the timely recommendated States.		
	Timetable for Issuance. The Department may not issue a final permit modification until after by review period or until EPA has notified the Department that EPA will not object to issuance ion, whichever is first; although the Department can approve the permit modification prior	ce of t	he
e. application or wi Department shall	Within ninety (90) days of the Department's receipt of a complete minor permit mod thin fifteen (15) days after the end EPA's forty-five (45) day review period, whichever is I take one (1) of the following actions:	ificati ater, t (on he)
i.	Issue the minor permit modification as proposed;	()
ii.	Deny the minor permit modification application;	()
iii. modification crite	Determine that the requested minor permit modification does not meet the minor eria and should be reviewed under the significant modification procedures; or	pern (nit)
iv.	Revise the proposed minor permit modification, transmit the revised proposal to the Section 366, and notify the permittee.	EPA	in)
review period, wl	Within one hundred and eighty (180) days of the Department's receipt of a complete application gible for group processing or within fifteen (15) days after the end of EPA's forty-five (hichever is later, the Department shall take one (1) of the actions specified in Subsections 383 03.e.iii., or 383.03.e.iv.	(45) d	ay
04.	Implementation Procedures.	()
a. submittal of a con	The permittee may make the change proposed in its minor permit modification immediate application to the Department before final action by the Department.	ely up	on)
	After the source makes the allowed change and until the Department takes any of the ections 383.03.e.i., 383.03.e.ii., or 383.03.e.iii., the permittee must comply with both the appearing the change and the proposed terms and conditions.		
c. conditions it seek the change and the	During this time period, the permittee need not comply with the existing permit terms to modify; provided that, if the source fails to comply with the applicable requirements go the proposed revisions, the existing permit terms and conditions it seeks to modify may be expressed.	overni	ng

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against i	it.		()
modifica	05. ation.	Permit Shield. The permit shield described in Section 325 shall not apply to any minor	perm (it)
384.	SECTIO	ON 502(B)(10) CHANGES AND CERTAIN EMISSION TRADES.		
changes	01. revision, ido not existions).	Criteria . This section authorizes emission changes within a permitted facility without requif the changes are not modifications under any provision of the Title I of the Clean Air Act acced the emissions allowable under the permit (whether expressed therein as a rate of emissions).	and th	ıe
	a.	Changes authorized are changes that:	()
	i.	Are Section 502(b)(10) changes;	()
trades a		Are changes involving trades of increases and decreases of emissions within the permitted Implementation Plan provides for such emissions trades without requiring a permit revisited in compliance with this Section even if the Tier I operating permit does not already providing; or	on. SI	Þ
enforcea	able emis	Are changes made under the terms and conditions of the Tier I permit that authorize the trases and decreases within the permitted facility for the purpose of complying with a feesions cap that is established by the Department in the Tier I operating permit independble requirements.	derally	y -
under Ti	b. itle IV of	Changes constituting a modification under Title I of the Clean Air Act or subject to a required the Clean Air Act are not authorized by this Section.	iremer (nt)
of the pi at least	roposed c twenty-fo	Notice Procedures. The permittee may make a change under this Section if the permittee point to the Department and EPA so that the notification is received at least seven (7) days in a change; or, in the event of an emergency, the permittee provides the notification so that it is rour (24) hours in advance of the proposed change. The permittee, the Department, and EF ation to their copy of the Tier I operating permit.	idvanc eceive	ee ed
	a.	For each such change, the written notification shall:	()
or "NO]	i. ΓΙΓΙCAT	State at the beginning of the notification "NOTIFICATION OF SECTION 502(b)(10) CHAION OF EMISSION TRADE";	ANGE ()")
	ii.	Describe the proposed change;	()
	iii.	Provide the date on which the proposed change will occur;	()
regulate	iv. d air poll	Describe and quantify any expected change in emissions including identification of autant(s) that will be emitted;	ny nev (w)
	V.	Identify any permit term or condition that is no longer applicable as a result of the change;	()
	vi.	Specifically identify and describe the emergency, if any; and	()
change.	vii.	Identify any new applicable requirement that would apply to the Tier I source as a resul	t of th	ie)
	b.	For changes described in Subsection 384.01.a.ii., the written notification shall also include:	(`

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	i.	Identification of the provisions in the SIP that provide for the emissions trade;	()
	ii.	All of the information required by the provision in the SIP authorizing the emissions trade;	()
	iii.	Specific identification of the provisions in the SIP with which the permittee will comply; an	d ()
	iv.	The pollutants subject to the trade.	()
the chan	c. ge will co	For changes described in Subsection 384.01.a.iii., the written notification shall also described by with the terms and conditions of the permit.	be ho	w)
accorda		Permit Shield . The permit shield described in Section 325 shall only extend to changes in Subsection 384.01.a.iii.	nade i (n)
385.	OFF-PE	CRMIT CHANGES AND NOTICE.		
not viola	ite any ex	Criteria . This section authorizes changes that are neither addressed nor prohibited by the to be made without a permit revision if each such change meets all applicable requirements at disting permit terms or conditions. Changes constituting a modification under Title I of the Cl a requirement under Title IV of the Clean Air Act are not off-permit changes.	nd doe	es
change change.		Notice Procedure . Sources must provide written notice to the Department and EPA of each anges that qualify as insignificant under Section 317, within seven (7) days of making the offernous control of the procedure.		
	a.	The written notification provided to the Department and EPA shall:	()
	i.	State at the beginning of the notification "NOTIFICATION OF OFF-PERMIT CHANGE";	()
	ii.	Describe the off-permit change;	()
	iii.	State the date on which the off-permit change will occur or has occurred;	()
not limit	iv. ed to, an	Describe and quantify any change in emissions resulting from the off-permit change including identification of any new regulated air pollutant(s) that will be emitted; and	ing, bu	ıt)
permit c		Identify any new applicable requirement that is applicable to the Tier I source as a result of	the of	f-)
source to	b. hat result d under th	The permittee shall keep a record at the facility describing all off-permit changes made at the in emissions of a regulated air pollutant subject to an applicable requirement, but not other permit, and identifying the emissions resulting from those changes.		se
permit c		Permit Shield Applicability . The permit shield described in Section 325 shall not apply to a	ny of	f-)
386. The Dep		NING FOR CAUSE. shall reopen a Tier I permit if cause exists.	()
	01.	Criteria. Cause for reopening exists under any of the following circumstances:	()
permit to	a. erm of thr	Additional applicable requirements become applicable to a major Tier I source with a renee (3) or more years; provided that no such reopening is required if the original effective date		

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I operat	ing permi	ement is later than the date on which the Tier I operating permit is due to expire and the origin it or any of its terms and conditions has not been extended pursuant to Section 368; provided must comply with the additional applicable requirement no later than the effective date;		
for the p	b. ourposes of	Whenever additional applicable requirements become applicable to an affected source, as of the acid rain program;	define	ed (
		The Department or EPA determines that the Tier I operating permit contains a material missents were used or considered in establishing the emissions standards or other terms or conditing permit; or		
with the	d. applicab	The Department or EPA determines that the Tier I operating permit does not ensure comple requirements.	pliano (ce)
	02.	Procedures for Reopenings.	()
		The Department shall follow the same procedures for reopening as they apply to initial ll affect only those parts of the permit for which cause to reopen exists. Reopenings shall be n practicable in accordance with Sections 360 through 379.		
the reas	b. on for the	The Department shall notify the permittee in writing of reopening and provide a brief summer reopening at least thirty (30) days prior to the reopening.	nary (of)
386.01.	c. d. by prov	The EPA may initiate reopenings for circumstances listed in Subsections 386.01.a. to viding written notification to the Department and the permittee.	throug	gh)
Admini	strator ma permit a	The Department shall within ninety (90) days after receipt of notification from EPA, forvidetermination of termination, revocation, revision, or revocation and reissuance, as appropria ay extend the ninety (90) day period for an additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds that a pplication is necessary or that the Department must require the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the permittee to submit additional ninety (90) days if EPA finds the	ite. Tl new	he or
receipt.	ii.	The EPA will review the proposed determination from the Department within ninety (90) of	days (of)
objectio	iii. n and to t	The Department shall have ninety (90) days from receipt of an EPA objection to resolve are terminate, modify, or revoke and reissue the permit.	ny EP ('Α (
the EPA	iv. may tern	If the Department fails to submit a proposed determination or fails to resolve any EPA objininate, modify, revoke and reissue the permit after taking the following actions:	jectio (n,)
and	(1)	Providing at least thirty (30) days' notice to the permittee in writing of the reason for such	actio (n,)
opportu	(2) nity for a	Providing the permittee an opportunity for comment on the EPA's proposed action a hearing.	and a	an)
	pose of S	TRATION AND REGISTRATION FEES. sections 387 through 397 is to set forth the requirements for the annual registration of Tier I sessessment and payment of fees to support the Tier I permitting program.	ource (s,)
388.	APPLIC	CABILITY.		

01. Applicability. Sections 387 through 397 shall apply to all major facilities, as defined in Section 008, including facilities that obtained air quality permits that limited potential emissions below major facility levels during the previous year. Facilities, sources and emissions exempt under Section 301 are not required to register or pay fees.

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deferred sources Sections 387 three	Deferred Sources . Certain sources may qualify for and request deferral from the Tier 1 operatunder Subsection 301.02.b.iv. and thereby not pay Tier I fees. On or before such time as the are required to submit a Tier 1 operating permit application, the Department shall reconsiough 397 to determine whether an alternative basis upon which those sources shall register and fees should be developed.	ose
Any person own calendar year for	TRATION INFORMATION. Ing or operating a facility or source during the previous calendar year or any portion of the previous which Sections 387 through 397 apply shall, by April 1 of each year, register with the Department of the Department of the previous information (submittal forms are located at the DEQ website at http://www.deq.idaho.go.	en
01.	Facility Information. The name, address, telephone number and location of the facility; (,
02. operators;	Owner/Operator Information. The name, address and telephone numbers of the owners a	anc
03. permit number for	Facility Emission Units . The number and type of emission units present at the facility or the Tior the facility; and	er
methods to inclubalances (mass-b	Pollutant Registration . The actual emissions from the previous calendar year for oxides of sul nitrogen (NOx), particulate matter (PM ₁₀), and volatile organic compounds (VOC) calculated us ide, but not limited to, continuous emissions monitoring (CEMS), certified source tests, mate balance), state/industry emission factors, or AP-42 emission factors applied to throughput, act production rates, in-place control equipment, or the types of materials processed, stored,	ing ria tua
	Radionuclide Registration . The amount of radionuclides from facilities regulated under 40 CH, for which the registrant wishes to be registered to emit from each source in curies per year except excess of or less than an existing permit, consent order, or judicial order will be allowed.	
This registration	TRATION FEE. fee structure shall be reviewed at least every two (2) years to assure the funds meet the presumptioned by EPA. The annual registration fee as determined in Section 390 shall be paid as provided (ivo 1 ir
01.	Tier I Annual Fee. The Tier I annual fee schedule shall be as follows:	,
a. 389.04 as follows	A fixed annual fee for Tier I major sources emitting regulated air pollutants listed in Subsects:	ior
i. dollars (\$71,500)	Seven thousand (7,000) tons per year and above shall pay seventy-one thousand five hund;	rec
ii. hundred dollars (Four thousand five hundred (4,500) tons per year and above shall pay forty-two thousand n \$42,900);	ine
iii. dollars (\$28,600)	Three thousand (3,000) tons per year and above shall pay twenty-eight thousand six hund;	rec
iv. dollars (\$22,750)	One thousand (1,000) tons per year and above shall pay twenty-two thousand seven hundred fig.	ifty
v.	Five hundred (500) tons per year and above shall pay eleven thousand fifty dollars (\$11,050);	

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v1. (\$7,150); and	Two hundred (200) tons per year and above shall pay seven thousand one hundred fit	fty dolla (ars)
vii. dollars (\$3,575)	Less than two hundred (200) tons per year shall pay three thousand five hundred see; plus	venty-fi (ive)
b. pollutant emissi	A per ton annual fee of thirty-nine dollars and forty-eight cents (\$39.48) per ton for all regons listed in Subsection 389.04 as follows:	gulated (air)
i. forty-three thou	Greater than or equal to four thousand five hundred (4,500) tons per year not to exceed on sand dollars (\$143,000);	e hundi (red)
ii. tons per year no	Greater than or equal to three thousand (3,000) but less than four thousand five hundred to exceed seventy-one thousand five hundred dollars (\$71,500);	ed (4,50 ((00)
iii. to exceed thirty-	Greater than or equal to one thousand $(1,000)$ but less than three thousand $(3,000)$ tons perfive thousand one hundred dollars (\$35,100);	er year i	not)
iv. exceed twenty-f	Greater than or equal to five hundred (500) but less than one thousand (1,000) tons per y ive thousand twenty-five dollars (\$25,025);	ear not	t to
v. exceed ten thou	Greater than or equal to two hundred (200) but less than five hundred (500) tons per y sand seven hundred twenty-five dollars (\$10,725); and	rear not	to)
vi. dollars (\$3,575)	Less than two hundred (200) tons per year not to exceed three thousand five hundred see.	venty-fi	ive)
	Fee-for-Service . The fee-for-service shall be as follows: Sources requesting Section 3 or renewals, or receiving program maintenance services, including but not limited to slic inquiries, modeling, responses to site questions and opacity readings by the Department	site visi	its,
assessed a fee for amount not to e	or actual time expended and expenses incurred by the Department in the previous calendar exceed twenty thousand dollars (\$20,000) per facility per year as a fee-for-service. Servicualified Department staff or contractors.	year in	an
assessed a fee for amount not to e	or actual time expended and expenses incurred by the Department in the previous calendar exceed twenty thousand dollars (\$20,000) per facility per year as a fee-for-service. Service	year in	an
assessed a fee for amount not to e conducted by qu 03. a.	or actual time expended and expenses incurred by the Department in the previous calendar exceed twenty thousand dollars (\$20,000) per facility per year as a fee-for-service. Service alified Department staff or contractors.	year in e shall (an be)
assessed a fee for amount not to e conducted by qu 03. a.	or actual time expended and expenses incurred by the Department in the previous calendar exceed twenty thousand dollars (\$20,000) per facility per year as a fee-for-service. Service talified Department staff or contractors. Radionuclide Registration Fee. A registration fee of five dollars per curie per year (\$5/curie/year) shall be paid by	year in e shall (an be)
assessed a fee for amount not to expendent of the conducted by quantities. a. regulated under b. 391. REQUANY additional	or actual time expended and expenses incurred by the Department in the previous calendar exceed twenty thousand dollars (\$20,000) per facility per year as a fee-for-service. Service talified Department staff or contractors. Radionuclide Registration Fee. A registration fee of five dollars per curie per year (\$5/curie/year) shall be paid by 40 CFR Part 61, Subpart H.	year in e shall (((facilit (an be) ies)

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PAYMENT OF TIER I REGISTRATION FEE.

393.

				_
		Fee Payment Date . The registration fee shall be paid to and received by the Department nach year, or within forty-five (45) days following the receipt of the registration fee assessn chever is later. Checks should be made payable to "Department of Environmental Quality."		
	02.	Fee Payments Mailing Address. All fee payments should be sent to:		
		Air Quality Tier I Registration Fees Idaho Department of Environmental Quality 1410 N. Hilton, Boise, Idaho 83706-1255 ()		
process	mit to con	CT OF DELINQUENCY ON APPLICATIONS. Instruct or operate, other than those issued at the discretion of the Director, shall be accepted essed, or issued by the Department for any facility or to any person having Tier I operating in full or in part.		
Section	392. The	LLS. e an appeal within thirty-five (35) days of the date the person received an assessment issued to appeal shall be filed in accordance with IDAPA 58.01.23, "Rules of Administrative Production of Environmental Quality."		
396.	EXEM	PTIONS.		
under S	01. sections 3	Registration Fees . The following facilities or sources are exempt from paying registration 87 through 397:	on fe	es)
of regis	a. tration fee	Facilities and sources specified by the Department, after public notice, as exempt from the paes; and	ayme (nt)
	b.	Country grain elevators.	()
paying	02. registratio	Registering and Paying Fees . The following facilities or sources are exempt from registerion fees under Sections 387 through 397:	ng ar (ıd)
and the	a. payment	Facilities and sources specified by the Department, after public notice, as exempt from regis of registration fees;	stratio (n)
	b.	Confined animal feeding operations; and	()
	c.	Insignificant activities identified in Subsection 317.01.	()
under S	03. ections 3	Paying Fees . The following emissions are exempt from registering and paying registration 87 through 397:	on fe	es)
	a.	Fugitive emissions from wood products.	()
listed ir	b. In that sect	Fugitive dust emissions, except facilities listed in Subsections 008.10.c.i. and 008.10.c.ii. Facion shall not be required to pay fees for fugitive dust emission in excess of one hundred (100)		
397.	LUMP	SUM PAYMENTS OF REGISTRATION FEES.		
lump su	01. ım payme	Agreement . The Department may, in its discretion, enter an agreement with any person tent of all, or any addition to, the registration fees required by Section 390.	for tl (1e)
thousan	02. ad dollars	Minimum Amount . The minimum amount for any lump sum agreement shall be three ht (\$300,000).	undre	b:)

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		Payment Waiver . Upon the execution and full performance of the agreement by the per l waive the payment requirements of Section 390. All other provisions of Sections 387 thro licable to the person.	
398	399.	(RESERVED)	
400. The pu Permits	rpose of	EDURES AND REQUIREMENTS FOR TIER II OPERATING PERMITS. Sections 400 through 410 is to establish uniform procedures for the issuance of "Tier II O	perating
401.	TIER I	I OPERATING PERMIT.	
		Optional Tier II Operating Permits . The owner or operator of any stationary source or bject to (or wishes to accept limitations on the facility's potential to emit so as to not be surough 399 may apply to the Department for an operating permit to:	
	a.	Authorize the use of alternative emission limits (bubbles) pursuant to Section 440;	()
	b.	Authorize the use of an emission offset pursuant to Sections 204.02.b. or 206;	()
exempt	c. a facility	Authorize the use of a potential to emit limitation, an emission reduction or netting transar or modification from certain requirements for a permit to construct;	ection to
require	d. ments.	Authorize the use of a potential to emit limitation to exempt the facility from Tier I pe	rmitting
	e.	Bank an emission reduction credit pursuant to Section 461;	()
	02.	Required Tier II Operating Permits.	()
	a.	A Tier II operating permit is required for any stationary source or facility which:	()
emissio	i. on standar	Is not subject to Sections 300 through 399 with a permit to construct which establised different from those in these rules.	hes any
facility months mercur An MB	shall sub after bec y. A deter SACT ana	Has annual actual mercury emissions in excess of sixty-two (62) pounds. Fugitive emission a determination of the actual mercury emissions. The owner or operator of the stationary s mit a Tier II permit application for review and approval by the Department, no later than two coming subject to Subsection 401.02.a.ii., that includes an MBACT analysis for all sources to train the minimation of applicability under Subsection 401.02 shall be based upon best available infollysis for review and approval by the Department shall be included in a Tier II renewal application source not otherwise subject to MBACT.	ource or elve (12) that emit rmation.
require	b. ments of	Stationary sources within a source category subject to 40 CFR Part 63 are exempt f Subsection 401.02.a.ii.	rom the
Tier II	03. operating	Tier II Operating Permits Required by the Department . The Director may require or permit for any stationary source or facility whenever the Department determines that:	revise a
applica	a. ble preve	Emission rate reductions are necessary to attain or maintain any ambient air quality stantion of significant deterioration (PSD) increment; or	ndard or
compli	b. ance with	Specific emission standards, or requirements on operation or maintenance are necessary to any applicable emission standard or rule.	o ensure
	04.	Multiple Tier II Operating Permits. Subject to approval by EPA, the Director may issue	one (1)

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or more Tier II operating permits to a facility which allow any specific stationary source or emissions unit within that facility a future compliance date of up to three (3) years beyond the compliance date of any provision of these rules,

provided the Director has reasonable cause to believe such a future compliance date is warranted. Tier II Operating Permits Establishing a Facility Emissions Cap. The owner or operator of any stationary source or facility may request a Tier II operating permit establishing a Facility Emissions Cap (FEC) pursuant to Sections 175 through 181. APPLICATION PROCEDURES. Application for a Tier II operating permit must be made using forms furnished by the Department, or by other means prescribed by the Department. The application shall be certified by the responsible official and shall be accompanied by all information necessary to perform any analysis or make any determination required under Sections 400 through Required Information. Site information, plans, description, specifications, and drawings showing 01. the design of the stationary source, facility, or modification, the nature and amount of emissions (including secondary emissions), and the manner in which it will be operated and controlled. 02. **Additional Specific Information.** For emission reduction credits, a description of the emission reduction credits proposed for use, including descriptions of the stationary sources or facilities providing the reductions, a description of the system of continuous emission control which provides the emission reduction credits, emission estimates, and other information necessary to determine that the emission reductions satisfy the requirements for emission reduction credits (Section 460); and For alternative emission limits (bubbles) or emission offsets, information on the air quality impacts of the traded emissions as necessary to determine the change in ambient air quality that would occur. For restrictions on potential to emit, a description of the proposed potential to emit limitations including the proposed monitoring and recordkeeping requirements that will be used to verify compliance with the limitations. Estimates of Ambient Concentrations. All estimates of ambient concentrations shall be based on the applicable air quality models, data bases, and other requirements specified in 40 CFR 51 Appendix W (Guideline on Air Quality Models). Where an air quality model specified in the "Guideline on Air Quality Models" is inappropriate, the model may be modified or another model substituted, subject to written approval of the Administrator of the U.S. Environmental Protection Agency and public comment pursuant to Subsection 404.01.c. Methods like those outlined in the U.S. Environmental Protection Agency's "Interim Procedures for Evaluating Air Quality Models (revised)" (1984) should be used to determine the comparability of air quality models. Additional Information. Any additional information, plans, specifications, evidence or documents that the Department may require to make the determinations required under Sections 400 through 410 shall be furnished upon request. PERMIT REQUIREMENTS FOR TIER II SOURCES. No Tier II operating permit shall be granted unless the applicant shows to the satisfaction of the Department that:

emission standards.

02. NAAQS. The stationary source would not cause or significantly contribute to a violation of any

Emission Standards. The stationary source would comply with all applicable local, state or federal

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01.

IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

ambient	air quali	ty standard.	()
404.	PROCI	EDURE FOR ISSUING PERMITS.		
	01.	General Procedures. General procedures for Tier II operating permits.	()
		Within thirty (30) days after receipt of the application for a Tier II operating permit, the Depwhether the application is complete or whether more information must be submitted and shalts findings in writing.	artmen l notify (ıt y)
	b.	Within sixty (60) days after the application is determined to be complete the Department sha	all: ()
	i. rtunity fo for any d	Notify the applicant in writing of the approval, conditional approval, or denial of the applicant public comment is not required pursuant to Subsection 404.01.c. The Department shall slenial; or		
	ii.	Issue a proposed approval, proposed conditional approval, or proposed denial.	()
engineer	ring pract	An opportunity for public comment shall be provided on an application for any Tier II of to Subsection 401.01, any application which uses fluid modeling or a field study to establish tice stack height pursuant to Sections 510 through 516 and any other application which the I portunity for public comment should be provided.	a good	d
the Depa	i. artment's n which t	The Department's proposed action, together with the information submitted by the applic analysis of the information, shall be made available to the public in at least one (1) location the stationary source or facility is to be located.	ant and n in the	d e)
general	ii. circulatio	The availability of such materials shall be made known by notice published in a newspon in the county(ies) in which the stationary source or facility is to be located.	aper o	f)
agencies	iii. S.	A copy of such notice shall be sent to the applicant and to appropriate federal, state an	id loca (1
proposed	iv. d action,	There shall be a thirty (30) day period after initial publication for comment on the Departuck comment to be made in writing to the Department.	rtment' (s)
time is r	equired t	After consideration of comments and any additional information submitted during the conforty-five (45) days after initial publication of the notice, unless the Director deems that add to evaluate comments and information received, the Department shall notify the applicant in ditional approval, or denial of the permit. The Department shall set forth the reasons for any conformation of the permit.	ditiona writing	ıl g
Departm determin	vi. nent's fin nation.	All comments and additional information received during the comment period, together val determination, shall be made available to the public at the same location as the prelimination.	vith the iminary (e y)
Agency.	d.	A copy of each proposed and final permit will be sent to the U.S. Environmental Pro-	otection (n)
Subsecti	02. ion 401.0	Specific Procedures . Procedures for Tier II operating permits required by the Departmen 13.	t unde	r)
permit i	n draft f	The Director shall send a notification to the proposed permittee by registered mail of his ir operating permit for the facility concerned. The notification shall contain a copy of the proof orm stating the proposed emission standards and any required action, with corresponding the proposed permittee in order to achieve or maintain compliance with the proposed	roposeog dates	d s,

Section 404 Page 132

Dopartinent of	211111 Offittal Quality	tarco for the control of the following
operating permit		()
by notice publish such notice shall	in the region in which the facility is located. The	permit shall be made available to the public in at least the availability of such materials shall be made known county(ies) in which the facility is located. A copy of (30) day period after publication for comment on the shall be made in writing to the Department.
		ider the standards and limitations contained in the es a request therefor with the Department within ten ines that there is good cause to hold a hearing.
within thirty (30)	public hearing, the Director shall render a final	ditional information submitted during the comment decision upon the proposed Tier II operating permit earing. At this time the Director may adopt the entire odification thereof.
e. Department's fina permit.	All comments and additional information recal permit, shall be made available to the public	reived during the comment period, together with the at the same location as the proposed Tier II operating ()
03. availability of an opportunity for a		adies. The Department will notify the public of the good engineering practice stack height and provide an ag an emission standard based thereon.
requirements of (Section 404), ex increase in allow issued pursuant 404.01.c., and 40 emissions or if a stationary source. The permittee sl establishing the before, the expir	y Tier II operating permit provided the stational Sections 400 through 410. Revised permits will accept that the requirements of Subsection 404.01 wable emissions or if deemed appropriate by the to procedures for issuing permits (Section 24.02.b. through 404.02.e. shall only apply if the deemed appropriate by the Director. The expit or a facility during the administrative procedularly submit a complete application to the Dep Tier II operating permit at least six (6) montation date of the existing permit. To ensure the	hay approve a revision of any Tier II operating permit lary source or facility continues to meet all applicable be issued pursuant to procedures for issuing permits large. C. shall only apply if the permit revision results in an end Director. Renewed Tier II operating permits will be 404), except that the requirements of Subsections the permit revision results in an increase in allowable ration of a permit will not affect the operation of a tre period associated with the permit renewal process. Contact the renewal of the terms and conditions the before, but no earlier than eighteen (18) months at the term of the permit does not expire before the did to submit the application nine (9) months prior to
05.	Transfer of Tier II Permit.	()
a. accordance with	Transfers by Revision. A Tier II permit m Subsection 404.04.	ay be transferred to a new owner or operator in ()
b. automatically tra		th or without transfer prohibition language, may be
i. transfer date;	The current permittee notifies the Departmen	t at least thirty (30) days in advance of the proposed
	e for transfer of permit responsibility, designate	n signed by the current and proposed permittees ion of the proposed permittee's responsible official, ntends to operate in accordance with the permit terms

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and conditions; and

404.04.	If the D	The Department does not notify the current permittee and the proposed permittee within to the notice of the Department's determination that the permit must be revised pursuant to State epartment does not issue such notice, the transfer is effective on the date provided in the section 404.05.b.ii.	ubsecti	ion
405.	CONDI	TIONS FOR TIER II OPERATING PERMITS.		
approva	01. al, includi	Reasonable Conditions . The Department may impose any reasonable conditions ng conditions requiring the stationary source or facility to be provided with:	upon (an)
	a.	Sampling ports of a size, number, and location as the Department may require;	()
	b.	Safe access to each port;	()
	c.	Instrumentation to monitor and record emissions data;	()
source and	d. or facility	Instrumentation for ambient monitoring to determine the effect emissions from the s may have, or are having, on the air quality in any area affected by the stationary source of		
	e.	Any other sampling and testing facilities as may be deemed reasonably necessary.	()
		Performance Tests . Any performance tests required by the permit shall be performethods and under operating conditions approved by the Department. The owner or oper partment a written report of the results of such performance test.	ormed ator sh	in nall)
	a.	Such test shall be at the expense of the owner or operator.	()
	b.	The Department may monitor such test and may also conduct performance tests.	()
days pr	c. ior notice	The owner or operator of a stationary source or facility shall provide the Department fif of the performance test to afford the Department the opportunity to have an observer prese		15)
		Permit Term . Tier II operating permits shall be issued for a period not to exceed five or operating permit restriction does not apply to the provisions contained in Section 461.02 on credits).	(5) yea ? (bank (ars. ced
located unit to modific or emis	at that fa which the ation, sus	Single Tier II Operating Permit. When a facility includes more than one (1) stationary single Tier II operating permit may be issued including all stationary sources and emissicility. Such Tier II operating permit shall separately identify each stationary source and ear Tier II operating permit applies. When a single stationary source or facility is subject spension or revocation, such action by the Director shall only affect that individual stational it without thereby affecting any other stationary source or emissions unit subject to the	ions ur emissic to peri ry sou	nits ons mit rce
	ng a Tier	ATION TO COMPLY. II operating permit shall not relieve any owner or operator of the responsibility to comply state and federal rules and regulations.	y with	all
40=	TIED I	A ONED ATTING DEDINITE DESCRIPTION OF THE		

407. TIER II OPERATING PERMIT PROCESSING FEE.

01. Tier II Operating Permit Processing Fee. A Tier II operating permit processing fee, calculated by the Department pursuant to the categories provided in the following table, shall be paid to the Department by the person receiving a Tier II permit or permit renewal. The fee calculation shall not include fugitive emissions.

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TIER II OPERATING PERMIT CATEGORY	FEE
General permit, no facility specific requirements (Defined as a source category specific permit for which the Department has developed standard emission limitations, operating requirements, monitoring and recordkeeping requirements, and that require minimal engineering analysis.)	\$500
Stationary sources or facilities with permitted emissions of less than one (1) ton per year	\$1,250
Stationary sources or facilities with permitted emissions of one (1) to less than ten (10) tons per year	\$2,500
Stationary sources or facilities with permitted emissions of ten (10) to less than one hundred (100) tons per year	\$5,000
Stationary sources or facilities with permitted emissions of one hundred (100) tons or more per year	\$10,000
Synthetic minor stationary sources with permitted emissions below a major threshold level	\$10,000

/	
(

02.	Tier II Operating Pe	rmit Processing Fee	Not Required. So le	ong as the Departmen	t determines
no other review	or analysis is required,	the Tier II operating	permit processing f	ee is not required to b	e submitted
when:	_			_	()

Я.	A permit to a	construct issued	l within th	ne last five ((5) years is	rolled into a	Tier II permit:	()

b.	A change to correct typographical errors is requested:	()

c.	A change in the name or ownership of the holder of a Tier II operating permit is requested; or	
	()

d.	A synthetic	minor permit is	issued and th	e Department's	processing cos	ts can be c	harged agains
fees collected	from the person	receiving the pe	ermit under Tit	le V of the fede	ral Clean Ăir A	ct amendm	ents of 1990.
	•	C 1					(

408. PAYMENT OF TIER II OPERATING PERMIT PROCESSING FEE.

91. Fee Submittal. The Tier II operating permit processing fee shall be payable upon receipt of an assessment sent, along with the final permit or permit renewal, to the person receiving a permit or permit renewal by the Department. The Tier II operating permit fee should be sent to:

Air Quality Tier II Fees
Fiscal Office
Idaho Department of Environmental Quality
1410 N. Hilton, Boise, ID 83706-1255

()

O2. Delinquency. Failure to submit a Tier II operating permit processing fee within forty-five (45) days of receipt of an assessment by the Department will result in a monthly accrual of interest in the amount of twelve percent (12%) per annum on the outstanding balance until the fee is paid in full.

409. RECEIPT AND USAGE OF FEES.

Tier II operating permit processing fee and delinquency interest receipts shall be deposited by the Department into a stationary source permit account. Monies from this account shall be used solely toward technical, legal and administrative support of the Department's Permit to Construct and Tier II permit programs and shall not be used for those activities supported by the fund created for implementing the operating permit program required under Title V of the federal Clean Air Act amendments of 1990. The Department will review the Tier II fee schedule at least every

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two (2) y	years.		()
	407, in	able to file an appeal within thirty-five (35) days of the date the person receives an assessme accordance with IDAPA 58.01.23, "Rules of Administrative Procedure Before the B		
411 4	39.	(RESERVED)		
revision facility.	ner or op thereto) The Dep	PREMENTS FOR ALTERNATIVE EMISSION LIMITS (BUBBLES). perator of any facility may apply to the Department for a Tier I or Tier II operating permit to authorize an alternative emission limit for any stationary source or emissions unit was partment may issue or revise a Tier II operating permit or issue a significant modification to which authorizes an alternative emission limit provided that all of the following are met:	ithin 1	he
facility.	01.	Actual Emissions. There is no increase in actual emissions of the applicable air pollutar	nt at 1	he)
credits (02. Section 4	Emission Reductions . All emission reductions satisfy the requirements for emission reductions.	educti (on)
equivale	03.	Trade Requirements. All trades involve the same air pollutant and demonstrate pecified in Subsection 441.02.	ambio	nt (
		Applicable Requirement Prohibition . No applicable Section of 40 CFR Part 60, 40 CFR 63, best available control technology requirement, lowest achievable emission rate requirestandard is exceeded.		
pollutan	05. t are not	Actual HAP/TAP Emissions . The actual emissions of any hazardous air pollutant or any increased.	toxic (air)
		Fugitive Dust Trades . Where the trade involves fugitive dust, the owner or operate equate post-approval monitoring program to evaluate the ambient results of the control indicate that the air quality effects are not equivalent, then:		
	a.	Further reductions must be proposed by the owner or operator; and/or	()
	b.	The applicable emission standards in the operating permit will be adjusted by the Departme	ent;)
nonattaiı	07. nment ar	Compliance Schedule Extension . Any compliance schedule extension for a facilities is consistent with reasonable further progress.	ty in	a)
	ate cour	EPA Approval . Approval of the U.S. Environmental Protection Agency, and where necest, has been obtained for any individual stationary source or facility which is the subject of a on or outstanding enforcement order.	sary t a fede (he ral
441. The dem		INSTRATION OF AMBIENT EQUIVALENCE. on of ambient equivalence shall:	()
increase	01. d for the	VOC Trades . For trades involving volatile organic compounds, show that total emissions air basin in which the stationary source or facility is located.	s are 1	101)
modeling	02. g that the	Other Trades. For trades involving any other air pollutant, show through appropriate die trade will not cause a significant contribution at any modeled receptor.	spersi (on)
442 4	59.	(RESERVED)		

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460.	REQUIREM	ENTS FOR	EMISSION	REDUCTION	CREDIT
TUU.	KEOUIKEMI	m m m m m m m m m m		MEDUCITOR	CICEDII.

In order to be credited in a permit to construct, Tier I operating permit or Tier II operating permit any emission reduction must satisfy the following:

- **01. Allowable Emissions**. The proposed level of allowable emissions must be less than the actual emissions of the stationary source(s) or emission unit(s) providing the emission reduction credit. No emission reduction(s) can be credited for actual emissions which exceed the allowable emissions of the stationary source(s) or emission unit(s).
- **O2. Timing of Emission Reduction**. In an attainment or unclassifiable area any emission reduction which occurs prior to the minor source baseline date must have been banked with the Department prior to the minor source baseline date in order to be credited; in a nonattainment area the emission reduction must occur after the base year of any control strategy for the particular air pollutant.
- **03. Emission Rate Calculation**. The emission rate before and after the reduction must be calculated using the same method and averaging time and the characteristics necessary to evaluate any future use of the emission reduction credit must be described.
- **04. Permit Issuance**. A permit to construct, Tier I operating permit or Tier II operating permit shall be issued which establishes a new emission standard for the facility, or restricts the operating rate, hours of operation, or the type or amount of material combusted, stored or processed for the stationary source(s) or emission unit(s) providing the emission reductions.
- **05. Imposed Reductions**. Emission reductions imposed by local, state or federal regulations or permits shall not be allowed for emission reduction credits.
- **Mobile Sources**. The proposed level of allowable emissions must be less than the actual emissions of the mobile sources or stationary sources providing the emission reduction credit. Mobile source emission reduction credits shall be made state or federally enforceable by SIP revision. The form of the SIP revision may be a state or local regulation, operating permit condition, consent or enforcement order, or any mechanism available to the state that is enforceable.

461. REQUIREMENTS FOR BANKING EMISSION REDUCTION CREDITS (ERC'S).

- **O1.** Application to Bank an ERC. The owner or operator of any facility may apply to the Department for a Tier I or Tier II operating permit (or a revision thereto) to bank an emission reduction credit. An application to bank an emission reduction credit must be received by the Department no later than one (1) year after the reduction occurs. The Department may issue or revise such a Tier I or Tier II operating permit and a "Certificate of Ownership" for an emission reduction credit, provided that all emission reductions satisfy the requirements for emission reduction credits (Section 460).
- **Banking Period.** Emission reduction credits may be banked with the Department. The banked emission reduction credits may be used for offsets, netting in accordance with the definition of net emissions increase at Section 007, or alternative emission limits (bubbles), or sold to other facilities. The use of banked emission reduction credits must satisfy the applicable requirements of the program in which they are proposed for use, including approval of a permit to construct or a Tier I or Tier II operating permit.
- **03. Certificate of Ownership.** Upon issuing or revising a Tier I or Tier II operating permit for an emission reduction credit, the Department will issue a "Certificate of Ownership" which will identify the owner of the credits, quantify the credited emission reduction and describe the characteristics of the emissions which were reduced and emissions unit(s) which previously emitted them.
- **04.** Adjustment by Department. If at any time the Department, or the owner or operator of a facility which has produced an emission reduction credit, finds that the actual reduction in emissions differs from that in the certificate of ownership, the Department will adjust the amount of banked emission reduction credits to reflect the actual emission reduction and issue a revised certificate of ownership.

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deterioration (P	Proportional Discounts . If at any time the Department finds that additional emission reduce attain and maintain any ambient air quality standard or applicable prevention of significant (SD) increment, banked emission reduction credits at facilities in the affected area magiscounted by an amount which will not exceed the percentage of emission reduction required for (icant y be
certificate of ow	Transfer of Ownership . Whenever the holder of a certificate of ownership for banked emiss, sells or otherwise transfers ownership of all or part of the banked credits, the holder shall submit or the Department. The Department will issue a revised certificate(s) of ownership wind new holder(s) and amount(s) of banked emission reduction credits.	it the
07. credits, indicatin	Public Registry . The Department will maintain a public registry of all banked emissions reduced the current holder of each certificate of ownership and the amount and type of credited emissions (ction ons.
462 499.	(RESERVED)	
500. REGIS	STRATION PROCEDURES AND REQUIREMENTS FOR PORTABLE EQUIPMENT.	
days after the or provided by the installations and	Registration Requirements . All existing portable equipment shall be registered within ninety riginal effective date of this Section 500 and at least ten (10) days prior to relocating, using for Department, except that no registration is required for mobile internal combustion engines, mathematical locomotives.	orms
02. relieve any own regulations.	Compliance with Rules and Regulations. Possessing a "Certificate of Registration" does er or operator of the responsibility to comply with all applicable local, state and federal rules (
501 509.	(RESERVED)	
	K HEIGHTS AND DISPERSION TECHNIQUES. Sections 510 through 516 is to establish criteria for good engineering practice for stack heights iques.	s and
The provisions facilities. The p techniques imple emitted from suc	CABILITY. of Sections 510 through 516 shall apply to existing, new, and modified stationary sources rovisions of Sections 510 through 516 do not apply to stack heights in existence, or disperemented, on or before December 31, 1970, except where regulated or toxic air pollutant(s) are beh stacks or using such dispersion techniques by sources which were constructed, or reconstructed modifications were carried out, after December 31, 1970.	rsion being
	of Sections 500 through 516:)
01. toxic air pollutar	Dispersion Technique . Any technique which attempts to affect the concentration of a regulate at in the ambient air by:	ed or
a.	Using that portion of a stack which exceeds good engineering practice stack height; ()

c. Increasing final exhaust gas plume rise by manipulating source process parameters, exhaust gas parameters, stack parameters, or combining exhaust gases from several existing stacks into one (1) stack, or other selective handling of exhaust gas streams so as to increase the exhaust gas plume rise. This does not include the reheating of a gas stream, following use of a pollution control system, for the purpose of returning the gas to the

Varying the rate of emission of a regulated or toxic air pollutant according to atmospheric

Section 500 Page 138

conditions or ambient concentrations of that pollutant; or

temperature at which it was originally discharged from the facility generating the gas stream; smoke management in agricultural or silvicultural prescribed burning programs; episodic restrictions on residential woodburning and open burning; techniques which increase final exhaust gas plume rise where the resulting allowable emissions of sulfur dioxide from the facility do not exceed five thousand (5,000) tons per year; or the merging of exhaust gas streams where:

- i. The source owner or operator demonstrates that the facility was originally designed and constructed with such merged gas streams;
- ii. After July 8, 1985, such merging is part of a change in operation at the facility that includes the installation of pollution controls and is accompanied by a net reduction in the allowable emissions of a regulated or toxic air pollutant. This exclusion from the definition of "dispersion techniques" shall apply only to the emission limitation for the regulated or toxic air pollutant affected by such change in operation; or
- iii. Before July 8, 1985, such merging was part of a change in operation at the facility that included the installation of emissions control equipment or was carried out for sound economic or engineering reasons. Where there was an increase in the emission limitation or, in the event that no emission limitation was in existence prior to the merging, the reviewing agency shall presume that merging was significantly motivated by an intent to gain emissions credit for greater dispersion. Absent a demonstration by the source owner or operator that merging was not significantly motivated by such intent, the reviewing agency shall deny credit for the effects of such merging in calculating the allowable emissions for the source.
- **02. Excessive Concentration.** For the purpose of determining good engineering practice stack height in a fluid modeling evaluation or field study as provided for in Subsection 512.03.c. "Excessive Concentration" means:
- a. For sources seeking credit for stack height exceeding that established under Subsection 512.03.b., a maximum ground level concentration due to emissions from a stack due in whole or in part to downwash, wakes, or eddy effects produced by nearby structures or nearby terrain features which individually is at least forty percent (40%) in excess of the maximum concentration experienced in the absence of such effects, and which contributes to a total concentration due to emissions from all sources that is greater than an ambient air quality standard. For sources subject to the prevention of significant deterioration program, an excessive concentration alternatively means a maximum ground-level concentration due to emissions from a stack due in whole or in part to downwash, wakes, or eddy effects produced by nearby structures or nearby terrain features which individually is at least forty percent (40%) in excess of the maximum concentration experienced in the absence of the maximum concentration experienced in the absence of such downwash, wakes, or eddy effects and greater than a prevention of significant deterioration increment. The allowable emission rate to be used in making demonstrations under Subsection 512.02.a., shall be prescribed by the new source performance standard that is applicable to the source category unless the owner or operator demonstrates that this emission rate is infeasible. Where such demonstrations are approved by the Department, an alternative emission rate shall be established in consultation with the source owner or operator.
- **b.** For sources seeking credit after October 1, 1983, for increases in existing stack heights up to the heights established under Subsection 512.03.b., either:
- i. A maximum ground-level concentration due in whole or in part to downwash, wakes or eddy effects as provided in Subsection 512.02.a., except that the emission rate specified by any applicable SIP or, in the absence of such a limit, the actual emission rate shall be used; or
- ii. The actual presence of a local nuisance caused by the existing stack as determined by the authority administering the Department.
- c. For sources seeking credit after January 12, 1979, for a stack height determined under Subsection 512.03.b., where the Department requires the use of a field study or fluid model to verify GEP stack height, for sources seeking stack height credit after November 9, 1984, based on the aerodynamic influence of cooling towers, and for sources seeking stack height credit after December 31, 1970, based on the aerodynamic influence of structures not adequately represented by the equations in Subsection 512.03.b., a maximum ground-level

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		e in whole or in part to downwash, wakes or eddy effects that is at least forty percent (40%) in concentration experienced in the absence of such downwash, wakes, or eddy effects.	ı exce	ess (
	03.	Good Engineering Practice (GEP) Stack Height. The greater of:	()
	a.	Sixty-five (65) meters, measured from the ground-level elevation at the base of the stack;	()
applicab	b. ole precor H = 2.55	For stacks in existence on January 12, 1979, and for which the owner or operator had obtan struction permits or approvals required,	ined	all
	provideo 1 limitati	d the owner or operator produces evidence that this equation was actually relied on in establis on. For all other stacks provided that the Department may require the use of a field study GEP stack height for the source,		
	where:		()
the stack	i. K.	H = good engineering practice stack height measured from the ground-level elevation at the	base (of)
	ii.	S = height of nearby structure(s) measured from the ground-level elevation at the base of the	e stac	ck.)
	iii.	L = lesser dimension, height or projected width, of nearby structure(s).	()
	ult of at	The height demonstrated by a fluid model or a field study approved by the Departmen missions from a stack do not result in excessive concentrations of any regulated or toxic air p mospheric downwash, wakes, or eddy effects created by the source itself, structures, or	olluta	ant
feature ı	04. ander the	Nearby Structures or Terrain Features. "Nearby" as applied to a specific structure or definition of "good engineering practice stack height"; and	terra	ain)
to five (2 (0.8 km)		For purposes of applying the formulae provided under Subsection 512.03.b., means that dist the lesser of the height or the width dimension of a structure, but not greater than one-half (1.		
of up to height of determine measure	ten (10) one-half (ned by the ed from the	For conducting demonstrations under Subsection 512.03.c., means not greater than one-hacept that the portion of a terrain feature may be considered to be nearby which falls within a continue times the maximum height of the feature, not to exceed two (2) miles if such feature actions of the continue (0.5) mile (0.8 km) from the stack that is at least forty percent (40%) of the GEP stack formulae provided in Subsection 512.03.b., or twenty-six (26) meters, whichever is greater ground-level elevation at the base of the stack. The height of the structure or terrain feature ground-level elevation at the base of the stack.	distar nieves heig eater,	s a ght as
	05.	Stack in Existence. The owner or operator had:	()
	a.	Begun, or caused to begin, a continuous program of physical on-site construction of the state	ck; or (.)
		Entered into binding agreements or contractual obligations which could not be cancel substantial loss to the owner or operator, to undertake a program of construction of the standard sasonable time.		
	uired deg	REMENTS. ree of emission control of any regulated or toxic air pollutant shall not be affected by the ant that exceeds good engineering practice (GEP) or by any other dispersion technique.	nount	of)

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514. OPPORTUNITY FOR PUBLIC HEARING. Whenever a new or revised emission limitation is to be based on a good engineering practice stack height that

exceeds the height allowed by the formulae in Subsections 512.03.a. and 512.03.b., the Department will notify the public of the availability of the demonstration study submitted under Subsection 512.03.c., and will provide an opportunity for public hearing on the demonstration study.

515. APPROVAL OF FIELD STUDIES AND FLUID MODELS.

Any field study or fluid model used to demonstrate GEP stack height under Subsection 512.03.b. or 512.03.c., and any determination of "excessive concentration" under Subsection 512.02 must be approved by the EPA prior to an emission limit being established. The construction of any new stack, or any increase to the height of any existing stack to the height determined by the formulae in Subsection 512.03.b., without completing a fluid model and a field study must be approved by the EPA.

516. NO RESTRICTION ON ACTUAL STACK HEIGHT.

The provisions of Sections 510 through 516 do not restrict, in any manner, the actual stack height of any stationary source or facility.

517. MOTOR VEHICLE INSPECTION AND MAINTENANCE PROGRAM.

- **01. Purpose**. The purpose of Sections 517 through 527 is to set forth the minimum standards for a motor vehicle inspection and maintenance program, established pursuant to Section 39-116B, Idaho Code, for registered motor vehicles as defined in Section 49-123, Idaho Code. This program is designed to follow the basic inspection and maintenance program defined in 40 CFR 51.352.
- **02. Applicability**. Sections 517 through 527 apply only to the counties of Ada and Canyon and the cities of Boise, Eagle, Garden City, Meridian, Kuna, Star, Caldwell, Greenleaf, Melba, Middleton, Nampa, Notus, Parma, and Wilder.

03. Options. ()

- **a.** Section 39-116B, Idaho Code, provides the counties and cities listed in Subsection 517.02 with the following implementation options. The counties and cities may:
- i. Enter into a joint exercise of powers agreement with the Director to implement a motor vehicle inspection and maintenance program; or
- ii. Obtain Department approval to implement an alternative motor vehicle emissions control strategy that will result in emissions reductions equivalent to that of a motor vehicle inspection and maintenance program.
- **b.** If neither of the options listed in Subsection 517.03.a. are selected, the Department shall implement the motor vehicle inspection and maintenance program.
- **04. Governing Authority.** For the purpose of Sections 517 through 527, governing authority means the governing entity responsible for the development and implementation of the motor vehicle inspection and maintenance program. The governing entity may be the counties and cities listed in Subsection 517.02 or the Department. The governing authority shall adopt Sections 517 through 527 of these rules.
 - **05. Exemptions.** Sections 517 through 527 do not apply to the following:
 - a. Electric or hybrid motor vehicles; (
 - **b.** Motor vehicles with a model year less than five (5) years old;
 - c. Motor vehicles with a model year older than 1981;
 - d. Classic automobiles as defined by Section 49-406A, Idaho Code; ()

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e.	Motor vehicles with a maximum vehicle gross weight of less than fifteen hundred (1500) p	ounds (s;)
f.	Motor vehicles registered as motor homes as defined by Section 49-114, Idaho Code;	()
g.	Motorized farm equipment; and	()
h.	Registered motor vehicles engaged solely in the business of agriculture.	()
518. REQUI	REMENTS FOR LICENSING AUTHORIZED INSPECTION STATIONS OR R	ETES	ST
01.	General.	()
a. station unless suc	No person or enterprise shall in any manner represent any place as an inspection station of station is operated under a valid license issued by the governing authority.	or reto	est)
	No license for any inspection station or retest station may be assigned, transferred or used applicant for that specific station.	by oth (ner)
	Applications for License . Applications for license as an inspection station or retest station as provided by the governing authority. No license shall be issued unless the governing a ilities, tools and equipment of the applicant comply with the requirements set forth in Sub.	uthor	ity
	Requirements for Licensed Inspection Stations. In order to qualify for issuance and contation license, an establishment must meet the following requirements:	tinuan (ice)
a.	Must have a permanent location;	()
	Must ensure that at least one employee, who has been issued an emissions technician licensity, is on duty at all times of station operation;	se by t	he)
c. recordkeeping red	Must demonstrate the ability to perform the emissions test and comply with report quirements established by the governing authority;	ing a	nd)
d.	Must obtain and maintain in force appropriate business liability insurance; and	()
e. performance of the	Must have the tools, equipment and supplies, as required by the governing authority, available emissions test.	lable 1	for)
04. retest station lices	Requirements for Licensed Retest Stations. In order to qualify for issuance and continuance, an establishment must meet the requirements listed in Subsection 518.03.	nce o	f a
05.	Approval Procedure.	()
a. inspection of the review.	Applications received by the governing authority will be reviewed for completeness facility will be performed. An inspection report will be prepared for the governing aut	and thority (an y's)
	Stations which meet the requirements of Subsections 518.01 through 518.04 will be gralicense or retest station license and issued a station sign. The station sign and license shall be place, readily visible to the public. The station sign and license shall remain the propertity.	e post	ed

Revocation of Inspection Station or Retest Station License. The governing authority has the

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06.

authority to issue warnings and suspend or revoke a station license upon a showing that emission tests are not being performed in accordance with these rules and any other specifications or procedures enacted by the governing authority.

519. REQUIREMENTS FOR LICENSING AUTHORIZED EMISSIONS TECHNICIANS.

01.		cations for L									
the governing	authority.	 Applications 	for the	emissions	technician	license	shall be	completed	on forms	provide	ed by
the governing	authority.									()

- **Requirements for Issuance of an Emissions Technician License**. An applicant must demonstrate the knowledge and skill necessary to perform an emissions test of motor vehicle engines. The governing authority shall require the minimum standards set forth in 40 CFR 51.367, incorporated by reference into these rules at Section 107.
- **03. Revocation of Emissions Technician License**. The governing authority has the authority to issue warnings and suspend or revoke an emissions technician license upon a showing that emission tests are not being performed in accordance with these rules or any other specifications or procedures enacted by the governing authority.

520. INSPECTION FREQUENCY.

The inspections shall occur no more than once every two (2) years. If the owner of the motor vehicle obtains a waiver pursuant to Section 526, the motor vehicle must be inspected the following year.

521. TEST PROCEDURE REQUIREMENTS.

The governing authority shall require the minimum standards set forth in 40 CFR 51.357(a), incorporated by reference into these rules at Section 107.

522. TEST STANDARDS.

The governing authority shall require the minimum standards set forth in 40 CFR 51.357(b), incorporated by reference into these rules at Section 107.

523. TEST EQUIPMENT.

The governing authority shall require the minimum standards set forth in 40 CFR 51.358, incorporated by reference in to these rules at Section 107.

524. INSPECTION FEE.

The fee for a motor vehicle inspection, as established in Section 39-116B(2)(g), Idaho Code, shall not exceed twenty dollars (\$20) per vehicle. This fee is necessary to carry out the provisions of Sections 517 through 527 and to fund an air quality public awareness and outreach program.

525. PUBLIC OUTREACH.

The governing authority shall issue a pamphlet for distribution to owners of motor vehicles. The pamphlet shall include, but not be limited to, the reasons for and the methods of the inspection. The governing authority may also establish and operate an informational hotline, website, or any other means of outreach that is deemed to be efficient and effective by the governing authority.

526. WAIVERS.

The governing authority shall require the minimum standards set forth in 40 CFR 51.360(a), incorporated by reference into these rules at Section 107. If the owner of the motor vehicle obtains a waiver, the motor vehicle must be inspected the following year.

01. Financial Hardship. If repairs required under Section 526 pose a financial hardship on the owner of the motor vehicle, the governing authority shall have the authority to issue a waiver without requiring expenditure of the amounts listed in 40 CFR 51.360(a). Such determination of hardship shall be made on a case-by-case basis by the governing authority.

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O2. Public Service Vehicles Operating Less than 1,000 Miles Per Year. For public service vehicles owned by a governmental entity and operated less than one thousand (1,000) miles per year, the governing authority shall have the authority to issue a waiver without requiring expenditure of the amounts listed in 40 CFR 51.360(a).

527. EXTENSIONS.

The governing authority shall have the authority to grant extensions for vehicles or vehicle owners temporarily located outside of a testing area that cannot easily be returned to an area for testing. The extension shall not exceed one (1) year. For active duty military personnel and their families stationed outside the applicable testing area specified in Subsection 517.02, a time extension not to exceed the testing period is available. Military extensions shall be renewed with current military orders.

528. -- **549.** (RESERVED)

550. AIR POLLUTION EMERGENCY RULE.

The purpose of Sections 550 through 562 is to define criteria for an air pollution emergency, to formulate a plan for preventing or alleviating such an emergency, and to specify rules for carrying out the plan. The procedures for implementing Sections 550 through 562 are delineated in Chapter VI of the SIP.

551. EPISODE CRITERIA.

The purpose of Sections 551 through 556 is to establish criteria for stages of atmospheric stagnation and/or degraded air quality.

552. STAGES.

The Department has defined four (4) stages of atmospheric stagnation and/or degraded air quality. ()

- **01. Stage 1 Air Pollution Forecast and Caution**. An internal watch by the Department shall be actuated by a National Weather Service report that an Atmospheric Stagnation Advisory has been issued, or the equivalent local forecast of stagnant atmospheric conditions.
- **O2.** Stage 2 -- Alert. This is the first stage at which air pollution control actions by industrial sources are to begin.
- **03. Stage 3 -- Warning.** The warning stage indicates that air quality is further degraded and that control actions are necessary to maintain or improve air quality.
- **04. Stage 4 -- Emergency**. The emergency stage indicates that air quality has degraded to a level that will substantially endanger the public health and that the most stringent control actions are necessary. ()

553. EFFECT OF STAGES.

Once an episode stage is reached or the Department determines that reaching a particular stage is imminent, emergency action corresponding to that stage will remain in effect until air quality measurements indicate that another stage (either lower or higher) has been attained or the Department determines that reaching another stage (either lower or higher) is imminent. At such time, actions corresponding to the next stage will go into effect. This procedure will continue until the episode is terminated. The air quality criteria used to define each of the episode stages for carbon monoxide, nitrogen dioxide, ozone, particulate matter, and sulfur dioxide are specified in Section 556. The levels will be determined by the Department through its analysis of meteorological and ambient air quality monitoring data.

554. -- 555. (RESERVED)

556. CRITERIA FOR DEFINING LEVELS WITHIN STAGES.

The air quality criteria defining each of these levels for carbon monoxide (CO), nitrogen dioxide (NO2), ozone (03), particles with an aerodynamic diameter less than or equal to a nominal ten (10) micrometers (PM-10), particles with an aerodynamic diameter less than or equal to a nominal two point five (2.5) micrometers (PM-2.5), and sulfur dioxide (SO2) are:

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01. Stage 1 -- Forecast and Caution. A Stage 1 Forecast and Caution shall be declared by the Department when particulate concentrations reach, or are forecasted to reach, and persist, at or above the levels listed below. The Department may call a Stage 1 Forecast and Caution, if it determines, after evaluating the pertinent meteorology, weather conditions and air quality conditions such as visibility, and source parameters such as source type, strength, location and projected duration, that a Stage 1 Forecast and Caution is required to protect the public health.

CO	NA
NO2	NA
O3	NA
SO2	NA
PM-2.5	80 ug/m3 1 hour average
PM-2.5	50 ug/m3 24 hour average
PM-10	385 ug/m3 1 hour average
PM-10	150 mg/m3 24 hour average

02. Stage 2 -- Alert.

CO - 17 mg/m3 (15 ppm)	8-hour average
NO ₂ - 1130 ug/m3 (0.6 ppm)	1-hour average
- 282 ug/m3 (0.15 ppm)	24-hour average
O ₃ - 400 ug/m3 (0.2 ppm)	1-hour average
PM-10 - 350 ug/m3	24-hour average
SO ₂ - 800 ug/m3 (0.3 ppm)	24-hour average

03. Stage 3 -- Warning.

CO - 34 mg/m3 (30 ppm)	8-hour average
NO ₂ - 2260 ug/m3 (1.2 ppm),	1-hour average
- 565 ug/m3 (0.3 ppm)	24-hour average
O ₃ - 800 ug/m3 (0.4 ppm)	1-hour average
PM-10 - 420 ug/m3	24-hour average
SO ₂ - 1600 ug/m3 (0.6 ppm)	24-hour average

04. Stage 4 -- Emergency.

CO - 46 mg/m3 (40 ppm)	8-hour average
NO ₂ - 3000 ug/m3 (1.6 ppm)	1-hour average
- 750 ug/m3 (0.4 ppm)	24-hour average

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O ₃ - 1000 ug/m3 (0.5 ppm)	1-hour average
PM-10 - 500 ug/m3	24-hour average
SO ₂ - 2100 ug/m3 (0.8 ppm)	24-hour average

				J		0			
			SO ₂ - 2100 ug/m3	(0.8 ppm)	24-hour a	verage			
								()
557. The purstagnati	rpose of S	C NOTIFICA Sections 557 th r degraded air o	rough 560 is to es	tablish require	ments for pu	blic notificati	ion regarding	atmosphe	ric)
558.	INFOR	MATION TO	BE GIVEN.						
techniq	ues inclu	mergency epis ding, but not l	to Be Given. On to ode stages as show imited to, print, e ed government, a	vn in Section 5 lectronic and i	556, the Dire nternet, to in	ector will utilinsure that the	ize appropriat following in	e media a formation	and is
	a.	Definition of	the extent of the p	roblem;				()
	b.	Indication of	the action taken by	the Director;				()
	c.	Air pollution	forecast for next for	ew days;				()
	d.	Notice of who	en the next stateme	ent from the De	partment wil	l be issued;		()
are requ	e. aired to fo		general procedure	s which the pu	blic, comme	rcial, institution	onal and indu	strial sect	ors)
may be	f. most sus	Specific warr ceptible to the	ings and advice to	o those persons ode.	who becaus	se of acute or	chronic heal	th probler	ns,
	g.	Location and	description of the	affected area.				()
broadca televisi	nnouncer asts and i on and ra	nents will be n all editions	QUENCY OF NO made by the new of specified newspignated by the Ders.	vs media durii papers. In addit	ng regularly tion, when tl	ne stage 4 em	nergency leve	l is reach	ed,
	partment		SOURCES. all significant sour opriate means.	irces of the app	licable air po	ollutant(s) are	notified of th	e emerger (ncy)
stage. T informa	sons in tl The Direc	tor may waive lable to him, he	stricken area shall one (1) or more judges that a mea	of the required	measures at	t each episod	e stage if, on	the basis	of
any kin	01. d. The Di	Stage 1 Air rector may req	Pollution Foreca	st and Caution, or in an emerg	n . There shal gency situation	l be no new igon, the cessati	gnition of ope on of any ope	en burning en burning (; of ;.
	02.	Stage 2 Ale	ert.					()

	a.	There shall be no open burning of any kind.	()
	b.	The use of burners and incinerators for the disposal of any form of solid waste shall be proh	ibited (ł.)
perform	c. such ope	Persons operating fuel-burning equipment which requires boiler lancing or soot blowin erations only between the hours of 12:00 pm (noon) and 4:00 p.m.	g sha	all)
switch t	d. o natural	Commercial, industrial and institutional facilities utilizing coal or residual fuel oil are requgas or distillate oil if available.	uired (to)
	03.	Stage 3 Warning.	()
	a.	There shall be no open burning of any kind.	()
be prohi	b. ibited.	The use of burners and incinerators for the disposal of any form of solid waste or liquid was	te sha	all)
perform	c. such ope	Persons operating fuel-burning equipment which requires boiler lancing or soot blowin erations only between the hours of 12:00 pm (noon) and 4:00 p.m.	g sha	all)
either:	d.	Commercial, industrial and institutional facilities utilizing coal or residual fuel are requ	iired (to)
	i.	Switch completely to natural gas or distillate oil; or	()
without	ii. causing i	If these low sulfur fuels are not available, curtail the use of existing fuels to the extent p njury to persons or damage to equipment.	ossib (le)
	04.	Stage 4 Emergency. This will be called only with specific concurrence of Governor.	()
	a.	There shall be no open burning of any kind.	()
prohibit	b. red.	The use of burners and incinerators for the disposal of any form of solid or liquid waste s	shall l	be)
	c.	All places of employment described below shall immediately cease operations:	()
	i.	All mining and quarrying operations;	()
	ii.	All construction work except that which must proceed to avoid injury to persons;	()
plan;	iii.	All manufacturing establishments except those required to have in force an air pollution eme	ergeno (су)
buying	merchand	All wholesale trade establishments, i.e. places of business primarily engaged in selling mercl ustrial, commercial, institutional or professional users, or to other wholesalers, or acting as aglise for or selling merchandise to such persons or companies except those engaged in the distribution and food;	gents	in
State go	vernmen	All offices of local, county and State government including authorities, joint meetings, an cepting such agencies which are determined by the chief administrative officer of local, cout authorities, joint meetings and other public bodies to be vital for public safety and welfare are provisions of this order;	ınty,	or

All retail trade establishments except pharmacies, surgical supply distributors, and stores primarily

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vi.

engageo	l in the sa	ale of food;	()
and serv	vii. vices; off	Banks, credit agencies other than banks, securities and commodities brokers, dealers, excess of insurance carriers, agents and brokers, real estate offices;	xchang	es)
photogr	viii. aphic stu	Wholesale and retail laundries, laundry services and cleaning and dyeing establidios; beauty shops, barber shops, shoe repair shops;	shment (s;)
		Advertising offices, consumer credit reporting, adjustment and collection agencies; duprinting; photocopying, mailing, mailing list and stenographic services; equipment rental ng laboratories;		
highwa	x. ys;	Automobile repair, automobile services, garages except those located adjacent to state or	intersta (te)
	xi.	Establishments rendering amusement and recreational services including motion picture the	neaters;)
vocatio	xii. nal schoo	Elementary and secondary schools, colleges, universities, professional schools, junior ols, and public and private libraries.	college (;s,)
curtailir injury t	ng, or pos o persons	All commercial and manufacturing establishments not included in this order will institute result in maximum reduction of the applicable air pollutant(s) from their operation by stponing operations which emit the applicable air pollutants to the extent possible without so or damage to equipment. These actions include limiting boiler lancing or soot blowing of equipment to between the hours of 12:00 pm (noon) and 4:00 p.m.	ceasin t causir	g, ng
prohibit	e. ed excep	When the emergency episode is declared for carbon monoxide, the use of motor vert in emergencies or with the approval of local or state police or the Department.	hicles	is)
adopt a Section	tion to the nd imple s 551 the	FIC EMERGENCY EPISODE ABATEMENT PLANS FOR POINT SOURCES. The general rules presented in Section 561, the Department shall require that specific points ament their own Emergency Episode Abatement Plans in accordance with the criteria set rough 556. An individual plan can be revised periodically by the Department after contact and the owners and/or operators of the source.	forth	in
amende transpor Transpor Title 23 procedu develop	pose of S d [42 U.S rtation plortation (of U.S.C. tres for one and pursua	SPORTATION CONFORMITY. Sections 563 through 574 is to adopt and implement Section 176(c) of the Clean Air Act (6 S.C. 7401 et seq.], and the related requirements of 23 U.S.C. 109(j), with respect to the confe lans, programs, and projects developed, funded, or approved by the United States Depart USDOT), and by metropolitan planning organizations (MPOs) or other recipients of fun or the Federal Transit Laws (49 U.S.C. Chapter 53). These sections set forth policy, crit demonstrating and assuring conformity of such activities to an applicable implementation and to Section 110 and Part D of the CAA. The publications referred to in Sections 563 through the IDEQ.	ormity of the three thre	of of er nd an
564.	(RESE	RVED)		
565.	ABBRI	EVIATIONS.		
	01.	CAA. Clean Air Act, as amended.	()
	02.	CFR. Code of Federal Regulations.	()
	03.	CO. Carbon Monoxide.	()
	04.	EPA. Environmental Protection Agency.	()

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IDAHO ADMINIST	RATIVE	COD	E
Department of En	vironme	ental	Quality

	05.	FHWA. Federal Highway Administration of USDOT.	()
	06.	FTA. Federal Transit Administration of USDOT.	()
	07.	HPMS. Highway Performance Monitoring System.	()
	08.	ICC. Interagency Consultation Committee.	()
	09.	IDEQ. Idaho Department of Environmental Quality.	()
	10.	ITD. Idaho Transportation Department.	()
	11.	LHTAC Local Highway Technical Assistance Council.	()
	12.	LRTP. Long Range Transportation Plan.	()
	13.	MPO. Metropolitan Planning Organization.	()
	14.	NAAQS. National Ambient Air Quality Standards.	()
	15.	NEPA . National Environmental Policy Act, as amended.	()
	16.	O3. Ozone.	()
	17.	PM. Particulate matter.	()
where 2	18. X denotes	PMx . Particles with an aerodynamic diameter less than or equal to a nominal X micro any size fraction number regulated by the NAAQs (e.g.: 10, 2.5).	mete (rs,
	19.	STIP. Statewide Transportation Improvement Program.	()
	20.	TCM. Transportation Control Measure.	()
	21.	TIP. Transportation Improvement Program.	()
	22.	USDOT. United States Department of Transportation.	()
	23.	VMT. Vehicle Miles Traveled.	()
566. Terms v Titles 2	used but 1	ITIONS FOR THE PURPOSE OF SECTIONS 563 THROUGH 574 AND 582. not defined in Sections 563 through 574 and 582 shall have the meaning given them by the U.S.C., other Environmental Protection Agency (EPA) regulations, or other USDOT regulations.	e CA	A, in

01. Applicable Implementation Plan. Applicable Implementation Plan is defined in Section 302(q) of the CAA and means the portion (or portions) of the implementation plan, or most recent revision thereof, which has been approved under Section 110 of the CAA, or promulgated under Section 110(c) of the CAA, or promulgated or approved pursuant to regulations promulgated under Section 301(d) of the CAA and which implements the relevant requirements of the CAA.

O2. Consult or Consultation. The lead agency confers with other ICC members and persons on the distribution list and considers their views prior to taking actions relating to transportation conformity. The lead agency shall distribute all appropriate information necessary to make a conformity determination and, prior to making a conformity determination, shall consider the views of such parties and shall provide a timely, written response to those views. Such views and written responses shall be included in the record of decision or action. Consultation shall not occur with respect to a transportation plan or transportation improvement program (TIP)

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that order of priority. For the purpose of Sections 563 through 574 and 582:

revision that mer	ely adds or exempts projects listed in 40 CFR 93.126.	()
include existing downloadable fil may include the	Distribute . Make available relevant documents and information by electronic and manual re appropriate, to all ICC members and persons on the distribution list. Electronic distribution and future technological applications, such as electronic mail, internet web-site posting in es, or the use of an electronic mail reply system based on the distribution list. Manual distribution between the United States Postal Service, the state internal mail system, a facsimile machine, ailable mail service provider.	ion may cluding ribution
may contact the	Distribution List . A list containing the names and addresses of ICC members and any parents in receiving information and material pertaining to ICC meetings. To express interest, a lead agency by postal mail, electronic mail, telephone or in person, and inform the ICC meeting on the distribution list for information and material pertaining to ICC meetings.	a person
05. safety, mass trans	Exempt Projects . Projects exempt from conformity requirements based on the general crisit, and other factors, as described in 40 CFR 93.126.	iteria of
06. process, as identified	Lead Agency . The transportation or air quality agency responsible for conducting the consisted in Subsections 568.01 through 568.03.	sultation
	Lead Air Quality Agency . An agency designated pursuant to Section 174 of the Odeveloping an applicable implementation plan, or alternatively the agency designated lead air quality agency for a county, region, or any jurisdiction.	CAA as by the
08. jurisdiction over	Local Highway Jurisdiction . A county with jurisdiction over a highway system, a cia highway system, or a highway district, as defined by Section 40-113(3), Idaho Code.	ity with
09. 24, Title 40, Idah	Local Highway Technical Assistance Council (LHTAC). The public agency created in to Code.	Chapter
10.	Maximum Priority.	()
	All possible actions must be taken to shorten the time periods necessary to complete essention - for example, by increasing the funding rate - even though timing of other projects of permissible to have prospective discrepancies with the applicable implementation plant schedule due to:	may be
i.	Lack of funding in the TIP;	()
ii.	Lack of commitment to the project by the sponsoring agency;	()
iii.	Unreasonably long periods to complete future work due to lack of staff or other agency reso	ources;
iv.	Lack of approval or consent by local governmental bodies; or	()
v. completed.	Failure to have applied for a permit where necessary work preliminary to such application by	nas been
Stat 107, as ame with responding	Where statewide and metropolitan funding resources, planning, and management capability within the flexibility of the Transportation Equity Act of 1998 (TEA-21), Pub. L. No. 105-1 nded by Pub. L. No. 105-206, 112 Stat 685, or future federal omnibus transportation funding to damage from natural disasters, civil unrest, or terrorist acts, TCM implementation timely without regard to the above, provided reasonable efforts are being made.	178, 112 ng bills,

11. Metropolitan Planning Organization (MPO). The organization designated as being responsible, together with the State, for conducting the continuing cooperative and comprehensive transportation planning process

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	· · · · · · · · · · · · · · · · · · ·	
under 23 U.S making.	S.C. 134 and 49 U.S.C. 5303 and 23 CFR 450. It is the forum for cooperative transporta-	tion decision
12. members and	Public Notice . Distribution of the meeting times, location, duration and agenda, to persons on the distribution list.	o all the ICC
Laws funds to undertake oth	Recipient of Funds Designated Under Title 23 U.S.C. or the Federal Transit Laws of state, county, city, or regional government that routinely receives Title 23 U.S.C. or Foo construct FHWA/FTA projects, operate FHWA/FTA projects or equipment, purchase other services or operations via contracts or agreements. This definition does not indevelopers, contractors, or entities that are only paid for services or products created	ederal Transi equipment, o clude private
activity cente transportation	Regionally Significant Project . A transportation project, other than an exempt project a serves regional transportation needs (such as access to and from the area outside the ers in the region, major planned developments such as new retail malls, sports complete terminals as well as most terminals themselves) and would normally be included in the area's transportation network, including, at a minimum:	region, majo lexes, etc., o
a.	All principal arterial highways;	(
b.	All fixed guideway transit facilities that offer an alternative to regional highway trave	el; and (
c. consultation.	Any other facilities determined to be regionally significant through Section 570	, interagency (
15. transportation	Transportation Agency . The public agency responsible for one (1) or more of a modes:	the following
a.	Air;	(
b.	Rail;	(
c.	Water;	(
d.	Highway;	(
e.	Bicycle and pedestrian paths; and	(
f.	Transit.	(
16. other conveys "Transit Agen	Transit Agency . Any agency involved in providing mass transportation services by ance providing general or special service to the public on a regular and continuing bancy" does not include school buses or charter or sightseeing services.	
This Section	ENCIES AFFECTED BY CONSULTATION. identifies those agencies and other entities (federal, tribal, state and local) involved in the hose general actions requiring consultation.	e consultation
called the Int undertake cor	Interagency Consultation Committee. A committee of representatives shall be for it or maintenance area of the state, to convene on conformity determinations, as necessary teragency Consultation Committee (ICC) for that nonattainment or maintenance area. Insultation procedures, as applicable, in preparing for and before making conformity determination plans (LRTP), transportation improvement programs (TIP), and on plans.	y, and shall be The ICC shale erminations in
02.	ICC Members. The ICC shall consist of the following agencies or entities, as applica	able: (

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a.	A Metropolitan Planning Organization (MPO) where one exists;	()
b.	The Idaho Transportation Department (ITD);	()
c. divisional office	The Federal Highway Administration (FHWA) and the Federal Transit Administration;	ation (FT	Ά))
d.	The Idaho Department of Environmental Quality (IDEQ);	()
e.	Affected Local Highway Jurisdictions involved in transportation,	()
f.	Affected Transit agency(ies);	()
g.	The Local Highway Technical Assistance Council (LHTAC);	()
h.	Indian Tribal governments with transportation planning responsibilities; and	()
i.	The United States Environmental Protection Agency (EPA).	()
03. which are entitle	Agencies Entitled to Participate. Agencies which may be affected by the consultation and to participate in the consultation process include:	process a	ınd)
a. transportation or	Any local transit agency or provider, local highway jurisdiction, and any city air quality board or agency where the nonattainment or maintenance area is located; and		nty)
b. for developing,	Any other state or federal or tribal organization in the state responsible under state or submitting or implementing transportation related provisions of an implementation plan.	federal la	aw)
04. conduct consulta	More Than One Pollutant . Areas that are nonattainment for more than one (1) poation, as specified in this section, through a single committee for all pollutants.	llutant m (nay)
05.	Open to the Public. All meetings of the ICC shall be open to the public.	()
members in wri	Delegation . An ICC member may delegate its role or responsibility in the consultation ursuant to applicable state law. An ICC member making such delegation shall notify alting when the delegation occurs. The written notice shall provide the name, address, an 1) or more contact persons representing the entity accepting the delegated role or respons	ll other IO d telepho	CC
07. to the developm	General Actions Requiring Consultation . The ICC shall undertake the consultation pent of the following:	rocess pr	ior)
a. implementation	The implementation plan(s), including the emission budget and list of TCMs in the plan(s), prepared by the lead air quality agency in a nonattainment or maintenance area;	applicat	ble)
b.	All other conformity determinations for transportation plans, projects, and programs; an	nd ()
c. determinations.	Revisions to the preceding documents which may directly or indirectly affect	conform (ity)
The lead agency preparing the in	EMBER ROLES IN CONSULTATION. The assidentified in this section is the ICC member responsible for initiating the consultational and final drafts of the document or decision, and assuring the adequacy of the conformity processes and procedures.		

Designated Lead Air Quality Agency. IDEQ or the MPO, as the designated lead air quality

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01.

agency, shall be the lead agency for the development of the implementation plan, the associated emission budgets, and the list of Transportation Control Measures (TCMs) in the plan. The concurrence of IDEQ on each applicable

implementation plan is required before IDEQ adopts the plan and submits it to EPA for inclusion in the arimplementation plan.	plica (ble)
02. Areas with an MPO . For areas in which an MPO has been established, the designated M be the lead agency responsible for conformity determinations, development of the LRTP, development of the project level documentation under 23 CFR 450.		
03. Areas Without an MPO . For areas in which an MPO has not been established, ITD sha lead agency for preparing the final document on conformity determinations, the development of the s transportation plan, the development of the STIP, and project level documentation under 23 CFR 450.		
569. ICC MEMBER RESPONSIBILITIES IN CONSULTATION. This Section identifies the specific responsibilities of ICC members.	()
01. Designated Lead Air Quality Agency Responsibilities. The designated lead air quality shall be responsible for developing or providing and distributing draft and final documentation, data and analysis.		
a. Air emission inventories;	()
b. Emission budgets;	()
c. Attainment and maintenance demonstrations;	()
d. Control strategy implementation plan revisions;	()
e. Updated motor vehicle emission factors;	()
f. Proposal and evaluation of TCMs; and	()
g. Public outreach on draft air quality plans pursuant to 40 CFR Part 51.	()
Designated MPO Responsibilities . The designated MPO shall be responsible for:	()
a. Conformity determinations corresponding to LRTPs and TIPs;	()
b. Making conformity determinations for the entire nonattainment or maintenance area, in areas beyond the boundaries of the MPO, where no agreement is in effect as required by 23 CFR 450.310(f);	ncludi	ing
c. Identify regionally significant projects through the consultation process;	()
 c. Identify regionally significant projects through the consultation process; d. Implementing TCMs in air quality nonattainment and/or maintenance areas, as applicable; 	((
	()
)
f. Performing transportation modeling, regional emissions analyses, and project level ana necessary;	lysis, (as)
g. Documenting timely implementation of TCMs, as required, for determining conformity; ar	ıd ()
h. Distributing relevant draft and final project environmental documents to ICC members and on the distribution list per the schedule in Subsection 570.01.c.	perso	ons)

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for:	03.	Non-MPO Area Responsibilities. In areas without an established MPO, ITD shall be responsible ()
	a.	Conformity determinations corresponding to STIPs and project-level analyses; ()
to emis	b. sion budg	Providing technical and policy input on proposed revisions to motor vehicle emissions factors and ets;
to ICC 1	c. members	Distributing relevant draft and final project environmental documentation prepared by, or for ITD, and persons on the distribution list per the schedule in Subsection 570.01.c.;
membe	d. rs, or as n	Convening air quality technical review meetings on specific projects when requested by other ICC eeded;
determi	e. nations ir	Convening interagency consultation meetings required for purposes of making conformity anonattainment or maintenance areas, outside of MPO boundaries, as necessary;
bounda	f. ries, as ne	Making conformity determinations in nonattainment or maintenance areas, outside of MPO ()
	g.	Implementing TCMs in air quality nonattainment and/or maintenance areas, as applicable. ()
	04.	FHWA and FTA Responsibilities. FHWA and FTA shall be responsible for:
		Assuring timely action on final findings of conformity for transportation plans, TIPs, and federally including the basis for those findings after consultation with other agencies as provided in Section 93.105; and
		Providing guidance on conformity and the transportation planning process to ICC members. FHWA y solely on the consultation process initiated by ITD or the MPO, where one exists, and shall not be cate that process.
conforn	05. nity criter	EPA Responsibilities . EPA shall be responsible for providing policy and technical guidance on ia to ICC members.
		Responsibility to Disclose Potentially Regionally Significant Projects . ITD, the local highway sit agency, or transportation project sponsor shall be responsible for disclosing potentially regionally ets within air quality nonattainment and maintenance areas to the ICC in a timely manner.
written to ITD	a. request o District C	Local Highway Jurisdictions shall disclose of potentially regionally significant projects upon f ITD within fourteen (14) days of such request, or when annual local and MPO project lists are due ffices as part of the annual STIP development process;
signific	b. ant projec	In an MPO area, to help assure timely disclosure, the sponsor of any potentially regionally at shall disclose such projects to the MPO annually on or before March 1 of that calendar year; and
		In MPO nonattainment and maintenance areas, the TIP and associated conformity demonstration to be incomplete if any regionally significant project has not been disclosed to the ICC in a timely re, such a TIP shall be considered to be non-conforming to applicable implementation plan(s).
570. Section particip	570 provation for	RAL CONSULTATION PROCESS. ides the general procedures for interagency consultation (federal, tribal, state, and local) and public transportation conformity determinations in air quality nonattainment and maintenance areas in the

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01. stage of the const	Lead Agency in Consultation . The following are the responsibilities of the lead agency a ultation process:	t each
a. that must undergo	Initiating the consultation process by notifying other ICC members of the document or de to the consultation process and by scheduling and convening consultation meetings and agendation (
b. expressing an int	Developing and maintaining a distribution list of all ICC members and any other potential information and materials pertaining to ICC meetings;	ersons
c. members and per	Distributing an agenda and all supporting material, including minutes of ICC meetings, to sons on the distribution list as follows:	o ICC
i. the ICC;	Fourteen (14) days in advance of an ICC meeting if there are non-technical issues to be resolved (14).	ved by
ii. ICC; or	Thirty (30) days in advance of an ICC meeting if there are technical issues to be resolved to	by the
in writing at leas distribute and dis list, informing th earlier analyses o	If distribution of technical material pursuant to Subsection 570.01.c.ii. is not feasible thirty ICC meeting, then the lead agency shall notify the ICC members and persons on the distribution of the ICC meeting. Together with the notification, the lead agency sclose all available material and documentation to the ICC members and persons on the distribution of the nature, purpose, and details of possible program changes that are expected to occur of the actions. All technical material and documentation shall be distributed at a minimum of the ICC meeting.	on list y shall bution r from
d. interest in the doc	Conferring with other agencies and persons not on the distribution list that have express cument or decision to be developed;	sed an
e. meaningful input	Providing ICC members and persons on the distribution list access to all information need;	ed for
f.	Soliciting early and continuing input from other ICC members and persons on the distribution	n list;
g.	Following the public consultation procedures outlined in Section 574;	()
h. decision;	Providing an opportunity for informal question and answer on the draft document or pro-	posed
	Considering the views of ICC members and persons on the distribution list and respond cant comments in a timely and substantive manner prior to finalizing or taking any final action determinations enumerated in Section 567.07.a. through 567.07.c.; and	
j. are made part of	Assuring all comments and written responses of ICC members and persons on the distribution the record of any action.	on list
to 23 CFR 450 requirement for t	Public Comment Period to Satisfy Thirty Day Document Distribution Requirement. An all or any part of another public comment period established for public outreach procedures put for a transportation plan, program, or project to satisfy the thirty (30) day advance distributional issues, and shall notify all ICC members and other persons on the distribution list where the distribution is the public comment period.	rsuant bution
03. combination, as r	Separate Times or in Combination . The above actions may be conducted at separate times required, to enhance the efficiency of the process.	s or in

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- **04. Final Document Distribution**. A lead agency, upon completion of a final document subject to the consultation process under Sections 563 through 574 of these rules (including any federal agency), shall distribute each final document to all other ICC members and persons on the distribution list within thirty (30) days of adopting or approving such document or making such determination.
- **05.** Use of Checklist for Distribution of Material. The lead agency may supply a checklist of available supporting information to ICC members and persons on the distribution list to be used to request all or part of the supporting information, in lieu of generally distributing all supporting information.
- **06. Use of Other Meetings for Consultation**. A meeting that is scheduled or required for another purpose may be used for the purposes of consultation only if the public notice for the meeting identifies consultation as an agenda item.

571. CONSULTATION PROCEDURES.

The consultation process among ICC members and persons on the distribution list shall be undertaken for the following specific major activities (federal, tribal, state, and local), specific routine activities and specific air quality related activities, in accordance with the procedures in Section 570. Participating agencies shall be all ICC members unless otherwise specified in Subsections 571.01 through 571.04.

- **01. Specific Major Activities**. The consultation process shall be undertaken for the following specific major activities. The lead agency for each activity shall be the designated MPO or ITD in the absence of an MPO.
- a. Evaluating and choosing each air quality model and associated methods and assumptions to be used in hot-spot analyses and regional emissions analyses including vehicle miles traveled forecasting. The hot-spot analyses shall be performed consistent with procedures described in 40 CFR 93.116 and 40 CFR 93.123 and regional emissions analysis shall be performed using procedures outlined on 40 CFR 93.122.
- **b.** Determining which minor arterials and other transportation projects should be considered "regionally significant" for the purposes of regional emissions analysis, in addition to those functionally classified as principal arterial or higher or fixed guideway transit systems or extensions that offer an alternative to regional highway travel.
- **c.** Evaluating whether projects otherwise exempted from meeting the requirements of Sections 563 through 574 of these rules should be treated as non-exempt in cases where potential adverse emissions impacts may exist for any reason per 40 CFR 93.126 and 127.
- d. Making a determination as to whether past obstacles to implementation of TCMs which are behind the schedule established in the applicable implementation plan have been identified and are being overcome, and whether state and local agencies with influence over approvals or funding for TCMs are giving maximum priority to approval or funding for TCMs. This consultation procedure shall also consider whether delays in TCM implementation necessitate revisions to the applicable implementation plan to remove TCMs or substitute TCMs with other emission reduction measures.
- e. Identifying projects located at sites in PM nonattainment or maintenance areas which have vehicle and roadway emission and dispersion characteristics which are essentially identical to those at sites which have violations verified by monitoring, and therefore require quantitative PM hot-spot analysis. In case a method for quantitative hot-spot analysis has not been formally adopted by EPA, a sound qualitative analysis developed in conjunction with FHWA may be used for the same.
- f. Making a determination whether the project is included in the regional emissions analysis supporting the currently conforming TIP's conformity determination, and whether the project's design concept and scope have changed significantly from those which were included in the regional emissions analysis, or in a manner which would significantly impact use of the facility.
- g. For areas in the state with no MPOs, making a determination whether a project has undergone project-level analysis and whether the project's design concept and scope have changed significantly from those

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																									()

- **h.** Establishing appropriate public participation opportunities for project-level conformity determinations, as applicable, in the manner specified by Section 574, to be initiated by the recipient of the funds designated under 23 U.S.C. or the Federal Transit Act.
- i. Choosing conformity tests and methodologies for isolated and rural nonattainment and maintenance areas as required by 40 CFR 93.109(g)(2)(iii).
- **O2. Specific Routine Activities.** The consultation process shall be undertaken for the following specific routine activities. The lead agency shall be the MPO or ITD in the absence of an MPO.
- **a.** Evaluating events that will trigger new conformity determinations in addition to those triggering events established in 40 CFR 93.104. Participating agencies shall be the MPO and state, tribal, regional, and local air quality planning agencies.
- **b.** Consulting on emissions analysis for transportation activities that cross the borders of MPOs or nonattainment or maintenance areas. Participating agencies shall be the MPO and state, tribal, regional, and local air quality planning agencies.
- **c.** Determining whether the project sponsor or MPO has demonstrated that the requirements are satisfied without a particular mitigation, such as emissions offsets or other control measures, or determining that a conforming project approved with mitigation no longer requires mitigation.
- **d.** Assuring that plans for construction of regionally significant projects that are not FHWA/FTA projects, including projects for which alternative locations, design concept and scope, or the no-build option are still being considered, are disclosed to the MPO or ITD in the absence of an MPO on a regular basis, and assuring that any changes to those plans are immediately disclosed.
- **e.** Determining whether a project, which was previously found to conform, has or will have a significant change in design concept and scope since the project plan and TIP conformity determination. ()
- **f.** Designing, scheduling, and funding of research and data collection effort pertaining to transportation or air quality planning with implications for transportation conformity.
- **g.** Reviewing and recommending regional transportation model development by the MPO (e.g., household/travel transportation surveys).
 - **h.** Development of transportation improvement programs. ()
 - i. Development of regional transportation plans. ()
- **j.** Consulting when the metropolitan planning area does not include the entire nonattainment area or maintenance area, for planning requirements which may fall under the jurisdiction of more than one (1) MPO or the MPO and ITD.
- **O3. Specific Air Quality Related Activities.** The consultation process shall be undertaken when preparing an applicable implementation plan that includes the revision or addition of a motor vehicle emissions inventory and budget activities in accordance with the procedures in Section 570. Consultation is not required for administrative amendments that do not affect conformity. The lead agency for each activity shall be IDEQ or the MPO. In addition to the Section 570 consultation process, the lead agency shall undertake the following:
- a. Scheduling consultation meetings early in the process of decision on the applicable implementation plan, and prior to making a final recommendation to their management, committees, boards or commissions, for a final decision on such documents;

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b. Arranging for technical committees or teams to assist ICC members in reviewing documents provided by the lead agency. The lead agency may convene technical meetings as necessary; and
c. Scheduling and conducting meetings of the ICC at regularly scheduled intervals, no less frequently than quarterly.
d. The ICC may appoint subcommittees to address specific issues pertaining to applicable implementation plan development. Any recommendations of a subcommittee shall be considered by the ICC.
04. Notification Process . The designated MPO, or ITD in the absence of an MPO, shall notify ICC members and persons on the distribution list of a transportation plan or TIP revisions that merely add or delete exempt projects listed in 40 CFR 93.126 early in the process of decision, and by supplying all relevant documents and information to the same.
572. FINAL CONFORMITY DETERMINATIONS BY USDOT. Section 572 establishes the process USDOT shall follow when making final determinations on proposed or anticipated transportation actions subject to transportation conformity.
01. Final Conformity Determination Process . USDOT will make making final determinations on proposed or anticipated STIP or transportation plan or project conformity by:
a. Distributing a draft conformity determination to EPA for review and comment. USDOT shall allow a maximum of thirty (30) days for EPA to respond; and
b. USDOT shall respond in writing to any significant comments raised by EPA within fourteen (14) days of receipt in writing before making a final decision.
New or Revised Information . If USDOT requests any new or revised information to support a STIP, TIP or transportation plan or project conformity determination, then USDOT shall either return the conformity determination for additional consultation pursuant to Section 570, or USDOT shall distribute the new information to the ICC members and persons on the distribution list for review and comment;
a. When USDOT distributes such new or additional information to ICC members and persons on the distribution list, USDOT shall allow for a maximum of thirty (30) days for the lead agency to respond to any new or revised supporting information; and
b. USDOT shall distribute a written response within fourteen (14) days of receipt to any significant comments raised by the ICC members and persons on the distribution list on the new or revised supporting information before making a final decision.
S73. RESOLVING CONFLICTS. Conflicts between state agencies or between state agencies and the MPO regarding a determination of conformity applicable implementation plan submittal, or other policy decision under Sections 563 through 574, shall be resolved in the following manner.
01. Conflict Resolution at the Level of IDEQ Regions and ITD Districts. Every effort shall be made to resolve any conflicts among state agencies or between state agencies and an MPO at the regional level. The regional administrator of IDEQ, the District Engineer of ITD and the other agency managers at the regional level of the affected jurisdictions, or their designated representatives shall be involved in conflict resolution at the regional level.
O2. Conflict Resolution at the Level of IDEQ and ITD Headquarters. If conflict(s) are not resolved at the regional level, the issue shall be raised to the level of agency directors for resolution.
03. Conflict Resolution at the Governor's Level. If conflict(s) are not resolved through Subsection 569.02 then IDEO shall raise the conflict to the Governor as follows:

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a.	The IDEQ	administrato	r shall requ	est in w	riting th	at ITD	or the	MPO	provide I	DEQ with	writte
notification	of resolution of	IDEQ's con	nments. ITI	D or the	MPO s	shall pi	rovide	IDEQ	with the	requested	writte
notification	within fourteen ((14) days of re	eceipt of ID	DEQ's w	ritten red	quest.				_	(

- **b.** Within fourteen (14) days of its receipt of the requested written notification, IDEQ may appeal the conformity determination in writing to the Governor. If IDEQ appeals to the Governor, then the final conformity determination must have the concurrence of the Governor. If IDEQ does not appeal in writing to the Governor within fourteen (14) days of its receipt of written notification of resolution of it's comments, then the lead transportation agency may proceed with the final conformity determination.
- c. The fourteen (14) days shall start on the date when the IDEQ administrator receives notification of the written resolution of his comments regarding a determination of conformity, applicable implementation plan submittal, or other decision under Sections 563 through 574.
- **94.** Process for Conflict Resolution at the Governor's Level. The Governor may delegate to another independent official or agency within the state his or her role in this process. The Governor may not delegate his or her role to the head or staff of the state air quality agency or any local air quality agency, ITD, a state transportation commission or board, any agency that has responsibility for any one (1) of these functions, or an MPO.

574. PUBLIC CONSULTATION PROCEDURES.

Affected agencies making conformity determinations on transportation plans, programs, and projects shall establish a proactive public involvement process which provides opportunity for public review and comment by, at a minimum, providing at the beginning of the public comment period and prior to taking formal action on a conformity determination for all transportation plans and TIPs, reasonable public access to technical and policy information considered by the agency, and consistent with these requirements and those of 23 CFR 450. Any charges imposed for public inspection and copying should be consistent with the fee schedule contained in 49 CFR 7.95. In addition, these agencies must specifically address, in writing, all public comments relating to known plans for a regionally significant project, which is not receiving FHWA or FTA funding, or approval. This is especially important if the project's emissions have not been properly reflected in the emissions analysis supporting a proposed conformity finding for a transportation plan or TIP. These agencies shall also provide opportunity for public involvement in conformity determinations for projects where otherwise required by law.

575. AIR QUALITY STANDARDS AND AREA CLASSIFICATION.

Ambient Air Quality Standards. The purpose of Sections 575 through 587 is to establish air quality standards for the state of Idaho which define acceptable ambient concentrations consistent with established air quality criteria.

576. GENERAL PROVISIONS FOR AMBIENT AIR QUALITY STANDARDS.

- **O1.** Applicability. The ambient air quality standards established herein shall apply to all of the state.
- **02. Standard Conditions.** Where applicable, air quality measurements shall be corrected to a reference temperature of twenty-five degrees Celsius (25C) and to a reference pressure of seven hundred and sixty (760) millimeters of mercury absolute.
- **03. Revisions**. As pertinent air quality criteria information becomes available, such information shall be considered and new or revised air quality standards promulgated as appropriate.
- **04. Control of Unregulated Contaminants**. The absence of an air quality standard for a specific contaminant shall not preclude action by the Department to control such contaminants to assure the health, welfare and comfort of the people of the State.
- **05. Methods**. All measurement techniques for determining compliance with 40 CFR Part 50 shall be consistent with those specified in 40 CFR Parts 50 and 53.

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	and seco	ENT AIR QUALITY STANDARDS FOR FLUORIDES. ondary air quality standards are those concentrations in the ambient air which result in a total ution used for feed and forage of no more than:	l fluori	ide)
	01.	Annual Standard. Forty (40) ppm, dry basis annual arithmetic mean.	()
months.	02.	Bimonthly Standard. Sixty (60) ppm, dry basis monthly concentration for two (2) con-	nsecuti	ive)
	03.	Monthly Standard. Eighty (80) ppm, dry basis monthly concentration never to be exce	eded.)
578.	DESIG	NATION OF ATTAINMENT, UNCLASSIFIABLE, AND NONATTAINMENT AREA	S.	
when ap 50.	01. opropriate	Annual Review . The Department shall annually review the available ambient air quality e, redesignate areas as attainment, unclassifiable or nonattainment with the standards in 40 c.		
concent	02. rations arrations, to	Boundaries . Boundaries for such areas will be based, as much as possible, on actual nd shall take into account such things as the location of air pollutant sources, modeled a errain, geographical boundaries and political jurisdictions.		
		Area Designation . Designation of attainment and unclassifiable areas shall generally be nedesignation of attainment or unclassifiable areas cannot intersect or be smaller than the ajor facility or major modification which establishes the baseline date or is subject to a PSD	e area	of
		Redesignations . Redesignations shall be adopted by the Department after public not a public hearing and will be submitted by the Governor (or if delegated, the Director) to rotection Agency.		
579.	BASEL	INES FOR PREVENTION OF SIGNIFICANT DETERIORATION.		
	01.	Baseline Date(s).	()
	a.	Major Source Baseline Date.	()
	i.	In the case of PM ₁₀ and sulfur dioxide, January 6, 1975;	()
	ii.	In the case of nitrogen dioxide, February 8, 1988; and	()
	iii.	In the case of PM _{2.5} , October 20, 2010.	()
		Minor Source Baseline Date. The earliest date after the trigger date on which a major significant subject to prevention of significant deterioration (PSD) submits a trigger date is:	stationa comple (ary ete)
	i.	In the case of PM_{10} and sulfur dioxide, August 7, 1977; and	()
	ii.	In the case of nitrogen dioxide, February 8, 1988.	()
	iii.	In the case of PM _{2.5} , October 20, 2011.	()
measure	c. es have be	The baseline date is established for each pollutant for which increments or other eeen established if:	quivalo (ent)
	i.	The area in which the proposed source or modification would construct is designated as at	ttainm	ent

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		under Section 107(d) of the Clean Air Act for the pollutant on the date of its complete preve oration (PSD) application; and	ntion of
in the ca	ii. ase of a m	In the case of a major stationary source, the pollutant would be emitted in significant amorajor modification, there would be a significant net emissions increase of the pollutant.	unts, or,
may reso	cind any s	Any minor source baseline date established originally for the TSP increments shall remain for purposes of determining the amount of available PM_{10} increments, except that the Department such minor source baseline date where it can be shown, to the satisfaction of the Department, see from the major stationary source, or the net emissions increase from the major modification of the date did not result in a significant amount of PM_{10} emissions.	artment that the
construc Equal to	ct or wou	Baseline Area . Any intrastate area designated as attainment or unclassifiable under 42 in which the major facility or major modification establishing the minor source baseline dat ld have an air quality impact for the pollutant for which the baseline date is established, as attaining the minor source baseline date and the pollutant for which the baseline date is established, as attaining the minor source baseline date and the pollutant for which the baseline date is established, as attaining the minor source baseline date.	e would follows:
exists in	03. the appli	Baseline Concentration . The ambient concentration for a particular regulated air pollutanticable baseline area on the applicable minor source baseline date.	t which
	a.	The baseline concentration shall represent:	()
	i.	The actual emissions from sources in existence on the applicable minor source baseline date	e; and ()
	ii. ction befo paseline d	The allowable emissions of major facilities and major modifications which comprete the applicable major source baseline date, but were not in operation by the applicable ate.	
modifica	b. ations wh	The baseline concentration shall not include the actual emissions of new major facilities and ich commenced construction on or after the applicable major source baseline date.	d major
580.	CLASS	IFICATION OF PREVENTION OF SIGNIFICANT DETERIORATION AREAS.	
	01.	Restrictions On Area Classification.	()
redesign	a. nated:	All of the following areas which were in existence on August 7, 1977, are Class I and mag	y not be
	i.	International parks;	()
	ii.	National wilderness areas which exceed five thousand (5,000) acres;	()
	iii.	National memorial parks which exceed five thousand (5,000) acres;	()
	iv.	National parks which exceed six thousand (6,000) acres.	()
	b.	The following areas are Class II and may be redesignated only as Class I or II:	()
		National monuments, national primitive areas, national preserves, national recreational scenic rivers, national wildlife refuges, and national lakeshores or seashores which except acres; or	
thousan	ii. a (10 000	National parks or national wilderness areas established after August 7, 1977, which exc	eed ten

c.	All other areas in the State are Class II and may be redesignated Class I, II or III.	()
	Procedures for Redesignation of Prevention of Significant Deterioration (PSD) A submit to the U.S. Environmental Protection Agency a proposal to redesignate areas as a raring any such proposal the Department shall:		
a. area covered by	Consult with the elected leadership of local and other substate general purpose government the proposed redesignation;	ents in	the
document will b	Prepare a discussion of the reasons for the proposed redesignation, including a satisfactory analysis of the health, environmental, economic, social and energy effects of the propose made available for public inspection at least thirty (30) days prior to the public hearing analysis and the notice announcing the hearing will include notification of the availability.	osal. T ng on	his the
submit written Department sha	Provide written notice to the appropriate Federal Land Manager of any federal lands produced provide at least thirty (30) days for the Federal Land Manager to confer with the Departm comments and recommendations. If written comments and recommendations are submill publish a list of any inconsistency between the proposed redesignation and the comments, including the reasons for making a redesignation against the recommendation of the Federal	ent and nitted, nents	d to the and
d. affected by the p	Notify other states, Indian governing bodies, and federal land managers whose land proposed redesignation at least thirty (30) days prior to the public hearing;	d may	be
and by all gene redesignated; de quality standard the public hearing	For a redesignation to Class III: After consulting with the appropriate committees of the leadership of the legislature, if it is not in session, obtain specific approval by the real purpose units of local government representing a majority of the residents of the amountrate that the redesignation would not cause, or contribute to, violations of any are, or violations of PSD increments in any other area; and make available, for public inspections, any permit application and accompanying material for any major facility or major may be permitted if the area were designated as Class III; and	Gover area to nbient on prio	nor be air r to
f.	Hold at least one (1) public hearing on the proposed redesignation.	()
The purpose of	ENTION OF SIGNIFICANT DETERIORATION (PSD) INCREMENTS. Section 581 is to establish the allowable degree of deterioration for the areas within the St better than the ambient standards.	ate wh	iich
	Incorporated Federal Program Requirements - Class I, II and III Areas. Class I, ment requirements contained in 40 CFR 52.21(c) are incorporated by reference into thesese CFR sections have been codified in the electronic CFR at www.ecfr.gov.	II, and se rules (III s at
02. increase may be	Exceedances . For any period other than an annual period, the applicable maximum exceeded during one (1) such period per year at any one (1) location.	allowa (ıble
03. maximum allow	Exclusions . The following concentrations shall be excluded in determining compliance able increases:	e with	the
Environmental (plan in effect pu	Concentrations attributable to the increase in emissions from facilities which have converged products, natural gas, or both by reason of an order in effect under the Energy Scoordination Act of 1974 (or any superseding legislation) or by reason of a natural gas cursuant to the Federal Power Act, over the emissions from such facilities before the effection; this shall not apply more than five (5) years after the effective date of such order or plant	upply a urtailm ve date	and ent
		•	

Concentrations of PM-10 attributable to the increase in emissions from construction or other

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b.

temporary	emission-related activities of nev	w or modified facilities;	(

- c. The increase in concentrations attributable to new facilities outside the United States over the concentrations attributable to existing facilities which are included in the baseline concentration; and ()
- **d.** Concentrations attributable to the temporary increase in emissions of sulfur dioxide, nitrogen dioxide, or particulate matter from facilities which are affected by a revision to the SIP approved by the U.S. Environmental Protection Agency; this exclusion shall not exceed two (2) years unless a longer time is approved by the U.S. Environmental Protection Agency, is not renewable, and applies only to revisions which:
- i. Would not affect the applicable pollutant concentrations in a Class I area or an area where an applicable increment is known to be violated and would not cause or contribute to a violation of an ambient air quality standard; and
- ii. Require limitations to be in effect at the end of the approved time period which would ensure that the emissions from facilities affected by the revision would not exceed those concentrations occurring before the revision was approved.

582. -- 584. (RESERVED)

585. TOXIC AIR POLLUTANTS NON-CARCINOGENIC INCREMENTS.

The screening emissions levels (EL) and acceptable ambient concentrations (AAC) for non-carcinogens are as provided in the following table. The AAC in this section are twenty-four (24) hour averages.

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
60-35-5	Acetamide (NY)		0.002	0.0003
64-19-7	Acetic acid	25	1.67	1.25
108-24-7	Acetic anhydride	20	1.33	1
67-64-1	Acetone	1780	119	89
75-05-8	Acetonitrile	67	4.47	3.35
540-59-0	Acetylene dichloride, See 1,2-Dichloroethylene			
79-27-6	Acetylene tetrabromide	15	1	.75
107-02-8	Acrolein	0.25	0.017	0.0125
79-10-7	Acrylic acid	30	2	1.5
107-18-6	Allyl alcohol	5	0.333	.25
106-92-3	Allyl glycidyl ether	22	1.47	1.1
2179-59-1	Allyl propyl disulfide	12	0.8	0.6
7429-90-5	Aluminum Including:			
NA	Metal & Oxide	10	0.667	0.5
NA	Pyro powders	5	0.333	0.25
NA	Soluble salts	2	0.133	0.10
NA	Alkyls not otherwise classified	2	0.133	0.10

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
141-43-5	2-Aminoethanol, See Ethanolamine			
504-29-0	2-Aminopyridine	2	0.133	0.10
7664-41-7	Ammonia	18	1.2	0.9
12125-02-9	Ammonium chloride fume	10	0.667	0.5
3825-26-1	Ammonium perfluo-octanoate	0.1	0.007	0.05
7773-06-0	Ammonium sulfamate	10	0.667	0.5
628-63-7	n-Amyl acetate	530	35.3	26.5
626-38-0	Sec-Amyl acetate	665	44.3	33.25
7440-36-0	Antimony & compounds, as Sb (handling & use)	0.5	0.033	0.025
86-88-4	ANTU	0.3	0.02	0.015
7784-42-1	Arsine	0.2	0.013	0.01
86-50-0	Azinphos-methyl	0.2	0.013	0.01
7440-39-3	Barium, soluble compounds, as Ba	0.5	0.033	0.025
17804-35-2	Benomyl	10	0.67	0.5
7106-51-4	p-Benzoquinone, See Quinone			
94-36-0	Benzoyl peroxide	5	0.333	0.25
92-52-4	Biphenyl	1.5	0.1	0.075
1304-82-1	Bismuth telluride undoped	10	0.667	0.05
NA	Bismuth telluride if selenium doped	5	0.333	0.25
1303-96-4	Borates, tetra odium salts - Including:			
NA	Anhydrous	1	0.067	0.05
NA	Decahydrate	5	0.333	0.25
NA	Pentahydrate	1	0.067	0.05
1303-86-2	Boron oxide	10	0.667	0.5
10294-33-4	Boron tribromide	10	0.667	0.5
7637-07-2	Boron trifluoride	3	0.2	0.25
314-40-9	Bromacil	10	0.667	0.5
7726-95-6	Bromine	0.7	0.047	0.035
7789-30-2	Bromine penta-fluoride	0.7	0.047	0.035
75-25-2	Bromoform	5	0.333	0.25
109-79-5	Butanethiol, see Butyl mercaptan			
78-93-3	2-Butanone, see Methyl ethyl ketone			
112-07-2	2-butoxyethyl acetate		8.33	1.25
111-76-2	2-Butoxyethanol (EGBG)	120	8	6

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
123-86-4	n-Butyl acetate	710	47.3	35.5
105-46-4	sec-Butyl acetate	950	63.3	47.5
540-88-5	tert-Butyl acetate	950	63.3	47.5
141-32-2	Butyl acrylate	55	3.67	2.75
71-36-3	n-Butyl alcohol	150	10	7.5
78-92-2	Sec-Butyl alcohol	305	20.3	15.25
75-65-0	tert-Butyl alcohol	300	20	15
109-73-9	Butylamine	15	1	.75
124-17-4	Butyl carbitol acetate (ID)		0.846	.625
1189-85-1	tert-Butyl chromate, as CrO3	0.1	0.007	.005
2426-08-6	n-Butyl glycidyl ether	135	9	6.75
138-22-7	n-Butyl lactate	25	1.67	1.25
109-79-5	Butyl mercaptan	1.8	0.12	0.09
89-72-5	o-sec-Butylphenol	30	2	1.5
98-51-1	p-tert-Butyltoluene	60	4	3
1317-65-3	Calcium carbonate	10	0.667	0.5
156-62-7	Calcium cyanamide	0.5	0.033	0.025
1305-62-0	Calcium hydroxide	5	0.333	0.25
1305-78-8	Calcium oxide	2	0.133	0.1
1344-95-2	Calcium silicate (synthetic)	10	0.667	0.5
13397-24-5	Calcium sulfate	10	0.667	0.5
76-22-2	Camphor, synthetic	12	8.0	0.6
105-60-2	Caprolactam - Including:			
	Dust	1	0.067	0.05
	Vapor	20	1.33	1.0
1333-86-4	Carbon black	3.5	0.23	0.175
2425-06-1	Captafol	0.1	0.007	0.005
133-06-2	Captan	5	0.333	0.25
463-58-1	Carbonyl sulfide	0.4	0.027	0.02
63-25-2	Carbaryl	5	0.333	0.25
1563-66-2	Carbofuran	0.1	0.007	0.005
75-15-0	Carbon disulfide	30	2	1.5
558-13-4	Carbon tetrabromide	1.4	0.093	0.07
75-44-5	Carbonyl chloride, See Phosgene			

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
353-50-4	Carbonyl fluoride	5	0.333	0.25
120-80-9	Catechol	20	1.33	1.0
21351-79-1	Cesium hydroxide	2	0.133	0.10
133-90-4	Chloramben (PL)		887	133
8001-35-2	Chlorinated camphene	0.5	0.0333	0.025
31242-93-0	Chlorinated diphenyl oxide	0.5	0.033	0.025
7782-50-5	Chlorine	3	0.2	0.15
10049-04-4	Chlorine dioxide	0.3	0.02	0.015
7790-91-2	Chlorine trifluoride (CL)	0.38	0.025	0.002
107-20-0	Chloroacetaldehyde	0.32	0.021	0.015
78-95-5	Chloroacetone	0.38	0.0253	0.019
532-27-4	a-Chloroacetophenone	0.32	0.021	0.016
79-04-9	Chloroacetyl chloride	0.2	0.013	0.01
108-90-7	Chlorobenzene	350	23.3	17.5
510-15-6	Chlorobenzilate (PL1)		0.047	0.035
2698-41-1	O-Chlorobenzylidene malononitrile (CL)	0.4	0.0027	0.03
126-99-8	2-Chloro-1,3-butadiene, see B-Chloroprene			
107-07-3	2-Chloroethanol, see Ethylene chlorohydrin			
600-25-9	1-Chloro-1-nitro propane	10	0.667	0.5
95-57-8	2-Chlorophenol (and all isomers) (ID)		0.033	0.025
76-06-2	Chloropicrin	0.7	0.047	0.037
126-99-8	B-chloroprene	36	2.4	1.8
2039-87-4	o-Chlorostyrene	285	19	14.25
95-49-8	o-Chlorotoluene	250	16.7	12.5
1929-82-4	2-Chloro-6-(tri-chloromethyl) pyridine, see Nitrapyrin			
2921-88-2	Chlorpyrifos	0.2	0.013	0.01
7440-47-3	Chromium metal - Including:	0.5	0.033	0.025
7440-47-3	Chromium (II) compounds, as Cr	0.5	0.033	0.025
16065-83-1	Chromium (III) compounds, as Cr	0.5	0.033	0.025
2971-90-6	Clopidol	10	0.667	0.5
NA	Coal dust (<5% silica)	2	0.133	0.1
10210-68-1	Cobalt carbonyl as Co	0.1	0.007	0.005
16842-03-8	Cobalt hydrocarbonyl as Co	0.1	0.007	0.005
7440-48-4	Cobalt metal, dust, and fume	0.05	0.0033	0.0025

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
7440-50-8	Copper:			
7440-50-8	Fume	0.2	0.013	0.01
7440-50-8	Dusts & mists, as Cu	1	0.067	0.05
95-48-7	o-Cresol	22	1.47	1.1
108-39-4	m-Cresol	22	1.47	1.1
106-44-5	p-Cresol	22	1.47	1.1
1319-77-3	Cresols/Cresylic Acid (isomers and mixtures)	22	1.47	1.1
123-73-9	Crotonaldehyde	5.7	0.38	0.285
299-86-5	Cruformate	5	0.333	0.25
98-82-8	Cumene	245	16.3	12.25
420-04-2	Cyanamide	2	0.133	0.1
592-01-8	Cyanide and compounds as CN	5	0.333	0.25
110-82-7	Cyclohexane	1050	70	52.5
108-93-0	Cyclohexanol	200	13.3	10
108-94-1	Cyclohexanone	100	6.67	5
110-83-8	Cyclohexene	1015	67.7	50.75
108-91-8	Cyclohexylamine	41	2.73	2.05
121-82-4	Cyclonite	1.5	0.1	0.075
542-92-7	Cyclopentadiene	200	13.3	10
287-92-3	Cyclopentane	1720	114.667	86
94-75-7	2,4-D	10	0.667	0.5
17702-41-9	Decaborane	0.3	0.02	0.015
8065-48-3	Demeton	0.1	0.007	0.005
123-42-2	Diacetone alcohol	240	16	12
39393-37-8	Dialkyl phthalate (ID)		16.4	2.46
107-15-3	1,2-Diaminoethane, See Ethylenediamine			
333-41-5	Diazinon	0.1	0.007	0.005
334-88-3	Diazomethane	0.34	0.023	0.017
19287-45-7	Diborane	0.1	0.007	0.005
102-81-8	2-N-Dibutylamino ethanol	14	0.933	0.7
2528-36-1	Dibutyl phenyl phosphate	3.5	0.233	0.175
107-66-4	Dibutyl phosphate	8.6	0.573	0.43
84-74-2	Dibutyl phthalate	5	0.333	0.25
7572-29-4	Dichloroacetylene	0.39	0.0026	0.0195

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
95-50-1	o-Dichlorobenzene	300	20	15
106-46-7	1,4-Dichlorobenzene	450	30	22.5
118-52-5	1,3-Dichloro-5, 5-dimethyl hydantoin	0.2	0.013	0.025
75-34-3	Dichloroethane	405	27	20.25
540-59-0	1,2-Dichloroethylene	790	52.7	39.5
111-44-4	Dichloroethyl ether	30	2	1.5
75-43-4	Dichlorofluoromethane	40	2.67	2
594-72-9	1, I-Dichloro-I-nitroethane	10	0.667	0.5
78-87-5	1,2-Dichloropropane, see Propylene dichloride			
75-99-0	2,2-Dichloropropionic acid	6	0.4	0.3
62-73-7	Dichlorvos	1	0.067	0.05
141-66-2	Dicrotophos	0.25	0.017	0.125
77-73-6	Dicyclopentadiene	30	2	1.5
102-54-5	Dicyclopentadienyl iron	10	0.667	0.5
111-42-2	Diethanolamine	15	1	0.75
109-89-7	Diethylamine	30	2	1.5
100-37-8	2-Diethylamino-ethanol	50	3.33	2.5
111-40-0	Diethylene triamine	4	0.267	0.2
60-29-7	Diethyl ether	1200	80	60
96-22-0	Diethyl Ketone	705	47	35.25
84-66-2	Diethyl phthalate	5	0.333	0.25
2238-07-5	Diglycidyl ether (DGE)	0.53	0.035	0.0265
123-31-9	Dihydroxybenzene, see Hydroquinone			
108-83-8	Diisobutyl ketone	145	9.67	7.25
108-18-9	Diisopropylamine	20	1.33	1
127-19-5	Dimethyl acetamide	35	2.33	1.75
124-40-3	Dimethylamine	9.2	0.613	0.46
60-11-7	Dimethyl aminoazo-benzene (NY)		0.002	0.0003
1300-73-8	Dimethylamino-benzene, see Xylidine			
121-69-7	Dimethylaniline (N,N-Dimethylaniline)	25	1.67	1.25
1330-20-7	Dimethylbenzene, see Xylene			
300-76-5	Dimethyl-1,2-dibromo-2-dichloroethyl phosphate, see Naled			
68-12-2	Dimethylformamide	30	2	1.5
1				

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
108-83-8	2,6-Dimethyl-4-heptanone, see Diisobutyl ketone			
131-11-3	Dimethylphthalate	5	0.333	0.25
148-01-6	Dinitolmide	5	0.333	0.25
528-29-0	Dinitrobenzene	1	0.067	0.05
99-65-0	m (or) 1,3-Dinitrobenzene	1	0.067	0.05
100-25-4	p (or) 1,4-Dinitrobenzene	1	0.067	0.05
534-52-1	Dinitro-o-cresol	0.2	0.013	0.01
148-01-6	3,5-Dinitro-o-toluamide, see Dinitolmide			
117-84-0	N-Dioctyl Phthalate	5	0.333	0.25
78-34-2	Dioxathion	0.2	0.013	0.01
92-52-4	Diphenyl, see Biphenyl			
122-39-4	Diphenylamine	10	0.667	0.5
	Diphenyl methane diisocyanate, see Methylenediphenyl diisocyanate			
34590-94-8	Dipropylene glycol methyl ether	600	40	30
123-19-3	Dipropyl ketone	235	15.7	11.75
85-00-7	Diquat	0.5	0.033	0.01
97-77-8	Disulfiram	2	0.133	0.1
298-04-4	Disulfoton	0.1	0.007	0.005
128-37-0	2,6-Ditert. butyl-p-cresol	10	0.667	0.5
330-54-1	Diuron	10	0.667	0.5
108-57-6	Divinyl benzene	50	3.33	2.5
1302-74-5	Emery (corundum) total dust (> 1% silica)	10	0.667	0.5
115-29-7	Endosulfan	0.1	0.007	0.005
72-20-8	Endrin	0.1	0.007	0.005
13838-16-9	Enflurane	566	37.7	28.3
1395-21-7	Enzymes, see Subtilisins			
2104-64-5	EPN (Ethoxy-4-Nitro-phenoxy phenylphosphine)	0.5	0.033	0.025
106-88-7	1,2-Epoxybutane (MI)		0.8	0.6
75-56-9	1,2-Epoxypropane, see Propylene oxide			
556-52-5	2,3-Epoxy-1-propanol, see Glycidol			
75-08-1	Ethanethiol, see Ethyl mercaptan			
141-43-5	Ethanolamine	8	0.533	0.4
563-12-2	Ethion	0.4	0.027	0.02
				1

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
110-80-5	2-Ethoxyethanol	19	1.27	0.95
111-15-9	2-Ethoxyethyl acetate (EGEEA)	27	1.8	1.35
141-78-6	Ethyl acetate	1400	93.3	70
64-17-5	Ethyl alcohol	1880	125	94
75-04-7	Ethylamine	18	1.2	0.9
541-85-5	Ethyl amyl ketone	130	8.67	6.5
100-41-4	Ethyl benzene	435	29	21.75
74-96-4	Ethyl bromide	22	1.47	1.1
106-35-4	Ethyl butyl ketone	230	15.3	11.5
51-79-6	Ethyl carbamate (Urethane) (WA)		0.002	0.0015
75-00-3	Ethyl chloride	2640	176	132
107-07-3	Ethylene chlorohydrin	3	0.2	0.15
107-15-3	Ethylenediamine	25	1.67	1.25
107-06-2	Ethylene dichloride	40	2.667	2
107-21-1	Ethylene glycol vapor (CL)	127	0.846	6.35
628-96-6	Ethylene glycol denigrate	0.31	0.021	0.016
110-49-6	Ethylene glycol methyl ether acetate, see 2-Methoxyethyl acetate			
96-45-7	Ethylene thiourea (PL2)		0.047	0.035
109-94-4	Ethyl formate	300	20	15
16219-75-3	Ethylidene norbornene (CL)	25	0.167	1.25
75-08-1	Ethyl mercaptan	1	0.067	0.05
100-74-3	N-Ethylmorpholine	23	1.53	1.15
78-10-4	Ethyl silicate	85	5.67	4.25
22224-92-6	Fenamiphos	0.1	0.007	0.005
115-90-2	Fensulfothion	0.1	0.007	0.005
55-38-9	Fenthion	0.2	0.013	0.01
14484-64-1	Ferbam	10	0.667	0.5
12604-58-9	Ferrovanadium dust	1	0.067	0.05
NA	Fibrous glass dust	10	0.667	0.5
NA	Fine Mineral Fibers - Including: mineral fiber emissions from facilities manufacturing or processing glass, rock, or slag fibers (or other mineral derived fibers) of average diameter 1 micrometer or less. (ID)	ı	0.661	0.5
NA	Fluorides, as F	2.5	0.167	0.125

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
7782-41-4	Fluorine	2	0.133	0.1
944-22-9	Fonofos	0.1	0.007	0.005
75-12-7	Formamide	30	2	1.5
64-18-6	Formic acid	9.4	0.627	0.47
98-01-1	Furfural	8	0.533	0.4
98-00-0	Furfuryl alcohol	40	2.67	2
7782-65-2	Germanium tetrahydride	0.6	0.04	0.03
NA	Glass, Fibrous or dust, see Fibrous glass dust			
111-30-8	Glutaraldehyde (CL)	0.82	0.0047	0.041
556-52-5	Glycidol	75	5	3.75
110-80-5	Glycol monoethyl ether, see 2-Ethoxyethanol			
7440-58-6	Hafnium	0.5	0.033	0.025
110-43-0	2-Heptanone, see Methyl n-amyl ketone			
106-35-4	3-Heptanone, see Ethyl butyl ketone			
151-67-7	Halothane	404	26.9	20.2
142-82-5	Heptane (n-Heptane)	1640	109	82
77-47-4	Hexachlorocyclopentadiene	0.1	0.007	0.005
1335-87-1	Hexachloronaphthalene	0.2	0.013	0.010
684-16-2	Hexafluoroacetone	0.7	0.047	0.035
822-06-0	Hexamethylene diisocyanate	0.03	0.002	0.0015
680-31-9	Hexamethylphosphoramide (WA)		0.002	0.0015
110-54-3	Hexane (n-Hexane)	180	12	9
591-78-6	2-Hexanone, see Methyl n-butyl ketone			
108-10-1	Hexone, see Methyl isobutyl ketone			
108-84-9	sec-Hexyl acetate	300	20	15
107-41-5	Hexylene glycol (CL)	121	0.806	6.05
37275-59-5	Hydrogenated terphenyls	5	0.333	0.25
10035-10-6	Hydrogen bromide (CL)	10	0.0667	0.5
7647-01-0	Hydrogen chloride (CL)	7.5	0.05	0.375
7722-84-1	Hydrogen peroxide	1.5	0.1	0.075
7783-06-4	Hydrogen sulfide	14	0.933	0.7
123-31-9	Hydroquinone	2	0.133	0.1
123-42-2	4-Hydroxy-4-Methyl-2-pentanone, see Diacetone alcohol			
999-61-1	2 -Hydroxypropyl acrylate	3	0.2	0.15

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
95-13-6	Indene	45	3	2.25
7440-74-6	Indium & compounds as In	0.1	0.007	0.005
7553-56-2	Iodine (CL)	0.1	0.0067	0.005
75-47-8	Iodoform	10	0.667	0.5
1309-37-1	Iron oxide fume (Fe2O3) as Fe	5	0.333	0.25
13463-40-6	Iron pentacarbonyl as Fe	0.8	0.053	0.04
7439-89-6	Iron salts, soluble, as Fe	1	0.067	0.05
123-92-2	Isoamyl acetate	525	35	26.25
123-51-3	Isoamyl alcohol	360	24	18
110-19-0	Isobutyl acetate	700	46.7	35
78-83-1	Isobutyl alcohol	150	10	6
26952-21-6	Isooctyl alcohol	270	18	13.5
78-59-1	Isophorone	28	1.867	1.4
4098-71-9	Isophorone diisocyanate	0.09	0.006	0.0045
109-59-1	Isopropoxyethanol	105	7	5.25
108-21-4	Isopropyl Acetate	1040	69.3	52
67-63-0	Isopropyl alcohol	980	65.3	49
75-31-0	Isopropylamine	12	0.8	0.6
643-28-7	N-Isopropylaniline	10	0.667	0.5
108-20-3	Isopropyl ether	1040	69.3	52
4016-14-2	Isopropyl glycidyl ether (IGE)	240	16	12
1332-58-7	Kaolin (respirable dust)	2	0.133	0.1
463-51-4	Ketene	0.9	0.06	0.045
7580-67-8	Lithium hydride	0.025	0.002	0.00125
546-93-0	Magnesite	10	0.667	0.5
1309-48-4	Magnesium oxide fume	10	0.667	0.5
121-75-5	Malathion	10	0.667	0.5
108-31-6	Maleic anhydride	1	0.067	0.05
7439-96-5	Manganese as Mn Including:			
7439-96-5	Dust & compounds	5	0.333	0.25
7439-96-5	Fume	1	0.067	0.05
101-68-8	MDI, see Methylene diphenyl isocyanate			
NA	Mercaptans not otherwise listed (ID)		0.033	0.025
141-79-7	Mesityl oxide	60	4	3

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
79-41-4	Methacrylic acid	70	4.67	3.5
74-93-1	Methanethiol, see Methyl mercaptan			
67-56-1	Methanol	260	17.3	13
16752-77-5	Methomyl	2.5	0.17	0.125
72-43-5	Methoxychlor	10	0.667	0.5
109-86-4	2-Methoxyethanol	16	1.07	0.8
110-49-6	2-Methoxyethyl acetate	24	1.6	1.2
150-76-5	4-Methoxyphenol	5	0.333	0.25
108-65-6	1-methoxy-2-proanol acetate (ID)	n/a	24	3.6
79-20-9	Methyl acetate	610	40.7	30.5
74-99-7	Methyl acetylene	1640	109	82
NA	Methyl acetylene-propadiene mix (MAPP)	1640	109	82
96-33-3	Methyl acrylate	35	2.33	1.75
126-98-7	Methylacrylonitrile	3	0.2	0.15
74-89-5	Methylamine	12	0.8	0.6
108-11-2	Methyl emyl alcohol, see Methyl isobutyl carbinol			
110-43-0	Methyl n-amyl ketone	235	15.7	11.75
100-61-8	N-Methyl aniline	2	0.133	0.1
74-83-9	Methyl bromide	19	1.27	0.95
591-78-6	Methyl n-butyl ketone	20	1.33	1
74-87-3	Methyl chloride	103	6.867	5.15
71-55-6	Methyl chloroform	1910	127	95.5
137-05-3	Methyl 2-cyano-acrylate	8	0.533	0.4
25639-42-3	Methylcyclohexanol	235	15.7	11.75
583-60-8	o-Methylcyclohexanone	230	15.3	11.5
8022-00-2	Methyl demeton	0.5	0.033	0.01
101-68-8	Methylenediphenyl diisocyanate (MDI)	0.05	0.003	0.0025
5124-30-1	Methylene bis (4-cyclohexyl isocyanate)	0.11	0.007	0.0055
78-93-3	Methyl ethyl ketone (MEK)	590	39.3	29.5
1338-23-4	Methyl ethyl ketone peroxide (CL)	1.5	0.01	0.0075
107-31-3	Methyl formate	246	16.4	12.3
541-85-5	5-Methyl-3-heptanone, see Ethyl amyl ketone			
110-12-3	Methyl isoamyl ketone	240	16	12
108-11-2	Methyl isobutyl carbinol	104	6.93	5.2

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
108-10-1	Methyl isobutyl ketone	205	13.7	10.25
624-83-9	Methyl isocyanate	0.05	0.003	0.0025
563-80-4	Methyl isopropyl ketone	705	47	35.25
74-93-1	Methyl mercaptan	0.5	0.033	0.025
80-62-6	Methyl methacrylate	410	27.3	20.5
298-00-0	Methyl parathion	0.2	0.013	0.01
107-87-9	Methyl propyl ketone	700	46.7	35
681-84-5	Methyl silicate	6	0.4	0.3
98-83-9	a-Methyl styrene	240	16	10.20
109-87-5	Methylal (dimethoxymethane)	3110	207	155.5
108-87-2	Methylcyclohexane	1610	107	80.5
21087-64-9	Metribuzin	5	0.333	0.25
7786-34-7	Mevinphos	0.1	0.007	0.005
12001-26-2	Mica (Respirable dust)	3	0.2	0.15
NA	Mineral Wool Fiber (no asbestos)	10	0.667	0.5
7439-98-7	Molybdenum as Mo - Including:			
NA	Soluble compounds	5	0.333	0.25
NA	Insoluble compounds	10	0.667	0.5
108-90-7	Monochlorobenzene, see Chlorobenzene			
6923-22-4	Monocrotophos	0.25	0.017	0.0125
110-91-8	Morpholine	70	4.67	0.35
300-76-5	Naled	3	0.2	0.15
91-20-3	Naphthalene	50	3.33	2.5
54-11-5	Nicotine	0.5	0.033	0.025
1929-82-4	Nitrapyrin	10	0.667	0.5
7697-37-2	Nitric acid	5	0.333	0.25
100-01-6	p-Nitroaniline	3	0.2	0.15
98-95-3	Nitrobenzene	5	0.333	0.25
100-00-5	p-Nitrochlorobenzene	3	0.2	0.15
79-24-3	Nitroethane	310	20.7	15.5
7783-54-2	Nitrogen trifluoride	29	1.93	1.45
55-63-0	Nitroglycerin	0.46	0.031	0.023
75-52-5	Nitromethane	50	3.333	2.5
108-03-2	1-Nitropropane	90	6	4.5

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
99-08-1	m (or) 3-Nitrotoluene	11	0.733	0.55
88-72-2	o (or) 2-Nitrotoluene	11	0.733	0.55
99-99-0	p (or) 4-Nitrotoluene	11	0.733	0.55
76-06-2	Nitrotrichloromethane, see Chloropicrin			
10024-97-2	Nitrous oxide	90	6	4.5
111-84-2	Nonane	1050	70	52.5
2234-13-1	Octachloronaphthalene	0.1	0.007	0.005
111-65-9	Octane	1400	93.3	70
NA	Oil mist, mineral	5	0.333	0.25
20816-12-0	Osmium tetroxide as Os	0.002	0.0001	0.0001
144-62-7	Oxalic acid	1	0.067	0.05
7783-41-7	Oxygen difluoride (CL)	0.11	0.0007	0.0005
8002-74-2	Paraffin wax fume	2	0.133	0.1
4685-14-7	Paraquat	0.1	0.007	0.007
NA	Paraquat, all Compounds	0.1	0.007	0.005
56-38-2	Parathion	0.1	0.007	0.005
19624-22-7	Pentaborane	0.01	0.001	0.0005
1321-64-8	Pentachloronaphthalene	0.5	0.033	0.025
82-68-8	Pentachloronitrobenzene	0.5	0.0333	0.025
87-86-5	Pentachlorophenol	0.5	0.033	0.025
109-66-0	Pentane	1770	118	88.5
107-87-9	2-Pentanone, see Methyl propyl ketone			
594-42-3	Perchloromethyl mercaptan	0.8	0.053	0.04
7616-94-6	Perchloryl Fluoride	13	0.867	0.65
93763-70-3	Perlite	10	0.667	0.5
532-27-4	Phenacyl chloride, see a-Chloroacetophenone			
108-95-2	Phenol	19	1.27	0.95
92-84-2	Phenothiazine	5	0.333	0.25
108-45-2	m-Phenylenediamine	0.1	0.0067	0.005
106-50-3	p-Phenylenediamine	0.1	0.007	0.005
101-84-8	Phenyl ether, vapor	7	0.467	0.035
122-60-1	Phenyl glycidyl ether (PGE)	6	0.4	0.3
108-98-5	Phenyl mercaptan	2	0.133	0.1
638-21-1	Phenylphosphine (CL)	0.25	0.0017	0.00125
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CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
298-02-2	Phorate	0.05	0.003	0.001
7786-34-7	Phosdrin, see Mevinphos			
75-44-5	Phosgene	0.4	0.027	0.02
7803-51-2	Phosphine	0.4	0.027	0.02
7664-38-2	Phosphoric acid	1	0.067	0.05
7723-14-0	Phosphorus	0.1	0.007	0.005
10025-87-3	Phosphorus oxychloride	0.6	0.04	0.030
10026-13-8	Phosphorus penta-chloride	1	0.067	0.05
1313-80-3	Phosphorus penta-sulfide	1	0.067	0.05
1314-56-3	Phosphorus pentoxide (ID)		0.067	0.05
7719-12-2	Phosphorus trichloride	1.5	0.1	0.075
85-44-9	Phthalic anhydride	6	0.4	0.3
626-17-5	m-Phthalodinitrile	5	0.333	0.25
1918-02-1	Picloram	10	0.667	0.5
88-89-1	Picric acid	0.1	0.006	0.005
83-26-1	Pindone	0.1	0.007	0.005
142-64-3	Piperazine dihydro-chloride	5	0.333	0.25
83-26-1	2-Pivaloyl-I,3-indandione, see Pindone			
7440-06-4	Platinum - Including:			
7440-06-4	Metal	1	0.067	0.05
NA	Soluble salts, as Pt	0.002	0.0001	0.0001
65997-15-1	Portland cement	10	0.667	0.5
1310-58-3	Potassium hydroxide	2	0.133	0.1
107-19-7	Propargyl alcohol	2.3	0.153	0.115
123-38-6	Propionaldehyde (LA)	0.43	0.0287	0.0215
79-09-4	Propionic acid	30	2	1.5
114-26-1	Propoxur (Baygon)	0.5	0.033	0.025
109-60-4	n-Propyl acetate	840	56	42
71-23-8	Propyl alcohol	500	33.3	25
78-87-5	Propylene dichloride	347	23.133	17.35
6423-43-4	Propylene glycol dinitrate	0.34	0.023	0.017
107-98-2	Propylene glycol monomethyl ether	360	24	18
75-56-9	Propylene oxide	48	3.2	2.4
627-13-4	n-Propyl nitrate	105	7	5.25

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
8003-34-7	Pyrethrum	5	0.333	0.25
110-86-1	Pyridine	15	1	0.75
120-80-9	Pyrocatechol, see Catechol			
106-51-4	Quinone	0.4	0.027	0.02
121-84-4	RDX, see Cyclonite			
NA	Refractory Ceramic Fibers (see entry for specific content of emissions, ex: silica)			
108-46-3	Resorcinol	45	3	2.25
7440-16-6	Rhodium - Including:			
7440-16-6	Metal	1	0.067	0.05
NA	Insoluble compounds, as Rh	1	0.067	0.05
NA	Soluble compounds, as Rh	0.01	0.001	0.0005
299-84-3	Ronnel	10	0.667	0.5
83-79-4	Rotenone (commercial)	5	0.333	0.25
8030-30-6	Rubber solvent (Naphtha)	1590	106	79.5
14167-18-1	Salcoine as CO	0.1	0.007	0.005
7782-49-2	Selenium	0.2	0.013	0.010
NA	Selenium and compounds as Se	0.2	0.013	0.01
136-78-7	Sesone	10	0.667	0.5
7803-62-5	Silane, see silicon tectrahydride			
NA	Silica - amorphous - Including:			
61790-53-2	Diatomaceous earth (uncalcined)	10	0.667	0.5
112926-00-8	Precipitated silica	10	0.667	0.5
112926-00-8	Silica gel	10	0.667	0.5
NA	Silica, crystalline - Including:			
14464-46-1	Cristobalite	0.05	0.0033	0.0025
14808-60-7	quartz	0.1	0.0067	0.005
60676-86-0	silica, fused	0.1	0.0067	0.005
15468-32-3	tridymite	0.05	0.0033	0.0025
1317-95-9	Tripoli	0.1	0.0067	0.005
7440-21-3	Silicon	10	0.667	0.5
409-21-2	Silicon carbide	10	0.667	0.5
7803-62-5	Silicon tetrahydride	7	0.467	0.35

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
7440-22-4	Silver - Including			
7440-22-4	Metal	0.1	0.007	0.005
7440-22-4	Soluble compounds, as Ag	0.01	0.001	0.005
26628-22-8	Sodium azide (CL)	0.3	0.002	0.0015
7631-90-5	Sodium bisulfite	5	0.333	0.25
136-78-7	Sodium 2,4-dichloro-phenoxyethyl sulfate, see Sesone			
62-74-8	Sodium fluoroacetate	0.05	0.003	0.0025
1310-73-2	Sodium hydroxide	2	0.133	0.1
7681-57-4	Sodium metabisulfite	5	0.333	0.25
NA	Stearates (not including toxic metals)	10	0.667	0.5
7803-52-3	Stibine	0.5	0.033	0.025
8052-41-3	Stoddard solvent	525	35	26.25
57-24-9	Strychnine	0.15	0.01	0.0075
60-41-3	Strychnine sulfate as strichnine	0.15	0.01	0.01
100-42-5	Styrene monomer (ID)		6.67	1
1395-21-7	Subtilisins (Proteolytic enzymes as 100% pure crystalline enzyme)	0.00006	4.OE-07	3.0E-7
3689-24-5	Sulfotep	0.2	0.013	0.01
7664-93-9	Sulfuric acid	1	0.067	0.05
10025-67-9	Sulfur monochloride (CL)	6	0.04	0.03
5714-22-7	Sulfur pentafluoride (CL)	0.1	0.0007	0.0005
7783-60-0	Sulfur tetrafluoride (CL)	0.4	0.0027	0.002
2699-79-8	Sulfuryl fluoride	20	1.33	1
35400-43-2	Sulprofos	1	0.067	0.05
8065-48-3	Systox, see Demeton			
93-76-5	2,4,5-Trichlorophen-oxyacetic acid (2,4,5,-T)	10	0.667	0.05
7440-25-7	Tantalum	5	0.333	0.25
3689-24-5	TEDP, see Sulfotep			
13494-80-9	Tellurium & Compounds as Te	0.1	0.007	0.005
7783-80-4	Tellurium hexafluoride as Te	0.2	0.013	0.01
3383-96-8	Temephos	10	0.667	0.5
107-49-3	TEPP (Tetraethyl-pyrophosphate)	0.05	0.003	0.0025
26140-60-3	Terphenyls	4.7	0.313	0.235
1335-88-2	Tetrachloronaphthalene	2	0.133	0.10

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
78-00-2	Tetraethyl Lead	0.1	0.007	0.005
597-64-8	Tetraethyltin as organic tin	0.1	0.007	0.005
109-99-9	Tetrahydrofuran	590	39.3	29.5
75-74-1	Tetramethyl lead, as Pb	0.15	0.01	0.0075
3333-52-6	Tetramethyl succinonitrile	3	0.2	0.15
509-14-8	Tetranitromethane	8	0.533	0.4
7722-88-5	Tetrasodium pyrophosphate	5	0.333	0.25
479-45-8	Tetryl	1.5	0.1	0.075
7440-28-0	Thallium, soluble Compounds, as TI	0.1	0.007	0.005
96-69-5	4,4-Thiobis (6 tert, butyl-m-cresol)	10	0.667	0.5
68-11-1	Thioglycolic acid	4	0.267	0.2
7719-09-7	Thionyl chloride (CL)	4.9	0.0327	0.245
137-26-8	Thiram	5	0.333	0.25
7440-31-5	Tin - Including:			
7440-31-5	Metal	2	0.133	0.1
NA	Oxide & inorganic compounds, except SnH4, as Sn	2	0.133	0.1
NA	Organic compounds as Sn	0.1	0.007	0.005
108-88-3	Toluene (toluol)	375	25	18.75
584-84-9	Toluene-2,4-di-isocyanate (TDI)	0.04	0.003	0.002
10-41-54	p-Toluenesulfonic acid (ID)	n/a	0.067	0.05
126-73-8	Tributyl phosphate	2.2	0.147	0.11
76-03-9	Trichloroacetic acid	7	0.467	0.35
120-82-1	1,2,4-Trichlorobenzene (CL)	37	2.47	1.85
79-01-6	Trichloroethylene	269	17.93	13.45
1321-65-9	Trichloronaphthalene	5	0.333	0.25
76-06-2	Trichloronitromethane, See Chloropicrin			
95-95-4	2,4,5-Trichlorophenol (MA)			0.0016
96-18-4	I,2,3-Trichloropropane	60	4	3
121-44-8	Triethylamine	4.1	0.27	0.2
1582-09-8	Trifluralin (PL3)		7.7	1.15
552-30-7	Trimellitic anhydride	0.04	0.003	0.002
75-50-3	Trimethylamine	12	8.0	0.6
25551-13-7	Trimethyl benzene (mixed and individual isomers)	123	8.2	6.15
540-84-1	2,2,4-Trimethyl-pentane	350	23.3	17.5

CAS NUMBER	SUBSTANCE	OEL (mg/m3)	EL (lb/hr)	AAC (mg/m3)
121-45-9	Trimethyl phosphite	10	0.667	0.5
479-45-8	2,4,6-Trinitrophenyl-methylnitramine, see Tetryl			
78-30-8	Triorthocresyl phosphate	0.1	0.007	0.005
603-34-9	Triphenyl amine	5	0.333	0.25
115-86-6	Triphenyl phosphate	3	0.2	0.15
7440-33-7	Tungsten - Including:			
NA	Insoluble compounds	5	0.333	0.25
NA	Soluble compounds	1	0.067	0.05
8006-64-2	Turpentine	560	37.3	28
7440-61-1	Uranium (natural) Soluble & insoluble compounds as U	0.2	0.013	0.01
110-62-3	n-Valeraldehyde	175	11.7	8.75
1314-62-1	Vanadium, as V2O5 Respirable Dust & fume	0.05	0.003	0.0025
108-05-4	Vinyl acetate	35	2.3	1.75
25013-15-4	Vinyl toluene	240	16	12
8032-32-4	VM & P Naphtha	1370	91.3	68.5
81-81-2	Warfarin	0.1	0.007	0.005
1330-20-7	Xylene (o-, m-, p-isomers)	435	29	21.75
1477-55-0	m-Xylene a, a-diamine (CL)	0.1	0.0007	0.0005
1300-73-8	Xylidine	2.5	1.67	0.125
7440-65-5	Yttrium (Metal and compounds as Y)	1	0.067	0.05
7440-66-6	Zinc metal (ID)		0.667	0.5
7646-85-7	Zinc chloride fume	1	0.067	0.05
1314-13-2	Zinc oxide fume	5	0.333	0.05
1314-13-2	Zinc oxide dust	10	0.667	0.5
7440-67-7	Zirconium compounds as Zr	5	0.333	0.25

586. TOXIC AIR POLLUTANTS CARCINOGENIC INCREMENTS.The screening emissions levels (EL) and acceptable ambient concentrations (AACC) for carcinogens are as provided in the following table. The AACC in this section are annual averages.

CAS NUMBER	SUBSTANCE	URF	EL lb/hr	AACC ug/m3
75-07-0	Acetaldehyde	2.2E-06	3.0E-03	4.5E-01

CAS NUMBER	SUBSTANCE	URF	EL lb/hr	AACC ug/m3
79-06-1	Acrylamide	1.3E-03	5.1E-06	7.7E-04
107-13-1	Acrylonitrile	6.8E-05	9.8E-05	1.5E-02
309-00-2	Aldrin	4.9E-03	1.3E-06	2.0E-04
62-53-3	Aniline	7.4E-06	9.0E-04	1.4E-01
140-57-8	Aramite	7.1E-06	9.3E-04	1.4E-01
NA	Aroclor, all (PCB) (ID)		6.6E-05	1.0E-02
7440-38-2	Arsenic compounds	4.3E-03	1.5E-06	2.3E-04
1332-21-4	Asbestos (Fibers /M.L.)	2.3E-01	N/A	4.0E-06
71-43-2	Benzene	8.3E-06	8.0E-04	1.2E-01
92-87-5	Benzidine	6.7E-02	9.9E-08	1.5E-05
50-32-8	Benzo(a)pyrene	3.3E-03	2.0E-06	3.0E-04
7440-41-7	Beryllium & compounds	2.4E-04	2.8E-05	4.2E-03
106-99-0	1,3-Butadiene	2.8E-04	2.4E-05	3.6E-03
111-44-4	Bis (2-chloroethyl) ether	3.3E-04	2.0E-05	3.0E-03
542-88-1	Bis (chloromethyl) ether	6.2E-02	1.0E-07	1.6E-05
108-60-1	Bis (2-chloro-1-methyl- ethyl) ether	2.0E-05	3.3E-04	5.0E-02
117-81-7	Bis (2-ethylhexyl) phthalate	2.4E-07	2.8E-02	4.2E+00
7440-43-9	Cadmium and compounds	1.8E-03	3.7E-06	5.6E-04
56-23-5	Carbon tetrachloride	1.5E-05	4.4E-04	6.7E-02
57-74-9	Chlordane	3.7E-04	1.8E-04	2.7E-03
67-66-3	Chloroform	2.3E-05	2.8E-04	4.3E-02
18540-29-9	Chromium (VI) & compounds as Cr+6	1.2E-02	5.6E-07	8.3E-05
NA	Coal Tar Volitiles as benzene			
NA	Coke oven emissions	6.2E-04	1.1E-05	1.6E-03
8001-58-9	Creosote (ID) See coal tar volatiles as benzene extractables			
50-29-3	DDT (Dichlorodi phenyltrichloroethane)	9.7E-05	6.8E-05	1.0E-02
96-12-8	1,2-Dibromo-3-chloropropane	6.3E-03	1.0E-06	1.6E-04
75-34-3	1,1 dichloroethane	2.6E-05	2.5E-04	3.8E-02
107-06-2	1,2 dichloroethane	2.6E-05	2.5E-04	3.8E-02
75-35-4	1,1 dichloroethylene	5.0E-05	1.3E-04	2.0E-02
75-09-2	Dichloromethane (Methylenechloride)	4.1E-06	1.6E-03	2.4E-01
542-75-6	1,3 dichloropropene	4.0E-06	1.7E-03	2.5E-01
764-41-0	1,4-Dichloro-2-butene	2.6E-03	2.5E-06	3.8E-04

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CAS NUMBER	SUBSTANCE	URF	EL lb/hr	AACC ug/m3	
60-57-1	Dieldrin	4.6E-03	1.4E-06	2.1E-04	
56-53-1	Diethylstilbestrol	1.4E-01	4.7E-08	7.1E-06	
123-91-1	1,4 dioxane	1.4E-06	4.8E-03	7.1E-01	
	Dioxin and Furans (2,3,7,8,TCDD & mixtures) Dioxin and Furan emissions shall be considered as one TAP and expressed as an equivalent emission of 2,3,7,8, TCDD based on the relative potency of the isomers in accordance with US EPA guidelines. U.S. EPA (Environmental Protection Agency), (2010) Recommended Toxicity Equivalence Factors (TEFs) for Human Health Risk Assessments of 2,3,7,8-Tetrachlorodibenzo-p-dioxin and Dioxin-Like Compounds. Risk Assessment Forum, Washington, DC. EPA/600/R-10/005.				
122-66-7	1,2-Diphenylhydrazine	2.2E-04	3.0E-05	4.5E-03	
106-89-8	Epichlorohydrin	1.2E-06	5.6E-03	8.3E-01	
106-93-4	Ethylene dibromide	2.2E-04	3.0E-05	4.5E-03	
75-21-8	Ethylene oxide	1.0E-04	6.7E-05	1.0E-02	
50-00-0	Formaldehyde	1.3E-05	5.1E-04	7.7E-02	
76-44-8	Heptachlor	1.3E-03	5.1E-06	7.7E-04	
1024-57-3	Heptachlor Epoxide	2.6E-03	2.5E-06	3.5E-04	
118-74-1	Hexachlorobenzene	4.9E-04	1.3E-05	2.0E-03	
87-68-3	Hexachlorobutadiene	2.0E-05	3.3E-04	5.0E-02	
	Hexachlorocyclo-hexane, Technical	5.1E-04	1.3E-05	1.9E-03	
319-84-6	Hexachlorocyclohexane (Lindane) Alpha (BHC)	1.8E-03	3.7E-06	5.6E-04	
319-85-7	Hexachlorocyclohexane (Lindane) Beta (BHC)	5.3E-04	1.3E-05	1.8E-03	
58-89-9	Hexachlorocyclohexane (Lindane) Gamma (BHC)	3.8E-04	1.7E-05	2.6E-03	
67-72-1	Hexachloroethane	4.0E-06	1.7E-03	2.5E-01	
302-01-2	Hydrazine	2.9E-03	2.3E-06	3.4E-04	
10034-93-2	Hydrazine Sulfate	2.9E-03	2.2E-06	3.5E-04	
56-49-5	3-methylcholanthrene	2.7E-03	2.5E-06	3.7E-04	
75-09-2	Methylene Chloride	4.1E-06	1.6E-03	2.4E-01	
74-87-3	Methyl chloride	3.6E-06	1.9E-03	2.8E-01	
101-14-4	4,4-Methylene bis(2-Chloroaniline)	4.7E-05	1.4E-04	2.1E-02	
60-34-4	Methyl hydrazine	3.1E-04	2.2E-05	3.2E-03	
7440-02-0	Nickel	2.4E-04	2.7E-05	4.2E-03	
12035-72-2	Nickel Subsulfide	4.8E-04	1.4E-05	2.1E-02	
7440-02-0	Nickel Refinery Dust	2.4E-04	2.8E-05	4.2E-02	
79-46-9	2-Nitropropane	2.7E-02	2.5E-07	3.7E-05	
55-18-5	N-Nitrosodiethylamine (diethylnitrosoamine) (DEN)	4.3E-02	1.5E-07	2.3E-05	

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CAS NUMBER	SUBSTANCE	URF	EL lb/hr	AACC ug/m3
62-75-9	N-Nitrosodimethylamine	1.4E-02	4.8E-07	7.1E-05
924-16-3	N-Nitrosodi-n-butylamine	1.6E-03	4.1E-06	6.3E-04
930-55-2	N-Nitrosopyrolidine	6.1E-04	1.1E-05	1.6E-03
684-93-5	N-Nitroso-N-methylurea (NMU)	3.5E-01	1.9E-08	2.9E-06
82-68-8	Pentachloronitrobenzene	7.3E-05	9.1E-05	1.4E-02
127-18-4	Perchloroethylene (see tetrachloroethylene)			
NA	Polyaromatic Hydrocarbons (except 7-PAH group)	7.3E-05	9.1E-05	1.4E-02
	(Polycyclic Organic Matter or 7-PAH group) For emissions of the 7-PAH group, the following PAHs shall be considered together as one TAP, equivalent in potency to benzo(a)pyrene: benzo(a)anthracene, benzo(b)fluoranthene, benzo(k)fluoranthene, dibenzo(a,h)anthracene, chrysene, indenol(1,2,3,-cd)pyrene, benzo(a)pyrene. (WA)			
23950-58-5	Promanide	4.6E-06	1.5E-03	2.2E-01
50-55-5	Reserpine	3.0E-03	2.2E-06	3.3E-04
1746-01-6	2,3,7,8,-Tetrachlorodibenzo-p-dioxin (2,3,7,8, -TCDD)	4.5.E+01	1.5E-10	2.2E-08
NA	Soots and Tars (ID) See coal tar volatiles as benzene extractables.			
79-34-5	1,1,2,2,Tetrachloro-ethane	5.8E-05	1.1E-05	1.7E-02
127-18-4	Tetrachloroethylene	4.8E-07	1.3E-02	2.1E+00
79-00-5	1,1,2 - trichloroethane	1.6E-05	4.2E-04	6.2E-02
62-56-6	Thiourea	5.5E-04	1.2E-05	1.8E-03
8001-35-2	Toxaphene	3.2E-04	2.0E-05	3.0E-03
79-01-6	Trichloroethylene	1.3E-06	5.1E-04	7.7E-01
88-06-2	2,4,6 - Trichlorophenol	5.7E-06	1.2E-03	1.8E-01
75-01-4	Vinyl chloride	7.1E-06	9.4E-04	1.4E-01

587. LISTING OR DELISTING TOXIC AIR POLLUTANT INCREMENTS.

Persons may request the listing of any toxic substance or delisting of any toxic air pollutant in Sections 585 or 586 by filing a petition for adoption of rules in accordance with IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality."

588. -- 591. (RESERVED)

592. STAGE 1 VAPOR COLLECTION.

The purpose of Sections 592 through 598 is to set forth requirements for Stage 1 vapor collection systems. Section 599 sets forth the requirements for gasoline cargo tanks that deliver gasoline to those required to install and operate Stage 1 vapor collection systems. These sections apply to gasoline dispensing facilities (GDF) and gasoline cargo tanks in Ada and Canyon Counties only. Nothing in these rules is intended to supersede or render inapplicable any federal, state, or local laws, including, but not limited to, the National Emission Standards for Hazardous Air

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IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

Pollutants for Source Category: Gasoline Dispensing Facilities, 40 CFR Part 63, Subpart CCCCCC, of the federal Clean Air Act.

593.	Δ	FFEC	TED	EC	1(UIPMENT	OF	PR	O	CESSES

- **01. Applicability.** Sections 592 through 598 apply to transfers of gasoline to underground storage tanks with a tank capacity of ten thousand (10,000) gallons and not otherwise subject to 40 CFR 63.11118. The emission sources include the underground gasoline storage tanks and associated equipment components in vapor or liquid gasoline service at new, reconstructed, or existing GDFs. Pressure/vacuum vents on underground gasoline storage tanks and the equipment necessary to unload product from cargo tanks into the storage tanks at GDFs are covered emission sources.
- **New Sources**. A source is a new source if construction commenced on the source after April 1, 2009.
- **03. Reconstructed Sources.** A source is reconstructed if meeting the criteria for reconstruction as defined in 40 CFR 63.2, incorporated by reference into these rules at Section 107.
 - **O4.** Existing Sources. A source is an existing source if it is not new or reconstructed.

594. COMPLIANCE DATES.

- **01. New or Reconstructed Sources.** For a new or reconstructed source, the owner or operator must comply with the standards in Sections 595 and 596 no later than April 1, 2009 or upon startup, whichever is later. Owners or operators of new sources shall install dual point systems.
- **02. Existing Sources.** For an existing source, the owner or operator must comply with the standards in Sections 595 and 596 upon installation of the Stage 1 vapor collection system, or by May 1, 2010, whichever is earlier.

595. SUBMERGED FILL REQUIREMENTS.

The owner or operator must only load gasoline into underground storage tanks at the facility by utilizing submerged filling.

- **01. Installed On or Before November 9, 2006**. Submerged fill pipes installed on or before November 9, 2006 must be no more than twelve (12) inches from the bottom of the storage tank.
- **02. Installed After November 9, 2006**. Submerged fill pipes installed after November 9, 2006 must be no more than six (6) inches from the bottom of the storage tank.

596. VAPOR BALANCE REQUIREMENTS.

The owner or operator of a GDF must comply with the following requirements on and after the applicable compliance date in Section 594:

- **01. Loading.** When loading an underground gasoline storage tank equipped with a vapor balance system, connect and ensure the proper operation of the vapor balance system whenever gasoline is being loaded.
- **02. Maintenance**. Maintain all equipment associated with the vapor balance system to be vapor tight and in good working order.
- **03. Inspection**. In order to ensure that the vapor balance equipment is maintained to be vapor tight and in good working order, inspect the vapor balance equipment on an annual basis to discover potential or actual equipment failures. A log form is available on the Department's website at http://www.deq.idaho.gov.
- **04. Repair.** Replace, repair or modify any worn or ineffective component or design element within twenty-four (24) hours to ensure the vapor-tight integrity and efficiency of the vapor balance system. If repair parts

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		either a written or verbal order for those parts must be initiated within two (2) working leak. Such repair parts must be installed within five (5) working days after receipt.	days ())
	ner or ope	NG AND MONITORING REQUIREMENTS. erator of a GDF must comply with the following requirements within ninety (90) days of regist and every three (3) years thereafter.	stratic	n)
	01.	Testing.	()
these ru	les at Sec	The owner or operator must demonstrate compliance with the leak rate and cracking pecified in item 1(g) of Table 1 to 40 CFR Part 63, Subpart CCCCCC, incorporated by reference to 107, for pressure-vacuum vent valves installed on underground gasoline storage tanks us natified in Subsection 597.01.a.i. or 597.01.a.ii.	nce in	to
		California Air Resources Board Vapor Recovery Test Procedure TP-201.1E,Leak Rare of Pressure/Vacuum Vent Valves, adopted October 8, 2003 (see 40 CFR 63.14, incorporese rules at Section 107).		
requirer	ii. nents in 4	Use alternative test methods and procedures in accordance with the alternative test 40 CFR 63.7(f), incorporated by reference into these rules at Section 107.	metho	od)
conduct	ing a sta	The owner or operator must demonstrate compliance with the static pressure perfocified in item 1(h) of Table 1 to 40 CFR Part 63, Subpart CCCCCC, for the vapor balance systic pressure test on the underground gasoline storage tanks using the test methods ident l.b.i. or 597.01.b.ii.	stem b	y
		California Air Resources Board Vapor Recovery Test Procedure TP-201.3,Determination Pressure Performance of Vapor Recovery Systems of Dispensing Facilities, adopted April 12 arch 17, 1999 (see 40 CFR 63.14, incorporated by reference into these rules at Section 107).	2, 199	
requirer	ii. nents in 4	Use alternative test methods and procedures in accordance with the alternative test 40 CFR 63.7(f), incorporated by reference into these rules at Section 107.	metho	od)
must de	monstrate	Alternative Testing. The owner or operator of a GDF, choosing, under the provisions of a vapor balance system other than that described in Table 1 to 40 CFR Part 63, Subpart CC e to the Department the equivalency of their vapor balance system to that described in Table opart CCCCCC, using the procedures specified in Subsections 597.02.a. and 597.02.b.	CCC	Ξ,
Air Res Systems	ources Bos, adopte	The owner or operator must demonstrate compliance by conducting a performance test stem to demonstrate that the vapor balance system achieves 95 percent reduction using the Ca oard Vapor Recovery Test Procedure TP-201.1,Volumetric Efficiency for Phase I Vapor Red April 12, 1996, and amended February 1, 2001, and October 8, 2003, (see 40 CFR reference into these rules at Section 107).	liforn ecove	ia ry
in item	1(g) of Ta	The owner or operator must, during the performance test required under Subsection 59 ocument alternative acceptable values for the leak rate and cracking pressure requirements spable 1 to 40 CFR Part 63, Subpart CCCCCC, and for the static pressure performance require e 1 to 40 CFR Part 63, Subpart CCCCCC.	oecifie	ed
598.	REGIS	TRATION, RECORDKEEPING, AND REPORTING REQUIREMENTS.		
	01.	Registration.	()
	a.	Any GDF subject to these rules shall:	()
	i.	Within thirty (30) days of installation of the Stage 1 vapor collection system, the owner or collection system and the owner or collection system.	perate	or

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address, reports r the num	signature required b ber of und	submit to the Department a registration which provides, at a minimum, the operation has coff the owner or operator in accordance with Section 123 of these rules, the location of recopy Subsections 598.02 and 598.03 (including contact person's name, address and telephone in derground gasoline storage tanks, the number of gasoline tank pipe vents, and the date of contact the Stage 1 vapor collection system and pressure/vacuum relief valve; and	rds ar umbei	1d r).
	ii.	The registration certification shall be displayed at the GDF.	()
informa	tion prov	Upon modification of an existing Stage 1 vapor collection system or pressure/vacuum relie erator of the GDF shall submit to the Department a registration that details the changes ided in the previous registration and which includes the signature of the owner or operat be submitted to the Department within thirty (30) days after completion of such modification	s to th tor. Th	ne
ownersh	c. nip of the	A new registration must be submitted to the Department within thirty (30) days after any ch GDF.	ange	in)
	02.	Recordkeeping Requirements.	()
	a.	Each owner or operator must keep the following records:	()
	i.	Records of all tests performed under Section 597;	()
		Records related to the operation and maintenance of vapor balance equipment required vapor balance component defect must be logged and tracked by station personnel on a reprovided by the Department or a reasonable facsimile; and		
emissio	iii. ns.	Records of permanent changes made at the GDF and vapor balance equipment which mage	y affe (ct)
availabl	b. e for insp	Records required under 598.02.a. must be kept for a period of five (5) years and must be ection by the Department upon request.	e mad	le)
		Reporting Requirements . Each owner or operator subject to the management practices in to the Department the results of all volumetric efficiency tests required under Section 597. These rules must be submitted within thirty (30) days of the completion of the performance te	Repor	ts
599.	GASOL	INE CARGO TANKS.		
storage 1 Table 2	tank with to 40 CF	Prohibitions . After May 1, 2010, or if a Stage 1 vapor collection system is installed and op ier, owners or operators of gasoline cargo tanks that unload gasoline into an underground ga capacity of ten thousand (10,000) gallons or more, in Ada or Canyon Counties, shall compose Part 63, Subpart CCCCCC, incorporated by reference into these rules at Section 107. Collowing conditions are met prior to unloading the gasoline:	gasolir oly wi	ne th
	a.	All hoses in the vapor balance system are properly connected;	()
upon dis	b. sconnect;	The adapters or couplers that attach to the vapor line on the storage tank have closures the	hat se	al)
	c.	All vapor return hoses, couplers, and adapters used in the gasoline delivery are vapor-tight;	()
the vapo	d. or balance	All tank truck vapor return equipment is compatible in size and forms a vapor-tight connective equipment on the GDF storage tank; and	on wi	th

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	e.	All hatches on the tank truck are closed and securely fastened.	()
		The filling of storage tanks at GDF shall be limited to unloading by vapor-tight gasolin tation that the cargo tank has met the specifications of EPA Method 27 (40 CFR Part 60, April 20 dby reference into these rules at Section 107), shall be carried on the cargo tank.		
Subsect	ions 599.	Compliance . The owner or operator of a gasoline cargo tank subject to Section 599 shal Table 2 to 40 CFR Part 63, Subpart CCCCCC, by visually inspecting the requirements second.a., 599.01.b., 599.01.d., and 599.01.e. and by successfully completing the testing requitions 599.01.c. and 599.01.f.	t out:	in
	03.	Recordkeeping and Reporting.	()
and if a availabl	applicable le condition	The owner or operator of the gasoline cargo tank subject to Section 599 shall maintain recessing and repairs. The records must identify the gasoline cargo tank; the date of the test of the type of repair and the date of retest. The records must be maintained in a legible, on for at least two (2) years after the date of testing or repair was completed and must be availed appartment upon request.	r repai readi	ir; ly
thirty (3	b. 30) days o	Copies of all tests required under Subsection 599.01 shall be submitted to the Departmen of certification testing.	t with	in)
burning reduce 1	rpose of S to protect the visibil	S FOR CONTROL OF OPEN BURNING. Sections 600 through 624 is to reduce the amount of emissions and minimize the impact of human health and the environment from air pollutants resulting from open burning as we lity impairment in mandatory Class I Federal Areas in accordance with the regional haze losed at Section 667.	ell as	to
with ap	ance with plicable la	PERMITS, HAZARDOUS MATERIALS, AND LIABILITY. In the provisions of Sections 600 through 623 does not exempt or excuse any person from con aws and ordinances of other jurisdictions responsible for fire control or hazardous material of for damages or injuries which may result from open burning.		
	ovisions o nental en	REEMPTION OF OTHER JURISDICTIONS. of Sections 600 through 623 are not intended to interfere with the rights of any city, county tities or agencies to provide equal or more stringent control of open burning within their restrictions.		
603.	GENEF	RAL RESTRICTIONS.		
		Categories and Materials. No person shall allow, suffer, cause or permit any open it is a category of open burning set forth in Sections 600 through 623 and the materials burner e following:	burnir d do n (ıg ot)
	a.	Garbage, as defined in Section 006.	()
Section	b. 616.	Dead animals, animal parts, or animal wastes (feces, feathers, litter, etc.) except as provi	vided :	in)
	c.	Motor vehicles, parts, or any materials resulting from a salvage operation.	()
	d.	Tires or other rubber materials or products.	()
	e.	Plastics.	()
	f.	Asphalt or composition roofing or any other asphaltic material or product.	()

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		ISTRATIVE CODE IDAPA 58. F Environmental Quality Rules for the Control of Air Pollution in		
	g.	Tar, tar paper, waste or heavy petroleum products, or paints.	()
	h.	Lumber or timbers treated with preservatives.	()
623.	i.	Trade waste, as defined in Section 006, except as specifically allowed under Sections 600 th	hroug (gh)
	j.	Insulated wire.	()
	k.	Pathogenic wastes.	()
	l.	Hazardous wastes.	()
initiated through		Air Pollution Episodes. No person shall allow, suffer, cause or permit any open burning any stage of an air pollution episode declared by the Department in accordance with Section		
		Emergency Authority . In accordance with Title 39, Chapter 1, Idaho Code, the Departme require immediate abatement of any open burning in cases of emergency requiring immediate a health or safety.		
604	605.	(RESERVED)		
accordi	rpose of ng to pre	GORIES OF ALLOWABLE BURNING. Sections 606 through 623 is to establish categories of open burning that are allowed when escribed conditions. Unless specifically exempted each category in Sections 606 through the provisions of Sections 600 through 605.		
	sed for the	EATIONAL AND WARMING FIRES. e preparation of food or for recreational purposes (e.g. campfires, ceremonial fires, and barbo for handwarming purposes, are allowable forms of open burning.	ecues	;),
	utdoor fir	CONTROL FIRES. es used for the purpose of weed abatement such as along fence lines, canal banks, and ditch b ns of open burning.	anks (is)
or to dis	sed by qui splay cert he Depar	AING FIRES. alified personnel to train firefighters in the methods of fire suppression and fire fighting technain fire ecology or fire behavior effects are allowable forms of open burning. Training facilities training to igniting any training fires. Training fires shall not be allowed to smolder after the start training fires are exempt from Subsections 603.01.c. and 603.01.e. through 60 training fires are exempt from Subsections 603.01.c.	es sha ter th	ıll ne
	al flares,	TRIAL FLARES. used for the combustion of flammable gases are allowable forms of open burning. Industrial mitting requirements in Sections 200 through 223.	l flar	es)
611.	RESID	ENTIAL SOLID WASTE DISPOSAL FIRES.		
		Fires Allowed . Open outdoor fires used to dispose of solid waste (e.g. rubbish, tree leave ening waste, etc.) excluding garbage produced by the operation of a domestic household of open burning when the following provisions are met:		
	a.	No scheduled house to house solid waste collection service is available; and	()
	b.	The burning is conducted on the property where the solid waste was generated.	()

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	Fires Exempt . Open outdoor fires used to dispose of tree leaves, gardening waste or yexempt from Subsection 611.01.a. when conducted in accordance with local governmental ordinar allow for the open burning of tree leaves, gardening waste or yard trimming during certain period (ices
The use of fires of open burnir	DFILL DISPOSAL SITE FIRES. s for the disposal of solid waste at any solid waste landfill disposal site or facility is an allowable for gonly if conducted in accordance with IDAPA 58.01.06, "Solid Waste Management Rules he Solid Waste Facilities Act, Chapter 74, Title 39, Idaho Code.	
The use of hea	HARD FIRES. Iting devices to protect orchard crops from frost damage and the use of fires to dispose of orch llowable forms of open burning when the following provisions are met: (nard)
01.	Open-Pot Heaters. The use of stackless open-pot heaters is prohibited.)
02. (40%) opacity contained in Se	Heating Device Opacity . Orchard heating device with visible emissions exceeding forty pero at normal operating conditions shall not be used. Opacity shall be determined by the proceduction 625.	
03. than one (1.0) manufacturer. A compliance with	Heating Device Emissions . All heaters purchased after September 21, 1970, shall emit no me gram per minute of solid carbonaceous matter at normal operating conditions as certified by At the time of purchase, the seller shall certify in writing to the purchaser that all new equipment in the Section 613.	the
04. where the clipp	Orchard Clippings . The open burning of orchard clippings shall be conducted on the proprings were generated.	erty)
The use of open	CRIBED BURNING. In outdoor fires to obtain the objectives of prescribed fire management burning is an allowable form when the provisions of Section 614 are met.	n of)
01.	Burning Permits or Prescribed Fire Plans. ()
	Whenever a burning permit or prescribed fire plan is required by the Department of Lar st Service, or any other state or federal agency responsible for land management, any person was prescribed burning shall meet all permit and/or plan conditions and terms which control smok	who
b . referred to in S	The Department will seek interagency agreements to assure permits or plans issued by agenubsection 614.01.a. provide adequate consideration for controlling smoke from prescribed burning (
02.	Smoke Management Plans for Prescribed Burning. ()
	Whenever a permit or plan is not required by the Department of Lands, U.S.D.A. Forest Service or federal agency responsible for land management, any person who conducts or allows prescrine all conditions set forth in a Smoke Management Plan for Prescribed Burning.	
b. consistent with	The Department will develop and put into effect a Smoke Management Plan for Prescribed Burr the purpose of Sections 600 through 616.	ning)
03. way shall be op through 616 of	Rights-of-Way Fires . The open burning of woody debris generated during the clearing of right pen burned according to Sections 38-101 and 38-401, Idaho Code, IDAPA 20 Title 16 and Sections these rules.	

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615. DANGEROUS MATERIAL FIRES.

Fires used or permitted by a public or military fire chief to dispose of materials (including military ordnance) which present a danger to life, valuable property or the public welfare, or for the purpose of prevention of a fire hazard when no practical alternative method of disposal or removal is available are allowable forms of open burning.

616. INFECTIOUS WASTE BURNING.

Upon the order of a public health officer, fires used to dispose of diseased animals or infested material are an allowable form of open burning and exempt from Subsection 603.01.k.

617. CROP RESIDUE DISPOSAL.

The open burning of crop residue on fields where the crops were grown is an allowable form of open burning if conducted in accordance with Section 39-114, Idaho Code, and Sections 618 through 624 of these rules.

618. PERMIT BY RULE.

- **01. General Requirements.** All persons shall be deemed to have a permit by rule if they comply with all the provisions of Sections 618 through 624. No person shall conduct an open burn of crop residue without obtaining the applicable permit by rule. Those persons applying for a spot burn, baled agricultural residue burn, or propane flaming permit shall comply with the provisions in Section 624. The permit by rule does not relieve the applicant from obtaining all other required permits and approvals required by other state and local fire agencies or permitting authorities.
- **O2. Forms.** The Department shall provide the appropriate forms to complete the permit by rule. Forms may be available at the Department offices or on the Department website http://www.deq.idaho.gov.

619. REGISTRATION FOR PERMIT BY RULE.

Any person applying to burn crop residue shall annually provide the following registration information to the Department at least thirty (30) days prior to the date the applicant proposes to burn:

- **01. Location of Property.** Street address of the property upon which the proposed burning of crop residue will occur or, if there is no street address of the property, the legal description of the property using longitude and latitude coordinates or township, range and section for the Idaho meridian;
- **02. Applicant Information**. Name, mailing address, and telephone number of the applicant, and the person who will be responsible for conducting the proposed burning of crop residue and the portable form of communication referenced in Subsection 622.01.c. of this rule;
- **03. Plot Plan.** A plot plan showing the location of each proposed crop residue burning area in relation to the property lines and indicating the distances and directions of the nearest residential, public, and commercial properties, and roads;
- **04.** Type, Acreage and Fuel Characteristics of Crop Residue Proposed to be Burned. The crop type, area over which burning will be conducted (acres), and other fuel characteristics;
- **05. Preventive Measures.** A description of the measures that will be taken to prevent escaped burns or withhold additional material such that the fire burns down, including but not limited to, the availability of water and plowed firebreaks; and
- **06. Date of Burning**. The requested date(s) when the proposed crop residue burning would be conducted or the proposed date the field will be available to be burned.

620. BURN FEE.

01. Burn Fee. The burn fee in Section 39-114, Idaho Code, shall be paid in its entirety within thirty (30) days following the receipt of the annual burn fee invoice. See also Subsection 624.02.a. for registration and fee requirements for burning under a spot and baled agricultural residue burn permit. The burn fee should be sent to:

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	Fiscal O Idaho D	esidue Burn Fee Office Pepartment of Environmental Quality Hilton, Boise, ID 83706-1255	()
permit b	02. by rule to	Effect of Delinquent Fee Payment . The Department shall not accept or process a registration for any person having burn fees delinquent, in full or in part.	on for	r a)
621.	BURN I	DETERMINATION.		
Departn meteoro To approninety p the leve hours, a (80%) of	posed but nent, the blogical of ove a perior (9) I of any of the one of the o	Burn Approval Criteria. The Department shall develop a Crop Residue Operating Guide to etermination of burn approvals. The permittee shall obtain initial approval from the Department at least twelve (12) hours in advance of the burn. The permittee shall confirm, we approval the morning of the proposed burn. The Department may shorten this time for other applicable conditions change that will impact the air quality during the proposed burn mittee's request to burn, the Department must determine that ambient air quality levels do not 0%) of the ozone national ambient air quality standard (NAAQS) and seventy-five percent (2000) of the Ozone national ambient air quality standard (NAAQS) and seventy-five percent (2001) of the Ozone national ambient air quality standard to exceed such level over the next twenty-five ent air quality levels have not reached, and are not forecasted to reach and persist at, eighty the (1) hour action criteria for particulate matter under Section 556 of these rules. In making Department shall consider the following:	nent frame period exce (75%) pur (2	for the if od. ed of 24) ent
	a.	Expected Emissions. Expected emissions from all burns proposed for the same dates;	()
the area	b. to be affe	Proximity of Other Burns. The proximity of other burns and other potential emission sources ected by the proposed burn;	s with (nin)
	c.	Moisture Content. Moisture content of the material to be burned;	()
burned;	d.	Acreage, Crop Type, and Fuel Characteristics. Acreage, crop type, and fuel characteristic	es to	be)
	e.	Meteorological Conditions. Meteorological conditions;	()
children Departn	, the eldenent shall	Proximity to Institutions with Sensitive Populations. The proximity of the burn to institution tions, including public schools while in session; hospitals; residential health care faciliarly or infirm; and other institutions with sensitive populations as approved by the Departme I not authorize a burn if conditions are such that institutions with sensitive populations and or when the plume is predicted to impact such institutions;	ties f ent. T	for he
	g.	Proximity to Public Roadways. Proximity to public roadways;	()
	h.	Proximity to Airports. Proximity to airports; and	()
concent	i. rations of	Other Relevant Factors. Any other factors relevant to preventing exceedances of the air f Section 621.	quali	ity)
		Notification of Approval . If the Department approves the burn, then it will post on its on of the approval and any specific conditions under which the burn is approved. Special corare not limited to:		
	a.	Conditions for burns near institutions with sensitive populations;	()
determi	b. nes pollut	The requirement to withhold additional material such that the fire burns down if the Deptant concentrations reach the levels in Subsection 621.01 of this rule;	artme	ent)
	c.	Conditions to ensure the burn does not create a hazard for travel on a public roadway: and	()

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burn si	d. te fail to s	The requirement to consult with the Department to determine actions to be taken if conditions at thatisfy the conditions specified in the notice of approval to burn.
622.	GENE	RAL PROVISIONS.
abide b	01. by the follow	Burn Provisions . All persons in Idaho intending to dispose of crop residue through burning sharpwing provisions:
holiday	a. /s, or after	Burning Prohibitions. Burning of crop residue shall not be conducted on weekends, federal or state sunset or before sunrise; (
		Designated Burn Day. Burning of crop residue shall not be conducted unless the Department had ay a burn day and the permittee has received individual approval specifying the conditions under a be conducted;
Depart	ment in o	Portable Form of Communication. The person conducting the burning must have on the table form of communication such as a cellular phone or radio of compatible frequency with the rder to receive burn approval information or information that might require measures to withholial such that the fire burns down;
was ge	d. nerated;	Location of Field Burning. Open burning of crop residue shall be conducted in the field where
withho	ld additio	Limitations on Burning. When required by the conditions of the notice of approval to burn, the gin proximity to institutions with sensitive populations shall immediately extinguish the fire conal material such that the fire burns down, unless the Department determines that the burn will not impact on such institutions;
		Training Session. All persons intending to burn crop residue shall attend a crop residue burnin provided by the Idaho Department of Environmental Quality or the Idaho State Department of shall attend a crop residue disposal refresher training session every five (5) years; (
issues :	g. an air qua	Air Stagnation or Degraded Air Quality. All field burning shall be prohibited when the Departmer lity forecast and caution, alert, warning or emergency as identified in Section 552 of these rules; (
open b	h. s to ignite ourning. To of fields	Allowable Forms of Open Burning. The use of reburn machines, propane flamers, or other portabl or reignite a field for the purposes of crop residue burning shall be considered an allowable form cires and other restricted material described in Subsection 603.01, of this rule, are not allowed for the constant of the co
applica to burn	i. ble permi crop resi	Additional Burn Permits. All persons intending to burn crop residue shall obtain any additionates from federal, state or local fire control authorities prior to receiving approval from the Department due; and
date bu Depart	j. Irning was ment. The	Reporting to the Department. All persons burning crop residue shall report to the Department the conducted, the actual number and location of acres burned, and other information as required by the Department may restrict further burning by a permittee until completed burns are reported. (
specifi	k. c conditio	Specific Conditions. The open burning of crop residue shall be conducted in accordance with the ns in the permittee's permit by rule.

Annual Report. The Department shall develop an annual report that shall include, at a minimum,

an analysis of the causes of each exceedance of a limitation in Section 621 of this rule, if any, and an assessment of the circumstances associated with any reported endangerment to human health associated with a burn. The report shall include any proposed revisions to these rules or the Crop Residue Operating Guide deemed necessary to prevent

Section 622 Page 192

future e	xceedanc	ees.	()
represer	03. ntatives for state 1	Advisory Committee. The Department will assemble an advisory committee consistrom environmental organizations, farming organizations, health organizations, tribal organi. Department of Agriculture, the Idaho Department of Environmental Quality, and others to crop residue issues.	zation	ıs,
623.	PUBLI	C NOTIFICATION.		
airshed	01. within a	Designation of Burn Days . The Director or his designee shall designate for a given co county burn or no-burn days.	unty (or)
	02.	Posting on Website. The Department shall post daily on its website (www.deq.idaho.gov):	()
	a.	Whether a given day is a burn or no-burn day;	()
	b.	The location and number of acres permitted to be burned;	()
	c.	Meteorological conditions and any real time ambient air quality monitoring data; and	()
	d.	A toll-free number to receive requests for information (1-800-345-1007).	()
sign up	03. to receiv	E-Mail Update Service . The Department shall provide an opportunity for interested per e automatic e-mail updates for information regarding the open burning of crop residue.	rsons (to)
624. PERM		BURN, BALED AGRICULTURAL RESIDUE BURN, AND PROPANE FLA	MIN	G
	01.	Applicability.	()
		Spot Burn. A spot burn includes no more than one (1) acre of evenly distributed crop residue crop residue. The open burning of weed patches, spots of heavy residue, equipment plugs and fields, and pastures may constitute a spot burn. Spot burn does not include the open burning	dump	os,
otherwi	b. se pest-ri	Baled Agricultural Residue Burn. An open burn used to dispose of broken, mildewed, dised dden bales still in the field where they were generated.	ased,	or)
		Propane Flaming. The use of flame-generating equipment to briefly apply flame and/or heat ivated field of pre-emerged or plowed-under crop residue with less than five hundred fift ble, non-green residue per acre in order to control diseases, insects, pests, and weed emergence.	y (55	
	02.	Spot and Baled Agricultural Residue Burn Permit.	()
pay a no	onrefunda	Registration and Fee Requirements. Any person applying for a spot and baled agricultural er Section 624 shall provide the registration information listed in Subsections 619.01 and 619 able fee of twenty dollars (\$20) to the Department (see Section 620) at least fourteen (14) day oplicant proposes to conduct the first burn of the calendar year.	.02 aı	nd
or baled	l agricult	Term and Acreage. A spot and baled agricultural residue burn permit is valid for the calend used and is good for a cumulative total of no more than ten (10) acres of spots and/or equivale ural residue during the year and no more than one (1) acre of spots and/or equivalent piled of lue per day. Two (2) tons of piled or baled agricultural residue is assumed to be equivalent to	nt pilo or balo	ed ed

Section 623 Page 193

	03. c. shall b and 624.0	Propane Flaming Permit . Persons conducting propane flaming as defined under Subse deemed to have a permit by rule if they comply with the applicable provisions in Subsection 5.	section (
provisio followir		General Provisions . All persons intending to burn under Section 624 shall comply wubsections 622.01.c., 622.01.d., 622.01.f., through 622.01.i., and 622.01.k. in addition	
a hazaro	a. l for trave	The permittee is responsible to ensure that adequate measures are taken so the burn does no el on a public roadway.	t creat
		Burning is not allowed if the proposed burn location is within three (3) miles of an institution and the surface wind speed is greater than twelve (12) miles per hour or if the sning or is expected to adversely impact an institution with a sensitive population.	
within t	he burn	Designated Burn Day. Burning shall not be conducted unless the Department has designated which for purposes of Section 624 may include weekends and holidays, and the permitted window provided on the Department's website at www.deq.idaho.gov . Spot and baled agricult not smolder and create smoke outside of the designated time period burning is allowed.	e burn
		Recordkeeping . Permittees shall record the date, time frame, type of burn, type of cross the date of the burn. Records of such burns shall be retained for two (2) years and made as at upon request.	
aggrega	n shall no ting more	LE EMISSIONS. bt discharge any air pollutant into the atmosphere from any point of emission for a period or the than three (3) minutes in any sixty (60) minute period which is greater than twenty percentained by this section.	
	01.	Exemptions . The provisions of this section shall not apply to:	(
	a.	Kraft Process Lime Kilns, if operating prior to January 24, 1969; or	(
1969; oı	b.	Carbon Monoxide Flare Pits on Elemental Phosphorous Furnaces, if operating prior to January	ary 24 (
	c.	Liquid Phosphorous Loading Operations, if operating prior to January 24, 1969; or	(
	d.	Wigwam Burners; or	(
	e.	Kraft Process Recovery Furnaces.	(
to Janua	f. ary 24, 19	Calcining Operations Utilizing an Electrostatic Precipitator to Control Emissions, if operations of the Control Emissions (1999).	ng prio (
pollutan	it for a po	Standards for Exempted Sources. Except as provided in Section 626, for sources exempted this section, a person shall not discharge into the atmosphere from any point of emission, for eriod or periods aggregating more than three (3) minutes in any sixty (60) minute period we percent (40%) opacity as determined by this section.	any ai
	03. n oxides ments of t	Exception . The provisions of this section shall not apply when the presence of uncombined and/or chlorine gas are the only reason(s) for the failure of the emission to comply whis rule.	
Method	04. 9 (contain	Test Methods and Procedures . The appropriate test method under this section shall be ined in 40 CFR Part 60) with the method of calculating opacity exceedances altered as follows:	

Section 625 Page 194

a. approved by the	Opacity evaluations shall be conducted using forms available from the Department or similar forms Department.
number of minute	Opacity shall be determined by counting the number of readings in excess of the percent opacity ng this number by four (4) (each reading is deemed to represent fifteen (15) seconds) to find the es in excess of the percent opacity limitation. This method is described in the Procedures Manual for ntrol, Section II (Evaluation of Visible Emissions Manual), September 1986.
c. and as specified i	Sources subject to New Source Performance Standards must calculate opacity as detailed above in 40 CFR Part 60.
05.	Applicability. Section 625 shall not apply to the open burning of crop residue. ()
Except for a per wigwam burner	RAL RESTRICTIONS ON VISIBLE EMISSIONS FROM WIGWAM BURNERS. iod of one (1) hour following start up a person shall not discharge into the atmosphere from any any air pollutant for a period or periods aggregating more than three (3) minutes in any sixty (60) hich is greater than twenty percent (20%) opacity as determined by the procedures contained in ()
627 649.	(RESERVED)
	FOR CONTROL OF FUGITIVE DUST. Sections 650 through 652 is to require that all reasonable precautions be taken to prevent the citive dust.
All reasonable pris reasonable, co habitations and/o	RAL RULES. recautions shall be taken to prevent particulate matter from becoming airborne. In determining what ensideration will be given to factors such as the proximity of dust emitting operations to human or activities, the proximity to mandatory Class I Federal Areas and atmospheric conditions which movement of particulate matter. Some of the reasonable precautions may include, but are not limited ()
01. demolition of exi	Use of Water or Chemicals. Use, where practical, of water or chemicals for control of dust in the sting buildings or structures, construction operations, the grading of roads, or the clearing of land.
02. chemicals to, or o	Application of Dust Suppressants . Application, where practical, of asphalt, oil, water or suitable covering of dirt roads, material stockpiles, and other surfaces which can create dust.
	Use of Control Equipment. Installation and use, where practical, of hoods, fans and fabric filters tems to enclose and vent the handling of dusty materials. Adequate containment methods should be sandblasting or other operations.
04. give rise to airbo	Covering of Trucks . Covering, when practical, open bodied trucks transporting materials likely to rne dusts.
05.	Paving. Paving of roadways and their maintenance in a clean condition, where practical. ()
06. practical.	Removal of Materials. Prompt removal of earth or other stored material from streets, where
For agricultural	CULTURAL ACTIVITIES. activity purposes, operating in conformance with generally recognized agricultural practices hable control of fugitive dust. For the purpose of Section 652: ()
01.	Agricultural Activity. An "agricultural activity" means any activity that is exempt from the

Section 626 Page 195

requirement to obtain a permit to construct under Subsection 222.02.f., wherein "agricultural activities and services" is defined in Section 007, that occurs in connection with the production of agricultural products for food, fiber, fuel, feed and other lawful purposes, and including, but not limited to:				
a. Preparing land for agricultural production; ()				
b. Applying or handling pesticides herbicides, or other chemicals, compounds or substances labeled for insects, pests, crops, weeds, water or soil;				
c. Planting, irrigating, growing, fertilizing, harvesting or producing agricultural, horticultural, floricultural and viticulture crops, fruits and vegetable products, field grains, seeds, hay, sod and nursery stock, and other plant products, plant by-products, plant waste and animal compost; ()				
d. Breeding, hatching, raising, producing, feeding and keeping livestock, dairy animals, swine, furbearing animals, poultry, eggs, fish and other aquatic species, and other animals, animal products and animal byproducts, animal waste, animal compost, and bees, bee products and bee by-products;				
e. Transporting agricultural products to or from an agricultural facility; ()				
f. Grinding, chopping, cubing, or any other means of preparing or converting a commodity for animal feed; and				
g. Piling, stacking or other means of storing commodities outdoors. ()				
02. Generally Recognized Agricultural Practices . "Generally recognized agricultural practices" means economically feasible practices that are customary among or appropriate to farms and ranches of a similar nature in the local area. In determining whether an agricultural activity is consistent with generally recognized agricultural practices, the Idaho Department of Environmental Quality shall consult with the Idaho Department of Agriculture.				
653 664. (RESERVED)				
665. REGIONAL HAZE RULES. The purpose of Sections 665 through 668 is to address regional haze visibility impairment in mandatory Class I Federal Areas. The intent of Sections 665 through 668 is to set forth the requirements to implement the federal programs for visibility protection and regional haze.				
01. Process for Setting Reasonable Progress Goals . In establishing a reasonable progress goal for any mandatory Class I Federal Area within Idaho, the Department shall:				
a. Consider the costs of compliance, the time necessary for compliance, the energy and non-air quality environmental impacts of compliance, and the remaining useful life of any potentially affected sources, and				

b. Analyze and determine the rate of progress needed to attain natural visibility conditions by the year 2064. To calculate this rate of progress, the Department will compare baseline visibility conditions to natural visibility conditions in the mandatory Class 1 Federal Area and determine the uniform rate of visibility improvement (measured in deciviews) that would need to be maintained during each implementation period in order to attain natural visibility conditions by 2064. In establishing the reasonable progress, the Department will consider the

include a demonstration showing how these factors were taken into consideration in selecting the goal.

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IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

uniform rate of improvement in visibility and the emission reduction measures needed to achieve it for the period covered by the implementation plan.

covered by the impl	lementation plan.	()
c. C impairment in the n	Consult with those states which may reasonably be anticipated to cause or contribute to v mandatory Class I Federal Area.	isibility ()
goal that provides f conditions by 2064 progress for the imp adopted by the De implementation pla	fustification for Reasonable Progress Goals. If the Department establishes a reasonable progress for a slower rate of improvement in visibility than the rate that would be needed to attain at the Department will demonstrate, based on the factors in Subsection 666.01.a., that the plementation plan to attain natural conditions by 2064 is not reasonable; and that the progrespartment is reasonable. The Department will provide to the public for review, as paran, an assessment of the number of years it would take to attain natural conditions if values at the rate of progress selected by the Department as reasonable.	natural rate of ess goal t of its
The purpose of Sec goal of preventing a	ERM STRATEGY FOR REGIONAL HAZE. ction 667 is to develop a long-term strategy for making reasonable progress toward the rany future and remedying any existing impairment of visibility in mandatory Class I Federal results from man-made air pollution.	national al Areas ()
addresses regional l	Submittal of Long-Term Strategy . The Department will submit to EPA a long-term strate haze visibility impairment for each mandatory Class I Federal Area within the state and frederal Area located outside the state which may be affected by emissions from the state.	for each
	Enforceable Emission Limitations. The long-term strategy must include enforceable en iance schedules, and other measures as necessary to achieve the reasonable progres Department.	
03. R Department will me	Requirements for Long-Term Strategy. In establishing long-term strategy for regional heet the following requirements:	aze, the
information, on whi for achieving reason requirement by rely state participants. T	The Department will document the technical basis, including modeling, monitoring and entich the state is relying to determine its apportionment of emission reduction obligations neonable progress in each mandatory Class I Federal Area it affects. The Department may mying on technical analyses developed by the regional planning organization and approved the Department will identify the baseline emission inventory on which its strategies are base inventory year is presumed to be the most recent year of the consolidated periodic entired.	ecessary neet this d by all sed. The
Department in dev	The Department will identify all anthropogenic sources of visibility impairment considered veloping its long-term strategy. The Department should consider major and minor staurces, and area sources.	
c. The strategy:	The Department will consider, at a minimum, the following factors in developing its loan	ng-term
	Emission reductions due to ongoing air pollution control programs, including measures to able visibility impairment;	address
ii. M	Measures to mitigate the impacts of construction activities;	()
iii. E	Emissions limitations and schedules for compliance to achieve the reasonable progress goal	l; ()

v. Smoke management techniques for agricultural and forestry management purposes including plans as currently exist with the state for these purposes;

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Source retirement replacement schedules;

iv.

vi.	Enforceability of emissions limitations and control measures; and	()
vii. emissions ove	The anticipated net effect on visibility due to projected changes in point, area, and more the period addressed by the long-term strategy.	bile sour (ce)
04. long-term stra	Interstate Consultation . The Department will undertake the following process in devtegy where interstate consultation is required.	eloping t	he)
	Where Idaho has emissions that are reasonably anticipated to contribute to visibility im y Class I Federal Area located in another state or states, the Department will consult with the to develop coordinated emission management strategies.		
b. to contribute	The Department will consult with any other state having emissions that are reasonably o visibility impairment in any mandatory Class I Federal Area within Idaho.	anticipat (ed)
its share of the in a regional	Where other states cause or contribute to impairment in a mandatory Class I Federal tust demonstrate that the state has included in its implementation plan all measures necessary to emission reductions needed to meet the progress goal for the area. If the state of Idaho has planning process, the Department must ensure the state has included all measures needed to to of emission reduction obligations agreed upon through that process.	ry to obta participat	iin ed
The purpose of	T REQUIREMENT FOR REGIONAL HAZE. f Section 668 is to implement the BART requirements in 40 CFR 51.308(e). The following an is required for each BART-eligible source:	nalysis a (nd)
01. the state.	BART-Eligible Sources. The Department shall identify a list of all BART-eligible sources.	rces with	in)
02. eligible sourc	BART Determination . The Department shall complete a determination of BART for e in the state that emits any air pollutant which may reasonably be anticipated to cause or complete in the state that emits any air pollutant which may reasonably be anticipated to cause or complete.		
any impairme	nt of visibility in any mandatory Class 1 Federal Area. All such sources are subject to BART	. ()
a.	A single source that is responsible for a one (1.0) deciview change or more in any mand is considered to "cause" visibility impairment.	. ()
a. I Federal Area b.	nt of visibility in any mandatory Class 1 Federal Area. All such sources are subject to BART A single source that is responsible for a one (1.0) deciview change or more in any mand	C. (atory Cla () nss)
a. I Federal Area b. Class I Federa c. emission cont	A single source that is responsible for a one (1.0) deciview change or more in any mand is considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any mand is considered to "cause" visibility impairment.	atory Cla (mandate (continuo) ass) ory) ous
a. I Federal Area b. Class I Federa c. emission cont	A single source that is responsible for a one (1.0) deciview change or more in any mand is considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any mand is considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any large as considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig	atory Cla (mandate (continuo) ass) ory) ous
a. I Federal Area b. Class I Federa c. emission cont that is subject	A single source that is responsible for a one (1.0) deciview change or more in any mand is considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any large is considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig to BART within the state. In this analysis, the following must be taken into consideration:	atory Cla (mandate (continuo) ass) ory) ous
a. I Federal Area b. Class I Federa c. emission cont that is subject i.	A single source that is responsible for a one (1.0) deciview change or more in any mand is considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any large is considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig to BART within the state. In this analysis, the following must be taken into consideration: Costs of compliance;	atory Cla (mandate (continuo) ass) ory) ous
a. I Federal Area b. Class I Federa c. emission cont that is subject i. ii.	A single source that is responsible for a one (1.0) deciview change or more in any mandatis considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any larea is considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig to BART within the state. In this analysis, the following must be taken into consideration: Costs of compliance; Energy and non-air quality environmental impacts of compliance;	atory Cla (mandate (continuo) ass) ory) ous
a. I Federal Area b. Class I Federa c. emission cont that is subject i. ii.	A single source that is responsible for a one (1.0) deciview change or more in any mandatis considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any large is considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig to BART within the state. In this analysis, the following must be taken into consideration: Costs of compliance; Energy and non-air quality environmental impacts of compliance; Any pollution control equipment in use at the source; The remaining useful life of the source; and The degree of improvement in visibility which may reasonably be anticipated to result for the source of t	atory Cla (mandate (continuo ible sour (((((() ory) ous ree))))
a. I Federal Area b. Class I Federa c. emission cont that is subject i. ii. iii. v.	A single source that is responsible for a one (1.0) deciview change or more in any mandatis considered to "cause" visibility impairment. A single source that is responsible for a one-half (0.5) deciview change or more in any large is considered to "contribute" to visibility impairment. The determination of BART must be based on an analysis of the best system of rol technology available and associated emission reductions achievable for each BART-elig to BART within the state. In this analysis, the following must be taken into consideration: Costs of compliance; Energy and non-air quality environmental impacts of compliance; Any pollution control equipment in use at the source; The remaining useful life of the source; and The degree of improvement in visibility which may reasonably be anticipated to result for the source of t	atory Cla (mandate (continuo ible sour (((((() ory) ous ree))))

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emit less than forty (40) tons per year of such pollutant(s); or (
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ii. For PM10 if a BART-eligible source emits less than fifteen (15) tons per year of such pollutant.

- **O3.** Alternative to Infeasible Emission Standards. If the Department determines in establishing BART that technological or economic limitations on the applicability of measurement methodology to a particular source would make the imposition of an emission standard infeasible, it may instead prescribe a design, equipment, work practice, or other operational standard, or combination thereof, to require the application of BART. Such standard, to the degree possible, is to set forth the emission reduction to be achieved by implementation of such design, equipment, work practice, or operation and must provide for compliance by means which achieve equivalent results.
- **04. BART Installation and Operation Due Date**. Each source subject to BART is required to install and operate BART as expeditiously as practicable, but in no event later than five (5) years after approval of the implementation plan.
- **05. Maintenance of BART Equipment**. Each source subject to BART is required to maintain the control equipment required by the Department and establish procedures to ensure such equipment is properly operated and maintained.
- **96. BART Alternative**. As an alternative to the installation of BART for a source or sources, the Department may approve a BART alternative. If the Department approves source grouping as a BART alternative, only sources (including BART-eligible and non-BART eligible sources) causing or contributing to visibility impairment to the same mandatory Class I Federal Area may be grouped together.
- **a.** If a source(s) proposes a BART alternative, the resultant emissions reduction and visibility impacts must be compared with those that would result from the BART options evaluated for the source(s).
- **b.** Source(s) proposing a BART alternative must demonstrate that this BART alternative will achieve greater reasonable progress than would be achieved through the installation and operation of BART.
- **c.** Source(s) proposing a BART alternative shall include in the BART analysis an analysis and justification of the averaging period and method of evaluating compliance with the proposed emission limitation.
- **07. Reasonable Progress Goal Requirements for BART-Eligible Sources.** Once the Department has met the requirements for BART or BART alternative, as identified in Subsection 668.06, BART-eligible sources will be subject to the requirements of reasonable progress goals, as defined in 40 CFR 51.308(d), in the same manner as other sources.

669. -- 674. (RESERVED)

675. FUEL BURNING EQUIPMENT -- PARTICULATE MATTER.

The purpose of Sections 675 through 681 is to establish particulate matter emission standards for fuel burning equipment.

676. STANDARDS FOR NEW SOURCES.

A person shall not discharge into the atmosphere from any fuel burning equipment with a maximum rated input of ten (10) million BTU's per hour or more, and commencing operation on or after October 1, 1979, particulate matter in excess of the concentrations shown in the following table:

FUEL TYPE	ALLOWABLE PARTICULATE gr/dscf	EMISSIONS Oxygen	
Gas	.015	3%	
Liquid	.050	3%	

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FUEL TYPE	ALLOWABLE PARTICULATE gr/dscf	EMISSIONS Oxygen	
Coal	.050	8%	
Wood Product	.080	8%	

The effluent gas volume shall be corrected to the oxygen concentration shown.

677. STANDARDS FOR MINOR AND EXISTING SOURCES.

A person shall not discharge into the atmosphere from any fuel burning equipment in operation prior to October 1, 1979, or with a maximum rated input of less than ten (10) million BTU per hour, particulate matter in excess of the concentrations shown in the following table:

FUEL TYPE	ALLOWABLE PARTICULATE gr/dscf	EMISSIONS Oxygen
Gas	.015	3%
Liquid	.050	3%
Coal	.100	8%
Wood Product	.200	8%

The effluent gas volume shall be corrected to the oxygen concentration shown.

678. COMBINATIONS OF FUELS.

When two (2) or more types of fuel are burned concurrently, the allowable emission shall be determined by proportioning the gross heat input and emission standards for each fuel.

679. AVERAGING PERIOD.

For purposes of Sections 675 through 680, emissions shall be averaged according to the following, whichever is the lesser period of time:

- **One Cycle**. One (1) complete cycle of operation; or
- **02.** One Hour. One (1) hour of operation representing worst-case conditions for the emission of particulate matter.

680. ALTITUDE CORRECTION.

For purposes of Sections 675 through 680, standard conditions shall be adjusted for the altitude of the source by subtracting one-tenth (0.10) of an inch of mercury for each one hundred (100) feet above sea level from the standard atmospheric pressure at sea level of twenty-nine and ninety-two one hundredths (29.92) inches of mercury.

681. TEST METHODS AND PROCEDURES.

The appropriate test method under Sections 675 through 680 shall be EPA Method 5 contained in 40 CFR Part 60 or such comparable and equivalent method approved in accordance with Subsection 157.02.d. Test methods and procedures shall also comply with Section 157.

682. -- 699. (RESERVED)

700. PARTICULATE MATTER -- PROCESS WEIGHT LIMITATIONS.

- **01.** Particulate Matter Emission Limitations. The purpose of Sections 700 through 703 is to establish particulate matter emission limitations for process equipment.
- **02. Minimum Allowable Emission**. Notwithstanding the provisions of Sections 701 and 702, no source shall be required to meet an emission limit of less than one (1) pound per hour.

Section 677 Page 200

accordii	os. ng to the f	Averaging Period. For the purposes of Sections 701 through 703, emissions shall be averaging, whichever is the lesser period of time:	verage (ed)
	a.	One (1) complete cycle of operation; or	()
matter.	b.	One (1) hour of operation representing worst-case conditions for the emissions of par	ticula (te)
		Test Methods and Procedures. The appropriate test method under Sections 700 thought 70 contained in 40 CFR Part 60 or such comparable and equivalent methods approved in account 157.02.d. Test methods and procedures shall comply with Section 157.	03 sha ordano (ll e
701.	PARTIC	CULATE MATTER NEW EQUIPMENT PROCESS WEIGHT LIMITATIONS.		
the follo	wing equ	General Restrictions . No person shall emit into the atmosphere from any process or tencing operation on or after October 1, 1979, particulate matter in excess of the amount shations, where E is the allowable emission from the entire source in pounds per hour, and PV pounds per hour.	own b	y
the follo	ent commowing equ	encing operation on or after October 1, 1979, particulate matter in excess of the amount shations, where E is the allowable emission from the entire source in pounds per hour, and PV	own b	y
the follo	ent commowing equ weight in	tencing operation on or after October 1, 1979, particulate matter in excess of the amount shations, where E is the allowable emission from the entire source in pounds per hour, and PV pounds per hour.	own b	y
the follo	ent commowing equivers weight in	therefore operation on or after October 1, 1979, particulate matter in excess of the amount shations, where E is the allowable emission from the entire source in pounds per hour, and PV a pounds per hour. If PW is less than 9,250 pounds per hour, $E = 0.045(PW)^{0.60}$ If PW is equal to or greater than 9,250 pounds per hour.	own b	y

03.	Emission Standards Table. The following table illustrates the emission standards set forth in
Section 701.	•
2001011 , 011	

PROCESS WEIGHT	ALLOWABLE EMISSIONS FROM ENTIRE SOURCE	PROCESS WEIGHT	EMISSIONS FROM ENTIRE SOURCE
lb/hr	lb/hr	lb/hr	lb/hr
175 or less	1	20,000	13.08
200	1.08	40,000	15.56
400	1.64	60,000	17.22
600	2.09	80,000	18.50
800	2.40	100,000	19.56
1,000	2.84	200,000	23.26
2,000	4.30	400,000	27.66
4,000	6.52	600,000	30.61
6,000	8.32	800,000	32.90
8,000	9.89	1,000,000	34.79
10,000	11.00	2,000,000	41.37

702. PARTICULATE MATTER -- EXISTING EQUIPMENT PROCESS WEIGHT LIMITATIONS.

Section 701 Page 201

)

The provisions	of Section 702 shall become effective on January 1, 1981.	()
	General Restrictions . No person shall emit into the atmosphere from any process rating prior to October 1, 1979, particulate matter in excess of the amount shown by the E is the allowable emission from the entire source in pounds per hour, and PW is the procour:	e follov	ving
a.	If PW is less than 17,000 pounds per hour, $E = 0.045 \text{ (PW)}^{0.60}$	()
b.	If PW is equal to or greater than 17,000 pounds per hour, $E = 1.12 \text{ (PW)}^{0.27}$.	()
02.	Exemptions. The provisions of Section 702 shall not apply to:	()
a.	Fuel burning equipment; or	()
b.	Equipment used exclusively to dehydrate sugar beet pulp or alfalfa.	()

O3. Emission Standards -- Table. The following table illustrates the emission standards set forth in Section 702.

PROCESS WEIGHT	EMISSIONS FROM ENTIRE SOURCE	PROCESS WEIGHT	EMISSIONS FROM ENTIRE SOURCE
lb/hr	lb/hr	lb/hr	lb/hr
175 or less	1	20,000	16.24
200	1.08	40,000	19.58
400	1.64	60,000	21.84
600	2.09	80,000	23.61
800	2.48	100,000	25.07
1,000	2.84	200,000	30.23
2,000	4.30	400,000	36.46
4,000	6.52	600,000	40.67
6,000	8.32	800,000	43.96
8,000	9.89	1,000,000	46.69
10,000	11.30	2,000,000	56.30

703. PARTICULATE MATTER -- OTHER PROCESSES.

01.	Other	Processes.	No	person	with	processes	exempt	under	Subsection	702.02.b.	shall	emit
particulate matte	er to the	atmosphere	from	any pi	rocess	or process	equipme	ent in e	excess of the	amount sh	nown i	n the
following equati	ons, whe	ere E is the to	otal ra	ite of e	missio	n from all o	emission	points:	from the sou	rce in poun	ids per	hour
and P is the proc	ess weig	tht rate in po	unds	per hou	ır.			•		-	()

a.	If P is less than sixty thousand (60,000) pounds per hour,	
	$E = 0.02518(P)^{0.67}$	(

Section 703 Page 202

)

b.	If P is greater than or equal to sixty thousand (60,000) pounds per hour, $E = 23.84(P)^{0.11} - 40$		
	$E = 23.84(P)^{0.11} - 40$	()

02. Emission Standards -- Table. The following table illustrates the emission standards set forth in Section 703.

ALLOWABLE RATE OF EMISSION BASED ON PROCESS WEIGHT RATE						
Process Weight Rate	Rate of Emission	Process Weight Rate	Rate of Emission			
Lb/Hr	Lb/Hr	Lb/Hr	Lb/Hr			
100	0.551	16,000	16.5			
200	0.877	18,000	17.9			
400	1.40	20,000	19.2			
600	1.83	30,000	25.2			
800	2.22	40,000	30.5			
1,000	2.58	50,000	35.4			
1,500	3.38	60,000	40.0			
2,000	4.10	70,000	41.3			
2,500	4.76	80,000	42.5			
3,000	5.38	90,000	43.6			
3,500	5.96	100,000	44.6			
4,000	6.52	120,000	46.3			
5,000	7.58	140,000	47.8			
6,000	8.56	160,000	49.0			
7,000	9.49	200,000	51.2			
8,000	10.4	1,000,000	69.0			
9,000	11.2	2,000,000	77.6			
10,000	12.0	6,000,000	92.7			
12,000	13.6					

704. -- 724. (RESERVED)

725. RULES FOR SULFUR CONTENT OF FUELS.

This section applies to fuel burning sources in Idaho. Its purpose is to prevent excessive ground level concentrations of sulfur dioxide. The reference test method for measuring fuel sulfur content shall be ASTM method, D129-95 Standard Test for Sulfur in Petroleum Products (General Bomb Method) or such comparable and equivalent method approved in accordance with Subsection 157.02.d. Test methods and procedures shall comply with Section 157.

01. Definitions. (

Section 725 Page 203

IDAHO	ADMIN	ISTRAT	IVE CO	DE
Depart	ment of	Enviro	nmenta	I Quality

Dopurant	No. 2. The control of	_
a.	ASTM. American Society for Testing and Materials. ()
b.	Distillate Fuel Oil . Any oil meeting the specifications of ASTM Grade 1 or Grade 2 fuel oils. ()
c. oils.	Residual Fuel Oil . Any oil meeting the specifications of ASTM Grade 4, Grade 5 and Grade 6 fue (el)
oil contain	Residual Fuel Oils . No person shall sell, distribute, use or make available for use, any residual fuel make more than one and three-fourths percent (1.75%) sulfur by weight.	el)
oil contain	Distillate Fuel Oil . No person shall sell, distribute, use or make available for use, any distillate fuel make more than the following percentages of sulfur:	el)
a.	ASTM Grade 1 . ASTM Grade 1 fuel oil - zero point three percent (0.3%) by weight. ()
b.	ASTM Grade 2 . ASTM Grade 2 fuel oil - zero point five percent (0.5%) by weight. ()
than one pe	Coal. No person shall sell, distribute, use or make available for use, any coal containing greater (1.0%) sulfur by weight. (er)
dioxide en	Alternative . The Department may approve in a permit issued in accordance with these rules a fuel sulfur content if the applicant demonstrates that, through control measures or other means, sulfusions (based on a one (1) hour averaging period) are equal to or less than those resulting from the of fuels complying with the limitations of Subsections 725.01 through 725.04.	ır
726 749	(RESERVED)	
The purpo	ULES FOR CONTROL OF FLUORIDE EMISSIONS. e of Sections 750 through 751 is to prevent the emission of fluorides such that the accumulation of seed and forage for livestock does not exceed the safe limits specified below.	of)
751. G	ENERAL RULES.	
Any owner by January	or operator of a facility subject to Sections 750 and 751 shall demonstrate compliance with Section 75 1, 1982, in accordance with a compliance schedule, listing increments of progress, which shall be the Department on or before August 1, 1980.	
fluoride (F	Emission Limitations Phosphate Fertilizer Plants. No person shall allow, suffer, cause of ischarge into the atmosphere of total fluoride emissions in gaseous and in particulate form, expressed a plant of the phosphate fertilizer plant sources listed in Subsection 751.03 in excess of thirty hundredth ds of fluoride per ton of P2O5 input to the calciner operation, calculated at maximum rated capacity.	ıs
growing ar accepted for Departmen Pollution C sampling. O Departmen	Monitoring, Testing, and Reporting Requirements. Compliance with Subsection 751.01 will be considered by the continuing program of fluoride sampling of potential grazing areas and alfalf as conducted by the Department. Sampling conducted by any person subject to Section 751 may be determining compliance with Subsection 751.01 if such sampling is conducted at sites approved by the in advance of sampling, using analytical procedures appearing in the Procedures Manual for Aignorical Section I (Source Test Methods) or equivalent methods approved by the Department in advance of compliance with Subsection 751.01 shall be demonstrated by testing methods approved in advance by the When approved by the Director in advance of sampling, engineering calculations may be submitted it sion data. Monitoring and reporting requirements shall be included in operating permits granted to each (fa be ir of ne in

O3. Source Specific Permits. To assure compliance with Subsection 751.01, the Director shall specify methods for calculating total allowable emissions and shall issue source specific permits containing emission limitations for the following sources within phosphate fertilizer plants:

Section 750 Page 204

a.	Calciner operation; and	()
b.	Wet phosphoric acid plants; and	()
c.	Super phosphoric acid production; and	()
d.	Diammonium phosphate plants; and	()
e.	Monoammonium phosphate production; and	()
f.	Triple super phosphate (mono calcium phosphate) production.	()
no animal graz specified in Sec	Exemptions . The provisions of Subsections 751.01, 751.02, and 751.03 shall not lizer facility which produces mono ammonium phosphate exclusively if no animal feed in occurs or if the animal feed and forage meets the ambient air quality standards ation 577 within a three (3) mile radius of such facility. This exemption shall only apply if facility, on an annual basis:	s grown of	r if des
	Conducts a fluoride sampling program of potential grazing areas at locations approve the Department, using analytical techniques appearing in the Procedures Manual for an I (Source Test Methods); and		

752. -- 759. (RESERVED)

b.

760. RULES FOR THE CONTROL OF AMMONIA FROM DAIRY FARMS.

The purpose of Sections 760 through 764 is to set forth the requirements for the control of ammonia through best management practices (BMPs) for certain size dairy farms licensed by the Idaho State Department of Agriculture to sell raw milk for human consumption. Compliance with these sections does not relieve the owner or operator of a dairy farm from the responsibility of complying with all other federal, state and local applicable laws, regulations, and requirements, including, but not limited to, Sections 161, 650 and 651 of these rules. Registration forms and guidance documents relating to these rules are located at www.deq.idaho.gov. ()

Submits the results of such sampling program to the Department as soon as they become available.

761. GENERAL APPLICABILITY.

The requirements of Sections 760 through 764 apply to the following size dairy farms:

SUMMARY: Animal Unit (AU) or mature cow threshold to produce 100 ton NH₃/year

Animal Unit (AU) Basis	Drylot	Free Stall/Scrape	Free Stall/Flush		
	AU (100 t NH3) Threshold				
No land app	7089	3893			
27% volatilization 1	6842	3827	2293		
80% volatilization 2	6397	3700			
Cow Basis (1400 lbs)	Drylot	Free Stall/Scrape	Free Stall/Flush		
	Total Cows (100 t NH3) Threshold				

Section 760 Page 205

No land app	5063	2781	
27% volatilization 1	4887	2733	1638
80% volatilization 2	4569	2643	

¹ Assumes: Expected level of N->NH3 volatilization for: drop-hose or ground level liquid manure application

()

762. PERMIT BY RULE.

- **01. General Requirement**. Owners and operators of dairy farms shall be deemed to have a permit by rule if they comply with all of the applicable provisions of Sections 760 through 764. Owners and operators of dairy farms subject to Sections 760 through 764 shall not operate without obtaining the applicable permit by rule within the time frame specified.
- **Optional Permit by Rule**. Nothing in Sections 760 through 764 shall preclude any owner or operator of a dairy farm from requesting and obtaining an air quality permit pursuant to Section 200, nor shall Sections 760 through 764 preclude an owner or operator of a dairy farm below the threshold size in Section 761 from complying with Sections 760 through 764 and thereby obtaining a permit by rule.
- **O3. Exemption**. If a dairy farm not subject to Sections 760 through 764 otherwise would become subject to those sections as a result of an emergency, the dairy farm shall notify the Director in writing within fourteen (14) days of the emergency. The notification shall include an explanation of the emergency circumstances. The dairy farm shall be exempt from the requirements of Sections 760 through 764 as long as the consequences of the emergency continue (but in no case for more than one (1) year) unless for good cause the Director determines it is appropriate to limit, condition or revoke the exemption. For the purpose of this rule "emergency" shall be defined as a serious situation or occurrence that happens unexpectedly and demands immediate action.

763. REGISTRATION FOR PERMIT BY RULE.

- **Registration Process**. Any owner or operator of a new dairy farm subject to sections 760 through 764, or an existing dairy farm that becomes subject to these sections due to change in size or type of operation, shall register prior to fifteen (15) days of triggering the threshold for which a permit is required.
- **02. Registration Due Date**. Any owner or operator of an existing dairy farm subject to Sections 760 through 764 shall register within fifteen (15) days of the effective date of Sections 760 through 764.
- **03. Registration Information**. The following information shall be provided by the registrant to the Department of Environmental Quality and the Department of Agriculture:
 - a. Name, address, location of dairy farm, and telephone number. ()
- **b.** Information sufficient to establish that the dairy farm is of the size and type described in Section 761.
- **c.** Information describing what BMPs, as described in Section 764, are employed to total twenty-seven (27) points.
- **04. Exemption from Registration Fee.** Dairy farms subject to Sections 760 through 764 are exempt from paying the permit by rule registration fee set forth in Section 800.
 - **05. Inspection.** Within thirty (30) days of receipt of the registration information, the state of Idaho

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² Assumes: Expected level of N->NH3 volatilization for: center pivot or other conventional sprinkler irrigation liquid manure application

shall conduct a qualifying inspection to ensure the requisite point total of BMPs are employed.

764. DAIRY FARM BEST MANAGEMENT PRACTICES.

01. BMPs. Each dairy farm subject to Sections 760 through 764, or that otherwise obtains a permit by rule under these sections, shall employ BMPs for the control of ammonia to total twenty-seven (27) points. Points may be obtained through third party export with sufficient documentation. The table located at Subsection 764.02. lists available BMPs and the associated point value. As new information becomes available or upon request, the Director may determine a practice not listed in the table constitutes a BMP and assign a point value.

02. Table - Ammonia Control Practices for Idaho Dairies.

		onia Control Eff	ectiveness ¹		
System	Component	Open Lot	Freestall Scrape	Freestall Flush	Compliance Method ³
Waste Storage and Treatment	Synthetic Lagoon Cover	15	20	20	1
Systems	GeoteXtile Covers	10	13	13	1
	Solids Separation	3	3	3	3, 4
	Composting	4	4	4	1
	Separate Slurry and Liquid Manure Basins	6	10	-	1
	In-House Separation	0	12	0	1
	Direct Utilization of Collected Slurry	6	10	-	1, 3, 4
	Direct Utilization of Parlor Wastewater	10	10	10	1
	Direct Utilization of Flush Water	8	0	13	3, 4
	Anaerobic Digester	-	-	-	-
	Anaerobic Lagoon	-	-	-	-
	Aerated Lagoon	10	12	15	2
	Sequencing-Batch Reactor	15	20	20	2
	Lagoon Nitrification/Denitrification Systems	15	20	20	2
	Fixed-Media Aeration Systems	15	20	20	2
	Zeolite Treatment of Liquid Manure 1lb/cow/day	4	5	5	2
	Zeolite Treatment of Liquid Manure 2lb/cow/day	8	10	10	2
General Practices	Vegetative or Wooded Buffers (established)	7	7	7	1

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		Amm	Ammonia Control Effectiveness ¹		
System	Component	Open Lot	Freestall Scrape	Freestall Flush	Compliance Method ³
	Vegetative or Wooded Buffers (establishing)	2	2	2	1
	Alternatives to Copper Sulfate	-	-	-	-
		1			T
Freestall Barns	Scrape Built Up Manure	-	3	3	1
	Frequent Manure Removal	UD	UD	UD	-
	Tunnel Ventilation	-	-	-	-
	Tunnel Ventilation w/Biofilters	-	10	10	1
	Tunnel Ventilation w/Washing Wall	-	10	10	3, 4
					_
Open Lots and Corrals	Rapid Manure Removal	4	2	2	1, 2
	Corral Harrowing	4	2	2	1
	Surface Amendments	10	5	5	2
	In-Corral Composting / Stockpiling	4	2	2	1
	Summertime Deep Bedding	10	5	5	1
	1	1			
Animal Nutrition	Manage Dietary Protein	2	2	2	2
	1	1			1
Composting Practices	Alum Incorporation	12	8	6	2
	Carbon:Nitrogen Ratio (C:N) Ratio Manipulation	10	7.5	5	2
	Composting with Windrows	-	-	-	-
	Composting Static Pile	6	4.5	3	1
	Forced Aeration Composting	10	7.5	5	1
	Forced Aeration Composting with Biofilter	12	8	6	1
	Zeolite Incorporation	12	8	6	2
₋and Applica- tion ²	Soil Injection - Slurry	10	15	7.5	2
	Incorporation of Manure within 24 hrs	10	10	10	2

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		Amn	nonia Control Eff		
System	Component		Freestall Scrape	Freestall Flush	Compliance Method ³
	Incorporation of Manure within 48 hrs	5	5	5	2
	Nitrification of Lagoon Effluent	10	10	15	3, 4
	Low Energy/Pressure Application Systems	7	7	10	1
	Freshwater Dilution	5	8	8	1, 2
	Pivot Drag Hoses	8	8	10	1
	Subsurface Drip Irrigation	10	10	12	1

Notes:

- 1. The ammonia emission reduction effectiveness of each practice is rated numerically based on practical year-round implementation. Variations due to seasonal practices and expected weather conditions have been factored into these ratings. Not implementing a BMP when it is not practicable to do so, does not reduce the point value assigned to the BMP, nor does it constitute failure to perform the BMP. UD indicates that the practice is still under development.
- 2. Land application practices assume practice is conducted on all manure; points will be pro-rated to reflect actual waste treatment; points can be obtained on exported material with sufficient documentation.
- 3. Method used by inspector to determine compliance
 - 1=Observation by Inspector
 - 2=On-Site Recordkeeping Required
- 3, 4=Deviation Reporting Required. Equipment upsets and/or breakdowns shall be recorded in a deviation log and if repaired in a reasonable timeframe does not constitute non-compliance with this rule.

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765. -- 774. (RESERVED)

775. RULES FOR CONTROL OF ODORS.

The purpose of Sections 775 through 776 is to control odorous emissions from all sources for which no gaseous emission control rules apply.

776. GENERAL RULES.

- **01. General Restrictions**. No person shall allow, suffer, cause or permit the emission of odorous gases, liquids or solids into the atmosphere in such quantities as to cause air pollution.
- **02. Restrictions on Rendering Plants**. No person shall allow, suffer, cause or permit any plant engaged in the processing of animal, mineral, or vegetable matter or chemical processes utilizing animal, mineral or vegetable matter to be operated without employing reasonable measures for the control of odorous emissions including wet scrubbers, incinerators, chemicals or such other measures as may be approved by the Department.

777. -- 784. (RESERVED)

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785. RULES FOR CONTROL OF INCINERATORS.

The purpose of Sections 78:	35 through 788 is to prevent	t excessive emissions	of particulate matter fr	om incinerators.	
				()	j

786. EMISSION LIMITS.

- **01. General Restrictions.** No person shall allow, suffer, cause or permit any incinerator to discharge more than two-tenths (0.2) pounds of particulates per one hundred (100) pounds of refuse burned.
- **02. Averaging Period**. For the purposes of Section 786, emissions shall be averaged according to the following, whichever is the lesser period of time:
 - **a.** One (1) complete cycle of operation; or (
- **b.** One (1) hour of operation representing worst-case conditions for the emissions of particulate matter.
- **O3. Test Methods and Procedures.** The appropriate test method under Sections 785 thought 788 shall be EPA Method 5 contained in 40 CFR Part 60 or such comparable and equivalent methods approved in accordance with Subsection 157.02.d. Test methods and procedures shall comply with Section 157.

787. EXCEPTIONS.

Sections 785 and 786 do not apply to wigwam burners.

788. -- 789. (RESERVED)

790. RULES FOR THE CONTROL OF NONMETALLIC MINERAL PROCESSING PLANTS.

The purpose of Sections 790 through 799 is to set forth the requirements for nonmetallic mineral processing plants, frequently referred to as rock crushers. Definitions specific to nonmetallic mineral processing permits are located in Section 011 while other general terms may be defined in Sections 006 through 008. Compliance with Section 790 does not relieve the owner or operator of a nonmetallic mineral processing plant from the responsibility of complying with other federal, state, and local applicable laws, regulations, and requirements.

791. GENERAL CONTROL REQUIREMENTS.

- **01. Prohibition**. No owner or operator of a nonmetallic mineral processing plant shall allow, suffer, or cause the emissions of any air pollutant to the atmosphere in such quantity of such nature and duration and under such conditions as would be injurious to human health or welfare, to animal or plant life, or to property, or to interfere unreasonably with the enjoyment of life or property.
- **02. Control of Fugitive Dust.** In accordance with Sections 650 and 651, owners and operators of nonmetallic mineral processing plants shall take all reasonable precautions to prevent the generation of fugitive dust. In determining what is reasonable, consideration will be given to factors such as the proximity to human habitations and/or activities and atmospheric conditions which might affect the movement of particulate matter. ()

792. EMISSIONS STANDARDS FOR NONMETALLIC MINERAL PROCESSING PLANTS SUBJECT TO 40 CFR 60, SUBPART OOO.

- **01.** Applicability and Designation of Affected Facilities. The provisions of 40 CFR 60.670(a)(1) are applicable to the following affected facilities in fixed or portable nonmetallic mineral processing plants that commence construction, modification, or reconstruction after August 31, 1983: each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage bin, and enclosed truck or railcar loading station. Also, crushers and grinding mills at hot mix asphalt facilities that reduce the size of nonmetallic minerals embedded in recycled asphalt pavement and subsequent affected facilities up to, but not including the first storage silo or bin, are subject to the provisions of 40 CFR 60.670(a)(1).
 - 02. Facilities Not Applicable to 40 CFR 60.670(a)(2), (b), and (c). The provisions of 40 CFR

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60.670(a)(2), (b), and (c) do not apply to the following operations: all facilities located in underground mines, plan without crushers or grinding mills above ground, and wet processing operations (as defined in 40 CFR 60.671).
a. An affected facility that is subject to the provisions of 40 CFR 60, Subpart F (Standards of Performance for Portland Cement Plants) or Subpart I (Standards of Performance for Hot Mix Asphalt Plants) or the follows the in plant process any facility subject to the provisions of 40 CFR 60, Subparts F or I, is not subject to the provisions of 40 CFR 60, Subpart OOO.
b. Facilities at the following plants are not subject to the provisions of 40 CFR 60, Subpart OOO:
i. Fixed sand and gravel plants and crushed stone plants with capacities, as defined in 40 CFR 60.67 of twenty-three (23) megagrams per hour (twenty-five (25) tons per hour) or less;
ii. Portable sand and gravel plants and crushed stone plants with capacities, as defined in 40 CF 60.671, of one hundred thirty-six (136) megagrams per hour (one hundred fifty (150) tons per hour) or less; and
iii. Common clay plants and pumice plants with capacities, as defined in 40 CFR 60.671, of nine (megagrams per hour (ten (10) tons per hour) or less.
03. Standards of Performance for Nonmetallic Mineral Processing Plants. Affected facilities subject to 40 CFR 60, Subpart OOO, shall comply with all applicable emissions standards, monitoring requirement test methods and procedures, and reporting and recordkeeping requirements.
793. EMISSIONS STANDARDS FOR NONMETALLIC MINERAL PROCESSING PLANTS NO SUBJECT TO 40 CFR 60, SUBPART OOO. Owners and operators of nonmetallic mineral processing plants that are not subject to a NSPS requirement share comply with the emissions standards set forth in Section 793.
01. Processing Plants Not Regulated by NSPS. Fixed or portable plants that commence construction, reconstruction, or modification before August 31, 1983 are not subject to 40 CFR 60, Subpart OOO.
O2. Emissions Standards for Fugitive Emissions. No owner or operator shall cause to be discharge into the atmosphere emissions which exhibit greater than twenty percent (20%) opacity from any crusher, grinding mill, screening operation, bucket elevator, belt conveyor, conveying system, transfer point, vent, capture system storage bin, stockpile, truck dumping operation, vehicle traffic on an affected paved public roadway, vehicle traffic or wind erosion of an unpaved haul road, or other source of fugitive emissions. Opacity shall be determined using the test methods and procedures in Section 625. The plant is not required to have a certified opacity reader.
794. PERMIT REQUIREMENTS. No owner or operator may commence construction, reconstruction, modification or operation of any nonmetall mineral processing plant regardless of whether or not the source is an affected facility pursuant to 40 CFR 60.670(without first obtaining a permit or complying with Sections 795 through 799. The owner or operator shall comp with the permitting requirements of Subsection 794.02 or Subsection 794.03 and the applicable portions Subsection 794.04 and/or Subsection 794.05.
01. Permit by Rule Eligibility . New major facilities or major modifications subject to Sections 20 and 205 are not eligible for a Permit by Rule.
O2. Permit by Rule . Owners and operators of nonmetallic mineral processing plants that meet all the applicable requirements set forth in Sections 795 through 799 shall be deemed to have a permit by rule (PBR) are shall not be required to obtain a permit to construct under Sections 200 through 228.

Permit to Construct. Owners and operators of nonmetallic mineral processing plants that do not

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03.

meet all of the requirements set forth in Sections 795 through 799, or that operate or intend to operate a nonmetallaic mineral processing plant at a single site of operations for more than twelve (12) consecutive months, or that choose to construct and operate under specific permit requirements rather than the provisions of the permit by rule shall obtain a permit to construct pursuant to Sections 200 through 228. An existing permit to construct shall be considered valid until the permit is modified, incorporated into a Tier II operating permit, or terminated by the Department. Existing permits to construct may be terminated by the Department by registering the source under the permit by rule provisions in accordance with Section 797 after June 15, 2001.

- **104. Tier I Operating Permits.** Owners and operators of nonmetallic mineral processing plants that are affected facilities subject to a requirement of the New Source Performance Standards (NSPS) in 40 CFR 60 are Tier I sources as defined in Section 006. Tier I sources must comply with the applicable permitting requirements of Sections 300 through 399.
- **O5.** Tier II Operating Permits. Owners and operators of nonmetallic mineral processing plants that are required by the Department or choose to obtain a Tier II operating permit pursuant to Sections 400 through 410 shall operate in accordance with the specific provisions of the Tier II operating permit until such time as the operating permit is terminated in writing by the Department. The Department may require owners and operators of nonmetallic mineral processing plants to obtain a Tier II operating permit whenever the Department determines that:
- **a.** Emission rate reductions are necessary to attain or maintain any ambient air quality standard or applicable prevention of significant deterioration (PSD) increment; or
- **b.** Specific emissions standards, or requirements on operation or maintenance are necessary to ensure compliance with any applicable emission standard or rule.

795. PERMIT BY RULE REQUIREMENTS.

The purpose of Sections 795 through 799 is to establish the requirements for a permit by rule for nonmetallic mineral processing plants.

796. APPLICABILITY.

- **01. Permit by Rule**. Owners and operators of nonmetallic mineral processing plants shall be deemed to have a permit by rule if they comply with all of the applicable provisions of Sections 795 through 799. Nothing in Sections 795 through 799 shall preclude any owner or operator from obtaining a permit. Portable sources that operate or may be operated at a single location or site of operations for more than twelve (12) consecutive months must obtain a permit to construct or a Tier II operating permit.
- **O2. Permit Option**. Owners and operators of nonmetallic mineral processing plants that hold a valid permit to construct or a Tier II operating permit must comply with the terms and conditions of the permit and are not subject to the requirements of the permit by rule in Sections 795 through 799.

797. REGISTRATION FOR PERMIT BY RULE.

- **01. Registration Process**. Any owner or operator of a nonmetallic mineral processing plant that opts to operate under the permit by rule shall register in the following manner:
- **a.** Any new or modified processing plant shall register fifteen (15) days prior to commencing operation or modification. The Department shall acknowledge registration in writing within fifteen (15) days.
- **b.** Any permitted processing plant shall register with the Department and request termination of the current permit to construct or Tier II operating permit. The Department shall normally act on the request within fifteen (15) days and notify the registrant in writing.

Registration for permit by rule does not relieve the owner or operator of portable equipment from the registration and relocation requirements of Section 500.

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Depar	tment of	f Envir	onmental Quality	Rules	for the Control of	Air Pollution in Idaho		
Departi	02. ment:	Regist	ration Information.	The following informa	tion shall be provided	by the registrant to the		
crusher	a. type (suc	For all th as jav	For all crushers and grinding mills, the registrant shall supply information on the manufacturer, as jaw, cone), serial number, date of manufacture, and maximum throughput capacity; ()					
of deck	b. ss, serial n		screen decks, the regis		ufacturer name, physic	al size of screen, number		
	c.	For all	electrical generators,	the registrant shall supp	oly manufacturer name	, rated output, and fuel.		
mineral	llowing roll processing the state of the sta	equirem ng plant Fuel T	The requirements appropriate the control of the con	ply to each site of opera	ntions. ing and Materials) Grad	ower to any nonmetallic de 1 or 2 fuel oil shall be		
	02.	Gener		•	-	790 through 799, the		
R	ated Out	put	Allowable Operating Hours (hr/day)		Allowable Operating Hours (hr/yr)			
Capacities (kW)		-	Attainment Unclassifiable Areas	PM-10 Nonattainment Areas	Attainment Unclassifiable Areas	PM-10 Nonattainment Areas		
	0 - 454		24	8	8760	2880		
	455 - 100	00	24	24	8760	8760		
	1001 - 20	00	24	24	5200	5200		
	kW = k hr/day = hr/yr =	= hours j hours po	per day er year	7-11-1		()		
(3) min	ent openi nutes in a ed in Sec	ng shall ny sixty	not exceed twenty per (60) minute period.	cent (20%) opacity for	a period or periods agg	ent, or other functionally gregating more than three methods and procedures ()		
	04.	Monit	oring and Recordkee	ping Requirements.		()		
	a.	The ov	wner or operator shall r	monitor and record the	following information.	. ()		
	i.	The ra	ted output capacity, in	kilowatts (kW), of the	electrical generator(s)	used; ()		
the prev	ii. vious twe		ting hours on a monthl month period; and	y and annual basis so c	compliance can be con	tinuously determined for		
	iii.	Vendo	r receipts of the fuel oi	l purchased clearly ide	ntifying the ASTM Gra	ade. ()		
at the	b. site of o					ions shall be maintained available to Department		

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representatives upon request. Records for previous sites of operation shall be kept for the most recent two (2) year period at a location where they can be reasonably accessed and shall be made available to the Department upon

799. NONMETALLIC MINERAL PROCESSING PLANT FUGITIVE DUST BEST MANAGEMENT PRACTICE.

The owner or operator of a nonmetallic mineral processing plant shall use the Best Management Practices (BMP) contained in Section 799 to control the emissions of fugitive dust. Fugitive dust emissions shall be reasonably controlled as required by Sections 650 and 651. It shall be the responsibility of the owner or operator to reasonably control fugitive emissions at each site of operations but only for the duration of operations at each site under the

control of the owner or operator. Generally Applicable Requirements. All reasonable precautions shall be taken to prevent particulate matter from becoming airborne. The following requirements apply generally to this Fugitive Dust BMP. Control strategy triggers. The owner or operator of a nonmetallic mineral processing plant shall at all times be observant of all sources of fugitive dust emissions and monitor control strategies at least once per day when operating. When fugitive dust emissions are observed at any time to be exceeding any control strategy trigger specified in Subsections 799.02 through 799.06, that event shall trigger initiation of the prescribed control strategy or control strategies to control the fugitive dust emissions. Control strategies. A progressive control strategy shall be used to reasonably control the emissions of fugitive dust. Progressive control strategy means that if the initial control strategy or strategies chosen do not adequately control fugitive dust emissions, the owner or operator shall employ successive control strategies as listed until fugitive dust control is achieved. Fugitive dust control shall be applied on a frequency such that visible emissions do not exceed any emission standard specified in Sections 790 through 799. Monitoring and recordkeeping. The owner or operator shall maintain a record of each event where a control strategy is triggered. The trigger shall be recorded with a summary of the control strategy employed. If the trigger is a citizen complaint, the owner or operator shall record the complaint, an evaluation of whether the complaint has merit, and a summary of the corrective action taken. The record shall be maintained on forms provided by the Department or other forms that contain similar information. Records for current operations shall be maintained at the site of operations for the duration of operations at that location and shall be available to Department representatives upon request. Records for previous sites of operation shall be kept for the most recent two (2) year period at a location where they can be reasonably accessed and shall be made available to the Department upon request. Requirements for Paved Public Roadways. 02. Definitions. Paved public roadway. A paved public roadway means a roadway accessible to the general public having a surface of asphalt or concrete. Track-out. Track-out means the deposition of mud, dirt, or similar debris onto the surface of a paved public roadway from the tires and/or undercarriage of any vehicle associated with the operation of a nonmetallic mineral processing plant. Control strategy triggers. Triggers that require initiation of a strategy or strategies to control fugitive dust emissions from track-out include, but are not limited to:

Visible fugitive emissions from vehicle traffic on an affected paved public roadway that approach twenty percent (20%) opacity for a period or periods aggregating more than one (1) minute in any sixty (60) minute period.

Visible deposition of mud, dirt, or similar debris on the surface of a paved public roadway. (

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i.

shall be expediti records and inves	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evalurator for merit. If the owner or operator determines the complaint has merit, the progressive stously employed to reasonably control fugitive dust. The Department may review the costigate citizen complaints as appropriate. If the Department finds that a complaint has merit and control measures are required.	strateg mplaii	gy nt
c.	Control strategies. The following are control strategies for track-out.	()
i.	Prompt removal of mud, dirt, or similar debris from the affected surface of a paved public ro	oadwa _.	y.)
track-out is enha-	Water flush, and/or water flush and vacuum sweep, the affected surface of the paved shall be controlled so it does not saturate the surface of the adjacent unpaved haul road sunced. If runoff is not, or cannot be controlled, gravel shall be applied to the surface of the add over an area sufficient to control track-out.	ich th	at
iii. sufficient to cont	Apply gravel to the surface of the adjacent unpaved haul road. The area of application strol track-out.	shall b))
iv. of the adjacent u	Apply an environmentally safe chemical soil stabilizer or chemical dust suppressant to the npaved haul road. The area of application shall be sufficient to control track-out.	surfac	:е)
v.	Other control strategy or strategies as approved by the Department.	()
03.	Requirements for Unpaved Haul Roads.	()
a. nonmetallic mine	Definition of "unpaved haul roads." Any unsurfaced roadway within the physical boundaral processing facility that is used as a haul road, access road, or similar.	ary of (a)
b. fugitive dust emi	Control strategy triggers. Triggers that require initiation of a strategy or strategies to ssions from unpaved haul roads include, but are not limited to:	contro (ol)
i. twenty percent (2 period.	Visible fugitive emissions from vehicle traffic on an affected paved public roadway that ap 20%) opacity for a period or periods aggregating more than one (1) minute in any sixty (60)	pproac minu (:h te)
shall be expediti records and inves	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evaluated for merit. If the owner or operator determines the complaint has merit, the progressive stously employed to reasonably control fugitive dust. The Department may review the constigute citizen complaints as appropriate. If the Department finds that a complaint has merit and control measures are required.	strateg mplaii	gy nt
c. haul roads.	Control strategies. The following are control strategies for fugitive dust emissions from u	inpave (:d)
i.	Limit vehicle traffic on unpaved haul roads.	()
ii. the haul road rou and leaving the s	Limit vehicle speeds on unpaved haul roads. If a speed limit is imposed, signs shall be poste te and clearly indicate the speed limit. Signs shall be placed so they are visible to vehicles exite of operations.		
iii. saturate the surfa gravel shall be ap	Apply water to the surface of the unpaved haul road. Runoff shall be controlled so it donce of the unpaved haul road such that it causes track-out. If runoff is not, or cannot be complied to the surface of the unpaved haul road over an area sufficient to control track-out.	oes no ntrolleo (ot d,)
iv.	Apply gravel to the surface of the unpaved haul road.	()

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v. of the unpay	Apply an environmentally safe chemical soil stabilizer or chemical dust suppressant to the red haul road.	surfa (ce)
vi.	Other control strategy or strategies as approved by the Department.	()
04.	Requirements for Transfer Points, Screening Operations, and Stacks and Vents.	()
a.	Definitions.	()
i. mineral is t stockpile.	Transfer point. Transfer point means a point in a conveying operation where the nonransferred to or from a belt conveyor except where the nonmetallic mineral is being transferred.		
ii. location to a end.	Belt conveyor. Belt conveyor means a conveying device that transports material from another by means of an endless belt that is carried on a series of idlers and routed around a pulley		
	Conveying system. Conveying system means a device for transporting materials from one (not or location to another location within a plant. Conveying systems include but are not limited eeders, belt conveyors, bucket elevators and pneumatic systems.		
iv. head and fo are attached	Bucket elevator. Bucket elevator means a conveying device of nonmetallic minerals consist ot assembly which supports and drives an endless single or double strand chain or belt to which.	ing of bucke (f a ets)
	Screening operation. Screening operation means a device for separating material according undersize material through one (1) or more mesh surfaces (screens) in series, and retaining of the mesh surfaces (screens).		
vi. dampers, etc control devi	c.) used to capture and transport particulate matter generated by one (1) or more process operation		
viii matter emis processing p	sions released to the atmosphere from one (1) or more process operations at a nonmetallic		
viii of exhaustin	Vent. Vent means an opening through which there is mechanically induced air flow for the grown a building air carrying particulate matter emissions from one (1) or more affected facilities	purpo s. (se
b. fugitive dus systems, cap	Control strategy triggers. Triggers that require initiation of a strategy or strategies to st emissions from transfer points, belt conveyors, bucket elevators, screening operations, conture systems, and building vents include, but are not limited to, the following:	contr nveyii (ol ng)
i.	NSPS regulated processing plants.	()
(1) system, buc	Opacity greater than ten percent (10%) from any transfer point on a belt conveyor, conket elevator, or screening operation.	nveyii (ng)
(2) operation lo	For any transfer point on a belt conveyor, conveying system, bucket elevator, or so cated within a building, opacity greater than seven percent (7%) from any building vent.	reenii (ng)
(3)	Opacity greater than seven percent (7%) from any capture system stack.	()
(4) the owner of	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evalure operator for merit. If the owner or operator determines the complaint has merit, the progressive states of the complaint of the progressive states.		

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records and inves	ously employed to reasonably control fugitive dust. The Department may review the constigate citizen complaints as appropriate. If the Department finds that a complaint has merit, and control measures are required.	mplai it ma	int ay)
ii.	Processing plants not regulated by NSPS.	()
(1) system, bucket e	Opacity greater than twenty percent (20%) from any transfer point on a belt conveyor, con levator, or screening operation.	iveyii (ng)
(2) operation located	For any transfer point on a belt conveyor, conveying system, bucket elevator, or scr within a building, opacity greater than twenty percent (20%) from any building vent.	reenii (ng)
(3)	Opacity greater than twenty percent (20%) from any capture system stack.	()
shall be expediti records and inves	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evaluated for merit. If the owner or operator determines the complaint has merit, the progressive sously employed to reasonably control fugitive dust. The Department may review the constigate citizen complaints as appropriate. If the Department finds that a complaint has merit, and control measures are required.	trate; mplai	gy int
c. elevators, screen a frequency such	Control Strategies. The following are control strategies for transfer points, belt conveyors, ing operations, conveying systems, capture systems, and building vents. Controls shall be app that visible fugitive emissions do not exceed any applicable opacity limit.		
i.	Limit drop heights of materials such that there is a homogeneous flow of material.	()
ii. on belt conveyor	Install, operate, and maintain water spray bars to control fugitive dust emissions at transfers, conveying systems, bucket elevators, and screening operations as necessary.	r poir (nts)
iii.	Other control strategy or strategies as approved by the Department.	()
05.	Requirements for Crushers and Grinding Mills.	()
a.	Definitions.	()
i. limited to, the fo	Crusher. Crusher means a machine used to crush any nonmetallic mineral, and includes, bullowing types: jaw, gyratory, cone, roll, rod mill, hammermill, and impactor.	it is n	ot)
ii. nonmetallic mine and ball, and flui such systems are	Grinding mill. Grinding mill means a machine used for the wet or dry fine crushing eral. Grinding mills include, but are not limited to, the following types: hammer, roller, rod, d energy. The grinding mill includes the air conveying system, air separator, or air classifier, used.	pebb	ole
iii. without prior cru	Initial crusher. Initial crusher means any crusher into which nonmetallic minerals can shing in the plant.	be for	ed)
b. fugitive dust emilimited to, the fo	Control strategy triggers. Triggers that require initiation of a strategy or strategies to essions from any crusher, grinding mill, building vent, or capture system stack include, but allowing.		
i.	NSPS regulated processing plants.	()
(1) system is not use	Opacity greater than fifteen percent (15%) from any crusher or grinding mill at which od.	captu (ire)
(2)			

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(3)	Opacity greater than seven percent (7%) from any capture system stack.	()
shall be expediti records and inves	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evalurator for merit. If the owner or operator determines the complaint has merit, the progressive sously employed to reasonably control fugitive dust. The Department may review the costigate citizen complaints as appropriate. If the Department finds that a complaint has merit conal control measures are required.	strateg mplair	y nt
ii.	Processing plants not regulated by NSPS.	()
(1) system is not use	Opacity greater than twenty percent (20%) from any crusher or grinding mill at which d.	captur (e)
(2) (20%) from any l	For any crusher or grinding mill located within a building, opacity greater than twenty building vent.	percer (nt)
(3)	Opacity greater than twenty percent (20%) from any capture system stack.	()
shall be expediti records and inves	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evalurator for merit. If the owner or operator determines the complaint has merit, the progressive stously employed to reasonably control fugitive dust. The Department may review the constigute citizen complaints as appropriate. If the Department finds that a complaint has merit and control measures are required.	strateg mplair	y nt
c. or capture system any applicable of	Control strategies. The following are control strategies for any crusher, grinding mill, building stack. Controls shall be applied on a frequency such that visible fugitive emissions do not pacity limit.		
i.	Limit drop heights of materials such that there is a homogeneous flow of material.	()
ii. points as necessa	Install, operate, and maintain water spray bars to control fugitive dust emissions at crush ry.	er dro (р)
iii.	Other control strategy or strategies as approved by the Department.	()
06.	Requirements for Stockpiles.	()
a.	Definitions.	()
	Stockpile. Stockpile means any nonmetallic mineral storage pile, reserve supply, or erals shall have the meaning given in 40 CFR Part 60, Subpart OOO. Nonmetallic minerals t conveyor, truck dumping, or similar.		
ii. vehicles designed are not limited to	Truck dumping. Truck dumping means the unloading of nonmetallic minerals from n d to transport nonmetallic minerals from one (1) location to another. Movable vehicles incle trucks, front-end loaders, skip hoists, and railcars.	ude bu	
b. control fugitive d	Control strategy triggers. Triggers that require immediate initiation of a strategy or strate lust emissions from stockpiles include, but are not limited to:	egies t (o)
i. (20%) opacity fo	Visible fugitive emissions from wind erosion of any stockpile that approaches twenty raperiod or periods aggregating more than one (1) minute in any sixty (60) minute period.	percer (ıt)
	Citizen complaints of failure to reasonably control fugitive dust shall be expeditiously evalurator for merit. If the owner or operator determines the complaint has merit, the progressive sously employed to reasonably control fugitive dust. The Department may review the control fugitive dust.	strateg	y

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Depart	tment of	f Environmental Quality Rules for the Control of Air Pollution in	ldah	10
records determi	and inve	estigate citizen complaints as appropriate. If the Department finds that a complaint has merit, conal control measures are required.	it ma	ay)
	c.	Control strategies. The following are control strategies for stockpiles.	()
	i.	Limit the height of the stockpiles.	()
	ii.	Limit the disturbance of the stockpiles.	()
	iii.	Apply water onto the surface of the stockpile.	()
	iv.	Other control strategy or strategies as approved by the Department.	()
800. A registra	tration fe	STRATION FEE FOR PERMIT BY RULE. see of two hundred fifty dollars (\$250) shall be submitted to the Department with each permit by	by ru (ıle)
801. The per the Dep	mit by ru	ENT OF FEES FOR PERMITS BY RULE REGISTRATION. alle registration fee shall be paid in its entirety at the time the required registration form is submit The permit by rule registration form and fee should be sent to:	itted	to
		by Rule Registration Fees		
		Department of Environmental Quality I. Hilton, Boise, ID 83706-1255	()
Monies Permit created amendr	by rule re from this to Constr for imp nents of	IPT AND USAGE OF FEES. egistration fee receipts shall be deposited by the Department into a stationary source permit acts account shall be used solely toward technical, legal and administrative support of the Department and Tier II permit programs and shall not be used for those activities supported by the Dementing the operating permit program required under Title V of the federal Clean A 1990. Fees payable under Section 800 shall be retained by the Department regardless of whe egistration is accepted by the Department in response to a registration request.	ment e fui Air A	t's nd .ct
803	804.	(RESERVED)		
		S FOR CONTROL OF HOT-MIX ASPHALT PLANTS. Sections 805 through 808 is to establish for hot-mix asphalt plants restrictions on the emisser.	sion (of)
	son shall	SION LIMITS. cause, allow or permit a hot-mix asphalt plant to have particulate emissions which exceed the tions 700 through 703.	e limi (its)
		TPLE STACKS. nore than one (1) stack to a hot-mix asphalt plant, the emission limitation will be based on the ll stacks.	ne tot	tal
808.	FUGIT	TIVE DUST CONTROL.		
equippe manner	01. ed with a as to sati	Fugitive Emission Controls . No person shall cause, allow or permit a plant to operate that an efficient fugitive dust control system. The system shall be operated and maintained in isfactorily control the emission of particulate material from any point other than the stack outled	such	
control	02. of the pl	Plant Property Dust Controls. The owner or operator of the plant shall maintain fugitive lant premises and plant owned, leased or controlled access roads by paving, oil treatment of		

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suitable measures. Good operating practices, including water spraying or other suitable measures, shall be employed to prevent dust generation and atmospheric entrainment during operations such as stockpiling, screen changing and general maintenance.

809. -- 814. (RESERVED)

815. RULES FOR CONTROL OF KRAFT PULP MILLS.

The purpose of Sections 815 through 818 is to establish emission standards for recovery furnaces and notification and reporting requirements for low volume high concentration (LVHC) and high volume low concentration (HVLC) gas venting at kraft pulp mills.

816. RECOVERY FURNACE TRS STANDARD.

The average daily emissions of total reduced sulfur (TRS) from each recovery furnace shall not exceed fifteen (15) ppm expressed as hydrogen sulfide on a dry basis. Recovery furnaces at kraft pulp mills subject to 40 CFR Part 60 TRS standards are exempt from the requirements of Section 816.

817. RECOVERY FURNACE TRS MONITORING AND RECORDKEEPING.

Owners and operators of each recovery furnace subject to the TRS emission standard in Section 816 shall maintain and operate equipment to continuously monitor and record the daily average TRS concentrations.

818. KRAFT PULP MILL LVHC AND HVLC GAS VENTING NOTIFICATION AND REPORTING.

Section 818 is applicable to kraft pulp mill LVHC and HVLC gas venting from sources required to be controlled pursuant to 40 CFR 63, Subpart S. For purposes of Sections 130 through 136, an excess emission is defined as a continuous uncontrolled gas venting in excess of five (5) minutes. Excess emissions notification and reporting shall be conducted pursuant to the requirements contained in Sections 130 through 136 and the permit issued to the kraft pulp mill.

819. -- 834. (RESERVED)

835. RULES FOR CONTROL OF RENDERING PLANTS.

The purpose of Sections 835 through 839 is to establish for rendering plants limitations on the emission of odors.

836. CONTROL OF COOKERS.

No person shall allow, suffer, cause, or permit the operation or use of any device, machine, equipment, or other contrivance to cook inedible animal or marine matter unless all gases, vapors, and gas entrained effluents from these processes are passed through condensers to remove all steam and other condensable materials. All noncondensibles passing through the condensers must then be incinerated at one thousand two hundred degrees Fahrenheit (1,200) for a minimum of three-tenths (0.3) seconds, or treated in an equally effective manner.

837. CONTROL OF EXPELLERS.

No person shall allow, suffer, cause, or permit the installation or operation of an expeller unless it is properly hooded and all exhaust gases are ducted to odor control equipment.

838. CONTROL OF PLANT AIR.

No person shall allow, suffer, cause, or permit the installation or operation of a rendering plant unless plant ventilation air is collected and ducted to odor control equipment.

839. EXCEPTIONS.

Section 838 shall not apply when it can be demonstrated that without ducting plant ventilation air to the odor control equipment no noticeable odors from the plant can be detected at the property line.

840. -- 859. (RESERVED)

860. EMISSION GUIDELINES FOR MUNICIPAL SOLID WASTE LANDFILLS THAT COMMENCED CONSTRUCTION, RECONSTRUCTION OR MODIFICATION BEFORE MAY 30, 1991.

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01. following categor	Applicability . All owners or operators of any small or large municipal solid waste landfills ries are subject to Section 860:	in the
a.	Landfills that have accepted waste since November 8, 1987;	()
b.	Landfills with no modifications after May 30, 1991; or (()
c.	Landfills that closed after November 8, 1987 with no modifications after May 30, 1991. (()
02. terms set forth in Section 860:	Definitions . Unless specifically provided otherwise immediately below, the definitions of Section 860 shall be the definitions set forth in 40 CFR Part 60. The following definitions ap	
modification as additional solid w	"Closed municipal solid waste landfill" (closed landfill) means a landfill in which solid waste ced, and in which no additional solid wastes will be placed without first filing a notificate prescribed under 40 CFR 60.7(a)(4). Once a notification of modification has been filed waste is placed in the landfill, the landfill is no longer closed. A landfill is considered closed if a of 40 CFR 258.60.	ion of l, and
b.	"Effective date" means July 2, 1999.	()
	"Existing municipal solid waste landfill" (existing landfill) means a municipal solid waste lauction, reconstruction or modification before May 30, 1991 and has accepted waste at any time 7 or has additional design capacity available for future waste deposition.	andfill e since
d. design capacity g meters.	"Large municipal solid waste landfill" (large landfill) means a municipal solid waste landfill reater than or equal to two point five (2.5) million megagrams or two point five (2.5) million (
	"Modification" means an action that results in an increase in the permitted volume design capeither horizontal or vertical expansion based on its permitted design capacity as of May 30, as not occur until the owner or operator commences construction on the horizontal or vertical expansion.	1991.
other types of RC small quantity go separated by acco	"Municipal solid waste landfill" (landfill) means an entire disposal facility in a continue where household waste is placed in or on land. A municipal solid waste landfill may also recall that the D wastes such as commercial solid waste, nonhazardous sludge, conditionally expended to the control of the co	eceive xempt ay be
g. began constructio	"New municipal solid waste landfill" (new landfill) means a municipal solid waste landfilm, reconstruction or modification or began accepting waste on or after May 30, 1991.	ll that
h. design capacity le	"Small municipal solid waste landfill" (small landfill) means a municipal solid waste landfill ess than two point five (2.5) million megagrams or two point five (2.5) million cubic meters.	with a
32,743-53 (June 1) rules at Section 10	General Requirements. All owners or operators of landfills subject to Section 860 must cotion 60.30c through 60.36c and 40 CFR Section 60.751 through 60.759 as amended by 63 Fed 16, 1998) and 64 Fed. Reg. 9,257-62 (February 24, 1999) and incorporated by reference into 07. Where "Administrator" or "EPA" appears in 40 CFR Part 60, "Department" shall be substituted to the state.	Reg. these ituted,
04.	Permitting Requirements. All owners or operators of landfills subject to Section 860	must

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IDAPA 58.01.01 Rules for the Control of Air Pollution in Idaho

comply with Fed	deral Operating Permit Requirements (Title V) as specified in Sections 300 through 399 of	these
rules:)
a. application one (All owners or operators of existing large landfills must submit a complete Federal Operating Poly year after EPA approves the Clean Air Act Section 111(d) State Plan associated with Section (ermit 860.)
b. Federal Operatin	All owners or operators of existing small landfills that are major sources must submit a comg Permit application within one (1) year of becoming a major source.	plete)
05. with the following	Reporting Requirements . All owners or operators of landfills subject to Section 860 shall cong:	mply)
a.	All owners or operators of large landfills must: ()
i. within ninety (90	Submit an Initial Design Capacity Report and an Initial Nonmethane Organic Compound R () days of the effective date of Section 860 and;	eport)
ii. than fifty (50) M	Submit an annual Nonmethane Organic Compound Report until nonmethane emissions are g/yr.	e less
b. Initial Nonmetha	All owners or operators of small landfills must submit an Initial Design Capacity Report arms Organic Compound Report within ninety (90) days of the effective date of Section 860.	nd an
	Compliance Schedules and Increments of Progress. All owners or operators of landfills sugar have a nonmethane organic compound emission rate fifty (50) Mg/yr or greater as specified (752(b)(2) shall comply with the following schedule:	
a. Report with the d	The owner or operator of an existing large landfill must submit their first Annual Emission design capacity report no later than July 31, 2000.	Rate
	The owner or operator of an existing landfill shall submit a collection and control system de (1) year of the date of the first Annual Emission Rate Report showing that the nonmethane or ion rate is fifty (50) Mg/yr or greater as specified in 40 CFR Section 60.752(b)(2).	
c. and control syste	The owner or operator of an existing landfill shall award contracts for construction of colle ms or orders for purchase of components no later than January 31, 2002.	ction)
d. collection and co	The owner or operator of an existing landfill shall initiate on-site construction or installation control systems no later than April 30, 2002.	of the
e. site construction	The owner or operator of an existing landfill shall complete, no later than September 30, 2002 or installation of collection and control systems capable of meeting the requirements of Section (
f. 30, 2002.	The owner or operator of an existing landfill shall comply with Section 860 no later than Septe (mber)
subject to Section November 19, 19	Compliance Schedules and Increments of Progress for Municipal Solid Waste Landfills and Organic Compound Emission Rates Less Than 50 Mg/yr. All owners or operators of lan 860 that have nonmethane organic compound emission rates less than fifty (50) Mg/yr on or 999 shall install collection and control systems within thirty (30) months after the date the first an anic compound emission rate equals or exceeds fifty (50) Mg/yr as specified in 40 CFR Se	dfills after nnual
861 999.	(RESERVED)	

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58.01.05 - RULES AND STANDARDS FOR HAZARDOUS WASTE

LEGAL AUTHORITY. These rules are adopted pursuant to the authority vested in the Board of Environmental Quality by the Hazardous Waste Management Act of 1983, as amended (HWMA), Sections 39-4401 et seq., Idaho Code, and the authority vested in the Director of the Department of Environmental Quality by the Hazardous Waste Facility Siting Act of 1985, as amended, Sections 39-5801 et seq., Idaho Code. 001. These rules are titled IDAPA 58.01.05, "Rules and Standards for Hazardous Waste.") INCORPORATION BY REFERENCE OF FEDERAL REGULATIONS. Any reference in these rules to requirements, procedures, or specific forms contained in the Code of Federal Regulations (CFR), Title 40, Parts 124, 260 - 268, 270, 273, 278, and 279 shall constitute the full adoption by reference of that part and Subparts as they appear in 40 CFR, revised as of July 1, 2020, including any notes and appendices therein, unless expressly provided otherwise in these rules. Exceptions. Nothing in 40 CFR Parts 260 - 268, 270, 273, 278, 279 or Part 124 as pertains to permits for Underground Injection Control (U.I.C.) under the Safe Drinking Water Act, the Dredge or Fill Program under Section 404 of the Clean Water Act, the National Pollution Discharge Elimination System (NPDES) under the Clean Water Act or Prevention of Significant Deterioration Program (PSD) under the Clean Air Act is adopted or included by reference herein. Availability of Referenced Material. The federal regulations adopted by reference throughout these rules are maintained at the following locations: U.S. Government Printing Office, http://www.ecfr.gov/cgi-bin/ECFR; and b. State Law Library, 451 W. State Street, P.O. Box 83720, Boise, ID 83720-0051, (208) 334-3316; and Department of Environmental Quality, 1410 N. Hilton, Boise, ID 83706-1255, (208) 373-0502. 003. **DEFINITIONS.** For the purpose of these rules and any materials incorporated herein by reference, the following definitions apply unless their application would be inconsistent with the Hazardous Waste Management Act, or unless these rules expressly provide for different definitions. 01. **Board**. The Idaho Board of Environmental Quality. 02. **CFR**. The United States Code of Federal Regulations. 03. **Department**. The Idaho Department of Environmental Quality. **Director**. When used in the context of 40 CFR, the definition shall be the Director of the Idaho Department of Environmental Quality, or his designee, as the context requires. When used in the context of these rules, the definition shall be the U. S. Environmental Protection Agency Region 10 Regional Administrator. Environmental Appeals Board. When used in the context of 40 CFR, the definition shall be the Idaho Board of Environmental Quality except as set forth in Section 39-4413(2), Idaho Code, or except where noted in these rules. When used in the context of these rules, the definition shall be the U.S. Environmental Appeals Board. U.S. Environmental Protection Agency or EPA, EPA Headquarters, or EPA. When used in the 06 context of 40 CFR, the definition shall be the Idaho Department of Environmental Quality, except when used to refer to an EPA Identification number, EPA hazardous waste number, EPA forms, publications or guidance, and EPA Acknowledgment of Consent, and where noted in these rules. Under the latter circumstances, the definition shall be the U.S. Environmental Protection Agency and the Headquarters of the U.S. Environmental Protection Agency as

appropriate. When used in the context of these rules, the definition shall be the U.S. Environmental Protection

HWFSA. The Hazardous Waste Facility Siting Act of 1985, Sections 39-5801 et seq., Idaho Code.

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Agency.

07.

IDAPA 58.01.05 Rules & Standards for Hazardous Waste

			()
0)8.	HWMA. The Hazardous Waste Management Act of 1983, Sections 39-4401 et seq., Idaho C	Code.)
0	19.	IDAPA. The Idaho Administrative Procedures Act, Title 67, Chapter 52, Idaho Code.	()
Hazardous	s Waste	RCRA . When used in the context of 40 CFR, the definition shall be the comparable section Management Act of 1983, Sections 39-4401 et seq., Idaho Code. When used in the context on shall be The Resource Conservation and Recovery Act, 42 U.S. Code, Sections 6901 et se	of thes	
shall be th rules. Wh	ne Direct en used	Regional Administrator or Administrator . When used in the context of 40 CFR, the deter of the Idaho Department of Environmental Quality, or his designee, except where noted in the context of these rules, the definition shall be the U.S. Environmental Protection Acegion 10 Regional Administrator as appropriate.	in thes	e
1	2.	TSD. Treatment, storage or disposal.	()
		United States or U.S. When used in the context of 40 CFR, the definition shall be the ere noted in these rules. When used in the context of these rules, the definition shall be the		
40 CFR Parevised as Environm electronic 260.10, in	art 260 as of July ental Promanifes the de	DOUS WASTE MANAGEMENT SYSTEM. and all Subparts, except 40 CFR 260.2, are herein incorporated by reference as provided in 4 1, 2020. For the purposes of 40 CFR 260.4(a)(4) and 260.5(b)(2), "EPA" is defined as the otection Agency. For the purposes of 40 CFR 260.10 in the definition of electronic manificat system, "EPA" is defined as the U.S. Environmental Protection Agency. For purposes of 4 finition of hazardous waste constituent, "Administrator" is defined as the U.S. Environmental Protection Agency. For purposes of 40 CFR 260.20, "Federal Register" is defined as the alletin.	he U.S est and 40 CFI nmenta	S. d R il
40 CFR P collected" 1, 2020. F Protection and 40 Cl	eart 261 a in 40 C For purpon Agency FR 261	FICATION AND LISTING OF HAZARDOUS WASTE. and all Subparts (excluding 261.4(b)(17)), except the language "in the Region where the sa EFR 261.4(e)(3)(iii), are herein incorporated by reference as provided in 40 CFR, revised as oses of 40 CFR 261.10 and 40 CFR 261.11, "Administrator" is defined as the U.S. Environg Administrator. For purposes of 40 CFR 261.4(b)(11)(ii), 40 CFR 261.39(a)(5), 40 CFR 261.90 Appendix IX, "EPA" is defined as the U.S. Environmental Protection Agency. Copies of the notifications under these sections shall also be sent to the Director.	of Jul imenta 261.41	y il
emergency	y notific	Hazardous Secondary Materials Managers Emergency Notification . In addition ation required by 40 CFR 261.411(d)(3) and 261.420(f)(4)(ii), the emergency coordinator may the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an iconstitution of the Idaho Office of Emergency Management by telephone of Emergency Management by telephone of the Idaho Office of Emergency Management by telephone of Emergency Management by telephone of the Idaho Office of Emergency Management by telephone of Emergency Management by telephone of the Idaho Office of Emergency Management by telephone of Emergency Management by telephone of Emergency Manage	ust als lentica	o
Envirosafe process as	e Services modifie	Excluded Wastes . Chemically Stabilized Electric Arc Furnace Dust (CSEAFD) generally es of Idaho, Inc. (ESII) at ESII's facility in Grand View, Idaho using the Super Detox(R) treed by ESII and that is disposed of in a Subtitle D or Subtitle C landfill is excluded from the provided ESII implements a program that meets the following conditions:	eatmer	it
procedure	s, condu	Verification Testing Requirements. Sample Collection and analyses, including quality acted pursuant to Subsections 005.02.b. and 005.02.c., must be performed according to Sd the RCRA Part B permit, including future revisions.		
b).	Initial Verification Testing.	()

not previously b	For purposes of Subsections 005.02.b., "new source" means any generator of Electric Arc PA and Idaho Department of Environmental Quality Hazardous Waste No. KO61, whose ween processed by ESII using the Super Detox(R) treatment process resulting in processes subjected to initial verification testing and has demonstrated compliance with the delisting section 005.02.d.	aste has d EAFD
ii. writing. The writ	Prior to the initial treatment of any new source of EAFD, ESII must notify the Departen notification includes:	tment in
(1)	The waste profile information; and	()
(2)	The name and address of the generator.	()
	The first four (4) consecutive batches treated must be sampled in accordance with Suf the four (4) samples shall be analyzed to determine if the CSEAFD generated meets the Subsection 005.02.d.	
information, to t	If the initial verification testing demonstrates that the CSEAFD samples meet the delisting section 005.02.d., ESII shall submit the operational and analytical test data, including quality the Department, in accordance with Subsection 005.02.f. Subsequent to such data submitted from EAFD originating from the new source shall be considered delisted.	y control
v. hazardous waste	CSEAFD generated by ESII from EAFD originating from a new source shall be mar in accordance with Subtitle C of RCRA until:	naged as
(1) Subsection 005.0	Initial verification testing demonstrates that the CSEAFD meets the delisting levels spe 12.d.; and	cified in
(2) 005.02.b.iv.	The operational and analytical test data is submitted to the Department pursuant to Su	bsection ()
vi. a single treatmen	For purposes of Subsections 005.02.b. and 005.02.c., "batch" means the CSEAFD that result episode in a full scale mixing vessel.	alts from
c.	Subsequent Verification Testing.	()
subsequent verifi	Subsequent to initial verification testing, ESII shall collect a representative sample, in acc 005.02.a., from each batch of CSEAFD generated by ESII. ESII may, at its discretion, ication testing on composite samples. In no event shall a composite sample consist of represent than twenty (20) batches of CSEAFD.	conduct
ii. CSEAFD meets	The samples shall be analyzed prior to disposal of each batch of CSEAFD to determine the delisting levels specified in Subsection 005.02.d.	ne if the
iii. later than thirty (Each batch of CSEAFD generated by ESII shall be subjected to subsequent verification to 30) days after it is generated by ESII.	esting no
	If the levels of constituents measured in a sample, or composite sample, of CSEAFD do not in Subsection 005.02.d., then any batch of CSEAFD which contributed to the sample that is set forth in Subsection 005.02.d. is non-hazardous and may be managed and/or disposed title C landfill.	does not
	If the constituent levels in a sample, or composite sample, exceed any of the delisting lo ion 005.02.d., then ESII must submit written notification of the results of the analysi in fifteen (15) days from receiving the final analytical results, and any CSEAFD which const be:	s to the

	(1)	Retested, and retreated if necessary, until it meets the levels set forth in Subsection 005.02.0	d.; or ()
	(2)	Managed and disposed of in accordance with Subtitle C of RCRA.	()
	vi. until substion 005.0	Each batch of CSEAFD shall be managed as hazardous waste in accordance with Subtite sequent verification testing demonstrates that the CSEAFD meets the delisting levels specula.		
	d.	Delisting Levels.	()
	i.	All leachable concentrations for these metals must not exceed the following levels (mg/l):		
		antimony 0.06 mercury 0.009		
		arsenic 0.50 nickel 1		
		barium 7.60 selenium 0.16		
		beryllium 0.010 silver 0.30		
		cadmium 0.050 thallium 0.020		
		chromium 0.33 vanadium 2		
		lead 0.15 zinc 70		
			()
Part 26	ii. 1.24.	Metal concentrations must be measured in the waste leachate by the method specified in	40 CF (R)
	e.	Modification of Treatment Process.	()
the proot to the modific	Departme	If ESII makes a decision to modify the Super Detox(R) treatment process from the descript forth in ESII's Petition for Delisting Treated K061 Dust by the Super Detox(R) Process suent on July 14, 1995, ESII shall notify the Department in writing prior to implement	ibmitte ting t	ed
include	ii. d with the	After ESII's receipt of written approval from the Department, and subject to any contemporal, ESII may implement the proposed modification.	nditio (ns)
this exc	iii. clusion of	If ESII modifies its treatment process without first receiving written approval from the Department waste will be void from the time the process was modified.	artmei (nt,
Departr Remedi	iv. nent on J ation Div	ESII's Petition for Delisting Treated K061 Dust by the Super Detox(R) Process submitted July 14, 1995 is available at the Department of Environmental Quality, Waste Managemerision, 1410 N. Hilton, Boise, Idaho 83706.	d to the ent and	he nd)
	f.	Records and Data Retention and Submittal.	()
		Records of disposal site, operating conditions and analytical data from verification testing arized, and maintained at ESII's Grand View facility for a minimum of five (5) years from the tall are generated.		
EPA.	ii.	The records and data maintained by ESII must be furnished upon request to the Departs	ment	or)
	iii.	Failure to submit requested records or data within ten (10) business days of receipt of a	writt	en

request or failure to maintain the required records and data on site for the specified time, will be considered by the Department, at its discretion, sufficient basis to revoke the exclusion to the extent directed by the Department.

()

- iv. All records or data submitted to the Department must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the records or data submitted: "Under civil and/ or criminal penalty of law for the making or submission of false or fraudulent statements or representations, I certify that the information contained in or accompanying this document is true, accurate, and complete. As to any identified sections of this document for which I cannot personally verify the truth and accuracy, I certify as the ESII official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate, and complete. In the event that any of this information is determined by the Department in its sole discretion to be false, inaccurate, or incomplete, and upon conveyance of this fact to ESII, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by the Department and that ESII will be liable for any actions taken in contravention of ESII's RCRA and CERCLA obligations premised upon ESII's reliance on the void exclusion."
- g. Facility Merger and Name Change. On May 4, 2001, the Department was notified of a stock transfer that resulted in ESII's facility merging with American Ecology. This created a name change from Envirosafe Services of Idaho, Inc. (ESII) to US Ecology Idaho, Inc. effective May 1, 2001. All references to Envirosafe Services of Idaho, Inc. or ESII now refer to US Ecology Idaho, Inc.

006. STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE.

- **01. Incorporation by Reference**. 40 CFR Part 262 and all Subparts, except for the language "for the Region in which the generator is located" in 40 CFR 262.42(a)(2) and 40 CFR 262.42(b), are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR 262.82, 262.83, and 262.84, "EPA" is defined as the U.S. Environmental Protection Agency. Copies of advance notification, annual reports, and exception reports, required under those sections, shall also be provided to the Director. For purposes of 40 CFR 262.20, 262.21, 262.24, 262.25, and 262.32, EPA or Environmental Protection Agency is defined as the U.S. Environmental Protection Agency. For purposes of 40 CFR Part 262, Subpart H, "United States or U.S." is defined as the United States.
- **02. Generator Emergency Notification**. In addition to the emergency notification required by 40 CFR 262.16(b)(9)(iv)(C) and 262.265(d)(2), (see 40 CFR 262.17(a)(6), 263.30(c)(1), 264.56(d)(2), and 265.56(d)(2)) the emergency coordinator must also immediately notify the Idaho Office of Emergency Management by telephone, 1-800-632-8000, to file an identical report.

007. STANDARDS APPLICABLE TO TRANSPORTERS OF HAZARDOUS WASTE.

40 CFR Part 263 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR 263.20(g), 263.20(g)(1), 263.20(g)(4), 263.21(a)(4), and 263.22(d), "United States" is defined as the United States. For the purposes of 40 CFR 263.20(a), "EPA" is defined as U.S. Environmental Protection Agency.

008. STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES.

40 CFR Part 264 and all Subparts (excluding 40 CFR 264.1(f), 264.1(g)(12), 264.149, 264.150, 264.301(l), 264.1030(d), 264.1050(g), 264.1080(e), 264.1080(f) and 264.1080(g)) are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR Subsection 264.12(a), "Regional Administrator" is defined as the U.S. Environmental Protection Agency Region 10 Regional Administrator. For purposes of 40 CFR 264.71 and 264.1082(c)(4)(ii), "EPA" is defined as the U.S. Environmental Protection Agency.

009. INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES.

40 CFR Part 265, and all Subparts (excluding Subpart R, 40 CFR 265.1(c)(4), 265.1(c)(15), 265.149, 265.150, 265.1030(c), 265.1050(f), 265.1080(e), 265.1080(f), and 265.1080(g)), except the language contained in 40 CFR 265.340(b)(2) as replaced with: "The following requirements continue to apply even when the owner or operator has

demonstrated compliance with the MACT requirements of part 63, subpart EEE of this chapter: 40 CFR 265.351 (closure) and the applicable requirements of Subparts A through H, BB and CC of this part," are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR Subsection 265.12(a), "Regional Administrator" is defined as the U.S. Environmental Protection Agency Region 10 Regional Administrator. For purposes of 40 CFR 265.71 and 265.1083(c)(4)(ii), "EPA" is defined as the U.S. Environmental Protection Agency.

010. STANDARDS FOR THE MANAGEMENT OF SPECIFIC HAZARDOUS WASTES AND SPECIFIC TYPES OF HAZARDOUS WASTE FACILITIES.

40 CFR Part 266 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020.

011. LAND DISPOSAL RESTRICTIONS.

40 CFR Part 268 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020, except for 40 CFR 268.1(e)(3), 268.5, 268.6, 268.13, 268.42(b), and 268.44(a) through (g). The authority for implementing the provisions of these excluded sections remains with the EPA. However, the requirements of Sections 39-4403(17) and 39-4423, Idaho Code, shall be applied in all cases where these requirements are more stringent than the federal standards. If the Administrator of the EPA grants a case-by-case variance pursuant to 40 CFR 268.5, that variance will simultaneously create the same case-by-case variance to the equivalent requirement of these rules. For purposes of 40 CFR 268.2(j) "EPA" is defined as the U.S. Environmental Protection Agency. For purposes of 40 CFR 268.40(b), "Administrator" is defined as U.S. Environmental Protection Agency Administrator. In 40 CFR 268.7(a)(9)(iii), "D009" is excluded, (from lab packs as noted in 40 CFR Part 268 Appendix IV.)

012. HAZARDOUS WASTE PERMIT PROGRAM.

40 CFR Part 270 and all Subparts, except 40 CFR 270.1(c)(2)(ix), 270.12(a) and 40 CFR 270.14(b)(18), are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR 270.2, 270.5, 270.10(e)(2), 270.10(e)(3), 270.10(f)(2), 270.10(g), 270.11(a)(3), 270.32(a), 270.32(b)(2), 270.32(c), 270.51, 270.72(a)(5), and 270.72(b)(5), "EPA" and "Administrator" or "Regional Administrator" is defined as the U.S. Environmental Protection Agency and the U.S. Environmental Protection Agency Region 10 Regional Administrator respectively.

013. PROCEDURES FOR DECISION-MAKING (STATE PROCEDURES FOR RCRA OR HWMA PERMIT APPLICATIONS).

40 CFR Part 124, Subparts A, B and G are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020, except that the last sentence of 40 CFR 124.10(b)(1), 40 CFR 124.15(b)(2), 40 CFR 124.19, the fourth sentence of 40 CFR 124.31(a), the third sentence of 40 CFR 124.32(a), and the second sentence of 40 CFR 124.33(a) are expressly omitted from the incorporation by reference of each of those subsections. For purposes of 40 CFR 124.6(e), 124.10(b), and 124.10(c)(1)(ii) "EPA" and "Administrator" or "Regional Administrator" is defined as the U.S. Environmental Protection Agency and the U.S. Environmental Protection Agency Region 10 Regional Administrator, respectively.

014. (RESERVED)

015. STANDARDS FOR THE MANAGEMENT OF USED OIL.

- **01.** Incorporation by Reference. 40 CFR Part 279 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR 279.43(c)(3)(ii) "Director" is defined as the Director, U.S.DOT Office of Hazardous Materials Regulation.
- **02. Used Oil as a Dust Suppressant**. 40 CFR Part 279 contains a prohibition on the use of used oil as a dust suppressant at 279.82(a), however, States may petition EPA to allow the use of used oil as a dust suppressant. Members of the public may petition the State to make this application to EPA. This petition to the State must:
- **a.** Be submitted to the Idaho Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706-1255; and
 - **b.** Demonstrate how the requirements of 40 CFR 279.82(b) will be met.

016. STANDARDS FOR UNIVERSAL WASTE MANAGEMENT.

40 CFR Part 273 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020. For purposes of 40 CFR 273.32(a)(3), "EPA" is defined as the U.S. Environmental Protection Agency.

017. CRITERIA FOR THE MANAGEMENT OF GRANULAR MINE TAILINGS (CHAT) IN ASPHALT CONCRETE AND PORTLAND CEMENT CONCRETE IN TRANSPORTATION CONSTRUCTION PROJECTS FUNDED IN WHOLE OR IN PART BY FEDERAL FUNDS.

40 CFR Part 278 and all Subparts are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020.

018. STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE FACILITIES OPERATING UNDER A STANDARDIZED PERMIT.

40 CFR Part 267 and all Subparts, except 40 CFR 267.150, are herein incorporated by reference as provided in 40 CFR, revised as of July 1, 2020.

019. -- 354. (RESERVED)

355. HAZARDOUS WASTE FACILITY SITING LICENSE FEE.

An application for a siting license required by HWFSA shall be accompanied by a siting license fee in an amount established by these rules. The license fee shall not exceed seven thousand five hundred dollars (\$7,500) and shall be submitted with the siting license application.

- **01. License Fee Criteria.** The siting license fee required by HWFSA and these rules shall be based on the costs to the Department of reviewing the siting license application and the characteristics of the proposed hazardous waste facility, including the projected site size, projected waste volume, and the hydrogeological characteristics surrounding the site.
- **a.** "Projected Waste Volume" means the total actual or potential hazardous waste volume, in gallons or an equivalent measurement, proposed for the hazardous waste facility.
- **b.** "Site Size" means the sum in acres of all proposed "Hazardous Waste Management Unit(s)" as defined in Section 004 (40 CFR 260.10).
- **02. License Fee Scale**. Except as provided in Subsection 355.03, the siting license fee required by HWFSA and these rules shall be determined using the table below.

LICENSE FEE SCALE - PROJECTED HAZARDOUS WASTE VOLUME (gallons)				
Site Size	Up to 10,000	10,000 - 20,000	More Than 20,000	
1 acre or greater	\$3,000	\$4,000	\$7,500	
Equal to or greater than 1/2 acre, but less than 1 acre	\$4,000	\$5,000	\$7,500	
Less than 1/2 acre	\$5,000	\$6,000	\$7,500	

O3. License Fee for Facilities Required to Submit Engineering or Hydrogeological Information. For any proposed commercial hazardous waste disposal, treatment or storage facility or any on-site land disposal facility for wastes listed pursuant to Section 201(d)(2) and (e), as modified by Section 209 of the Federal Hazardous and Solid Waste Amendments of 1984, which must submit engineering or hydrogeological information to indicate compliance with technical criteria as adopted in the Hazardous Waste Management Plan, the siting license fee shall be seven thousand five hundred dollars (\$7,500).

- opart		Turo a Startar Quarty	
201(D)(significa existence	(2) and (ant expa	Expansion, Enlargement or Alteration of a Commercial Hazardous Waste Disposatorage Facility or Any On-Site Land Disposal Facility for Wastes Listed Pursuant to Sec (E), as Modified by Section 209 of the Hazardous and Solid Waste Amendments of 1984. Insion, enlargement or alteration of a hazardous waste treatment, storage or disposal facility 1, 1985, constitutes a new proposal for which a siting license is required and for which a sit be paid.	tion The y in
		Siting License Fee Nonrefundable . The siting license fee required by these rules shall not may not be applied toward any subsequent application should the siting license application hadrawn, or denied.	
356.	VARIA	ANCE APPLICATIONS FOR TSD FACILITIES OR SITES.	
The Dir and ope	s, and oth ector ma	Application Contents and Standard of Review. Applications for variances shall be submitted that contain such detailed plans, specifications, and information regarding objectives, procedurer pertinent data as the Director may require. A variance shall not exceed one (1) year in durated any grant a variance only if the applicant demonstrates to the Director's satisfaction that construct the TSD facility or site in the manner allowed by the variance and any term or condition imposed nee:	ares, tion. ction
	a.	Is required to avert unnecessary and significant hardship; ()
	b.	Is not inconsistent with EPA requirements; and ()
	c.	Will not create a nuisance or a hazard to the public health, safety or the environment.)
location unless t member certified the cour	in the che Directors of the land and the lan	Public Hearings. The Director may hold a public hearing on an initial application for a variance public hearing on any application to renew or extend a variance. The public hearing shall be held county where the operations that are the subject of the application for the variance are conductor determines that a different location would be more appropriate and convenient for intere public. The Director shall give at least twenty (20) days' notice of the hearing to the applicant dishall cause at least one (1) publication of notice in a newspaper with general circulation in eige the operation is conducted or the county where the hearing is to be held. The Director shall cause lete record of the testimony and the evidence submitted at the hearing.	at a cted ested at by ither
availabl make av	e for pu vailable f	Public Information . All information submitted as part of a variance application shall be treated on and shall not be subject to any claim of confidentiality. The Director shall make the application blic inspection at the Department's state office and appropriate regional office. The Director story public inspection at the Department's state office and all regional offices a current list of pendivariances and a current schedule of pending variance hearings.	ition shall
granted	pursuan	Director's Decision . No variance shall be issued or denied until the Director has considered soft the applicant, other persons and property affected by the variance and the public. Any variate to this section shall be for a period specified by the Director but not more than one (1) years a issued or denied without a written order stating the findings upon which the decision is based.	ance
hearing	05. facilities	Applicant to Bear Costs. The cost of public notice, recording and transcribing of testimony shall be borne by the applicant, regardless of whether or not a variance is issued. (and)
357 4	199.	(RESERVED)	
500.	ROUT	ING OF HAZARDOUS WASTE SHIPMENTS.	
shall, to	01. the exte	Transporting . Any person transporting a quantity of hazardous waste which requires a man nt possible:	ifest

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	a.	Use state, United States and interstate highways; and	()
traveled	b. l.	Avoid municipalities and population centers, even when doing so may add miles to the c	listance
particula	ar conditi	Director's Conditions . The Director may, upon a finding that a shipment or shipment constitutes a greater than normal risk to the public health, safety or environment, prescribe becomes for that shipment or shipments including but not limited to special placarding, pilot vers, parking restrictions and timing restrictions.	y order
501 7	799.	(RESERVED)	
rules, th	partment : neir recor	CTION PLAN FREQUENCY LEVELS. may, as time and resources permit, conduct regular inspections of persons or entities subject ds, and property at approximately the following frequency levels based upon potential rislenvironment.	
or sites,	01. up to eve	Commercial TSD Facilities. Commercial TSD facilities or sites or offsite generator TSD facilities or sites or offsite generator TSD facilities.	acilities
times pe	02. er year.	Generator On-Site TSD Facilities. Generator on-site TSD facilities or sites up to twen	nty (20)
	03.	Transport Vehicles. Transport vehicles as necessary.	()
	04.	Transport Facilities . Transport facilities or sites up to twelve (12) times per year.	()
	05.	Generators . Generators up to twelve (12) times per year.	()
HWMĂ	or these	Conduct Inspections. Nothing in the preceding schedule of frequency levels may be constartment's authority to conduct inspections when there is reasonable cause to suspect a violarules. The Director may by policy guidance memorandum modify the inspection frequency leffective or efficient enforcement of HWMA and these rules.	ation of
801 8	849.	(RESERVED)	
850.	ILLEG	ALACTIONS.	
of components of constitution makes a criminal	plying wates a separate false stall prosecut	False Statements or Representations. Any person who makes a false statement or represent, label, manifest, record, report, permit or other document filed, maintained or used for the patch these rules or HWMA thereby commits a violation. Each false statement or representate and distinct violation for which civil penalties may be imposed. Any person who know a tement or representation of the type described above is, in addition to civil penalties, sultion for the commission of a misdemeanor for each statement or representation. Failure to Comply with These Rules, the HWMA, or Other Requirements. Any personal the property of the pro	purpose entation owingly bject to () on who
		es, HWMA, or any permit, standard, condition, requirement, compliance agreement or order rules or HWMA thereby commits a violation. Civil penalties may be imposed for each s	

851. -- 899. (RESERVED)

900. EXPENDITURES FROM HAZARDOUS WASTE EMERGENCY ACCOUNT.

misdemeanor for each separate violation and for each day of a continuing violation.

The Director may declare a hazardous waste emergency if the public health, safety or the environment are threatened by a release or threat of release of a hazardous waste or a substance which has become a hazardous waste. Following

violation and for each day of continuing violation. Any person who knowingly commits a violation of the type described above is, in addition to civil penalties, subject to criminal prosecution for the commission of a

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a hazardous waste emergency declaration, the Department may spend or obligate to be spent up to two hundred thousand dollars (\$200,000) from the Hazardous Waste Emergency Account to obtain equipment and materials, conduct investigations, test samples, and employ personnel as necessary or eliminate or mitigate the immediate threat and stabilize the situation. The Director may authorize the expenditure or obligation of more than two hundred thousand dollars (\$200,000) from this account in any given situation upon a finding by the Board that a greater expenditure or obligation is prudent and necessary to protect the public health, safety or environment.

901. -- 995. (RESERVED)

996. ADMINISTRATIVE PROVISIONS.

Administrative appeals of agency actions shall be governed by IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality."

997. CONFIDENTIALITY OF RECORDS.

Information obtained by the Department under these rules shall be disclosed to the public in accordance with Chapter 1, Title 74, Idaho Code. Information submitted under a trade secret claim may be entitled to confidential treatment by the Department as provided in Section 74-114, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality."

998. -- 999. (RESERVED)

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58.01.06 - SOLID WASTE MANAGEMENT RULES

LEGAL AUTHORITY. Sections 39-105 and 39-107, Idaho Code, authorize the Board of Environmental Quality to adopt rules and administer programs to protect surface water quality, ground water quality and air quality, and to regulate solid waste treatment or disposal and the licensure and certification requirements pertinent thereto. Section 39-7408C, Idaho Code, authorizes the Board of Environmental Quality to establish by rule municipal solid waste commercial siting license 001. TITLE AND SCOPE. 01. Title. These rules are titled IDAPA 58.01.06, "Solid Waste Management Rules." Scope. These rules establish requirements applicable to all solid waste and solid waste management facilities in Idaho, except as specifically provided in Subsections 001.03 and 001.04. 03. Wastes Not Regulated Under These Rules. These rules do not apply to the following solid wastes: a. Liquid wastes when the discharge or potential discharge of the liquid waste is regulated under a federal, state or local water pollution discharge or wastewater land application permit, including management of any solids if management of the solids are addressed in a permit term or condition; Hazardous wastes regulated by the Hazardous Waste Management Act, Chapter 44, Title 39, Idaho Code, and the rules adopted thereunder; Polychlorinated biphenyl (PCB) waste regulated under the Toxic Substance Control Act, 15 U.S.C. 2601, et seq., and these rules apply to PCB waste authorized by federal law to be disposed of at a nonhazardous waste landfill that is permitted, licensed or registered under Idaho Law; Slash or slashing areas resulting from the harvesting of timber and the disposal of which is managed pursuant to Chapter 1, Title 38, Idaho Code or log landings or sorting sites; Wastes used, managed, stored and disposed in accordance with The Wood and Mill Yard Debris Technical Guidance Manual, as amended, published by the Department and developed pursuant to Sections 39-171 through 39-174, Idaho Code; Clean soils and clean dredge spoils as regulated under Section 404 of the federal Clean Water Act provided that they are not hazardous wastes regulated by the Hazardous Waste Management Act, Chapter 44, Title 39, Idaho Code and the rules adopted thereunder; Septage taken to a sewage treatment plant permitted by either the U.S. Environmental Protection Agency or the Department pursuant to IDAPA 58.01.15, "Rules Governing the Cleaning of Septic Tanks"; All radioactive waste and radioactive materials regulated pursuant to Section 39-4405(9), Idaho Code and rules adopted thereunder and radioactive waste and materials regulated under the authority of the Atomic Energy Act of 1954, as amended; Petroleum Contaminated Soils (PCS) from a leaking petroleum storage tank system managed as a one (1) time remediation pursuant to IDAPA 58.01.02, "Water Quality Standards"; Asbestos as regulated by the Toxic Substances Control Act, as amended, 15 U.S.C. Sections 2601, et seq., or asbestos as regulated by the Clean Air Act, as amended, 42 U.S.C. Section 7412; Nonhazardous wastes disposed in a permitted hazardous waste treatment, storage and disposal unit regulated by the Hazardous Waste Management Act, Chapter 44, Title 39, Idaho Code, and rules adopted thereunder; xii. Waste otherwise regulated under Department authorities.) These rules do not apply to the following solid waste unless these wastes are mixed with more than incidental quantities of regulated waste;

	i.	Inert wastes;	()
	ii.	Manures and crop (plant) residues ultimately returned to the soils at agronomic rates;	()
Idaho I agriculti	iii. Departme ural waste	Any agricultural solid waste which is managed and regulated pursuant to rules adopted nt of Agriculture. The Department reserves the right to use existing authorities to re that impacts human health or the environment;		
with mi	iv. neral extr	Overburden, waste dumps, low-grade stockpiles, tailings and other materials uniquely assection, beneficiation or processing operations;	ociate (:d)
	v.	Slag from the production of elemental phosphorus;	()
phospho	vi. oric acid;	Phospho-gypsum from the production of phosphate fertilizers, which includes the product and	tion o	of)
purpose	vii. s.	Wood waste used for ornamental, animal bedding, mulch and plant bedding, or road b	uildin (g)
apply to	04. the follo	Solid Waste Management Facilities Not Regulated Under These Rules. These Rules wing solid waste management facilities:	do no	ot)
	a.	Solid waste management facilities accepting only solid waste excluded by Subsection 001.0	3;)
	b.	Recycling centers; or	()
	c.	Backyard composting sites.	()
002.	(RESEI	RVED)		
	may be	IISTRATIVE APPEALS. entitled to appeal agency actions authorized under this chapter pursuant to IDAPA 58.01.23, e Procedure Before the Board of Environmental Quality."	"Rule	es)
Idaho un the oblig "Water	ales apply nless excl gation to Quality S	CABILITY. To all solid waste unless excluded by Subsection 001.03 and to all solid waste management uded by Subsection 001.04. Compliance with these rules does not relieve owners and operato comply with other applicable state or federal laws, including but not limited to the IDAPA 58 Standards," IDAPA 58.01.11, "Ground Water Quality Rule," and IDAPA 58.01.01, "Rules ollution in Idaho."	rs froi 3.01.02	m 2,
Sections	01. s 000 thro	Solid Waste Facility Other Than Municipal Solid Waste Landfills (MSWLF) Applicately 100 and Section 999 apply to all solid waste facilities other than MSWLF, as specified the solid waste facilities of the solid waste		
through	02. 999 appl	Municipal Solid Waste Landfill Applicability. Sections 000 through 007, and Section y to all MSWLFs, as specified therein.	ns 99 (4
005.	DEFIN	ITIONS.		
otherwis	01. se manag	Active Portion . That part of a unit where waste had been, or may be, disposed of, treated, and that has not been closed in accordance with applicable rules.	ited, o	or)
resident	02. ial dwelli	Backyard Composting . Composting operations used only by the owner or person in conting unit to process garbage and yard waste generated at that dwelling unit.	rol of (a)

	Beneficial Use . Various uses of ground water in Idaho including, but not limited to, dome ial water supplies and agricultural water supplies. A beneficial use is defined as actual cruses of ground water.		
but excluding a MSWLF owned	Commercial Solid Waste Facility. A MSWLF owned and operated as an enterprise of making a profit by any individual, association, firm, or partnership for the disposal of so MSWLF owned or operated by a political subdivision, state or federal agency or, municipor operated by any individual, association, firm, or partnership exclusively for the disposit by such individual, association, firm, or partnership.	olid wa pality o	ste, or a
05.	Composting Facility. See definition of Processing Facility.	()
06.	Very Small Quantity Generator (VSQG) Hazardous Waste. As defined in 40 CFR Par	rt 260.1	10.
transported to an	Very Small Quantity Generator (VSQG) Management Facility. A facility or portion of hazardous waste or VSQG wastes are transferred from a vehicle or container and substantial transferred from the resulting of the property o	sequer	ıtly
08.	Contamination. The introduction of a substance into the surface or ground water causing	g: ()
a. in significant do Quality Rule," o Quality Rule;	At or beyond the point of compliance, the concentration of that substance in ground watergradation, as determined pursuant to Subsection 400.02.b of IDAPA 58.01.11, "Ground in an exceedance of the maximum contamination level (MCL) specified in the Ground	ınd Wa	ater
b. designated benef	The concentration of that substance in surface water exceeds a numerical criteria or fails ficial uses specified in the "Water Quality Standards," IDAPA 58.01.02;	to prot	tect)
	A statistically significant increase in the concentration of that substance in the ground very too compliance, or in surface water, where the existing concentration of that substance expel specified in Subsections 005.08.a. or 005.08.b. of this rule; or		
d. point of complia	A statistically significant increase in the concentration of that substance in ground wance, or in surface water, above background of a substance which;	iter at	the)
i.	Is not specified in Subsections 005.08.a. or 005.08.b. of this rule; and	()
ii.	Is a result of the disposal of solid waste; and	()
iii. environment in t	Has been determined by the department to present a substantial risk to human hea he concentrations found in the ground water at the point of compliance, or in surface water		the)
09. reproducible ma	Degradation . The lowering of ground water quality as measured in a statistically signinner.	ficant a	and
10.	Department. The Idaho Department of Environmental Quality.	()
11.	Director . The Director of the Idaho Department of Environmental Quality.	()
	Disposal . Discharge, deposit, injection, dumping, spilling, leaking, leaching, migration aste into or on any land or water so that such solid waste or any constituent thereof may be emitted into the air or discharged into any waters, including ground water.		
13.	Facility. Any area used for any solid waste management activity, including, but not l	imited	to,

IDAPA 58.01.06 Solid Waste Management Rules

storage,	transfer,	processing, separation, incineration, treatment, salvaging, or disposal of solid waste.	()
		Garbage . Any waste consisting of putrescible animal and vegetable materials resulting ation, cooking and consumption of food, including wastes materials from households, handling and sale of produce and other food products.		
geologic	15. al forma	Ground Water . Any water of the state that occurs beneath the surface of the earth in a stion of rock or soil.	saturate (ed)
		Household Waste . Any solid waste, including kitchen wastes, trash and sanitary waste om households, including single and multiple residences, hotels and motels, bunkhouses arters, campgrounds, picnic grounds and day use recreation areas.	in sept s, rang (ic er)
destructi	17. on of sol	Incinerator . Any source consisting of a furnace and all appurtenances thereto designed id waste by burning. "Open Burning" is not considered incineration.	d for th	1e)
condition rock, con	ns of dis	Inert Waste . Noncombustible, nonhazardous, and non-putrescible solid wastes that are ical and chemical structure and have a de minimis potential to generate leachate under oposal, which includes resistance to biological attack. "Inert waste" includes, but is not linured asphaltic concrete, masonry block, brick, gravel, dirt, inert coal combustion by-productum carbonate and inert component mixture of wood or mill yard debris.	expecto nited t	ed o,
that is no		Landfill . An area of land or an excavation in which wastes are placed for permanent disperapplication unit, surface impoundment, injection well or waste pile, as those terms are defined as the control of the contro		
suspende	20. ed, or mis	Leachate . A liquid that has passed through or emerged from waste and contains scible materials removed from such waste.	solubl (e,)
addition	21. al height	Lift . A vertical rise of compacted solid waste that is complete when it is no longer practice without the addition of a cover layer to provide structural stability.	al to ac	ld)
operation	22. n, or later	Modification . Any change in the physical characteristics, waste types managed, me ral expansion beyond the boundaries of a site. The following is not considered a modification		of)
	a.	Repair and replacement of existing equipment;	()
	b.	Increase in production rate that does not exceed the Tier level criteria or approved facility of	capacit	y;)
approved	c. d operation	An increase in hours of operation if more restrictive hours of operation are not specifing plan; and	ed in a	ın)
	d.	Acquisition of property that is not to be used for the processing or disposal of solid waste.	()
surface i also may VSQG w	mpounds y receive vaste and	Municipal Solid Waste Landfill Unit (MSWLF). As regulated under Chapter 74, Title 3 area of land or an excavation that receives household waste, and that is not a land applicate ment, injection well, or waste pile, as those terms are defined under 40 CFR 257.2. A MSW other types of RCRA subtitle D wastes, such as commercial solid waste, nonhazardous industrial solid waste. Such a landfill may be publicly or privately owned. A MSWLF unit, an existing MSWLF unit or a lateral expansion.	ion un VLF ur s sludg	it, iit e,
	24.	Non-Municipal Solid Waste (NMSW). A solid waste that is:	()
	0	Not mived with household waster or	(`

IDAPA 58.01.06 Solid Waste Management Rules

	b.	Not excluded from these rules by Subsection 001.03.	()
solid wa	25. aste.	Non-Municipal Solid Waste Landfill (NMSWLF). A landfill that accepts only non-mu	nicipa (1
	26.	Open Burning. The combustion of solid waste without:	()
	a.	Control of combustion air to maintain adequate temperature for efficient combustion;	()
time and	b. d mixing	Containment of the combustion reaction in an enclosed device so as to provide sufficient res for complete combustion; and	sidence (e)
	c.	Control of the emission of the combustion products.	()
	27.	Operator . The person(s) responsible for the overall operation of all or part of a site or facility	ty.)
	28.	Owner. The person(s) who owns land or a portion of the land on which a site or facility is lo	ocated ()
subdivis municip	29. sion, pub pality, indu	Person . Any individual, association, partnership, firm, joint stock company, trust, p lic or private corporation, state or federal government department, agency, or instrume ustry, or any other legal entity which is recognized by law as the subject of rights and duties.	ntality	
of the la	and area,	Point of Compliance . A vertical surface located no more than one hundred fifty (150) on gradient from the active portion of a facility or site, located at the facility boundary down gor located at the point of diversion of an identified beneficial use within the site, whicheve from the active portion.	radien	t
waste fo	31. or reuse, e	Processing Facility . A facility that uses biological or chemical decomposition to prepar excluding waste handling at transfer stations or recycling centers.	e solio	1)
day, cub	32. pic yards p	Projected Waste Volume . The total actual or potential solid waste volume measured in toper day, or an equivalent measurement, proposed to be received or processed at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received at a solid waste for the proposed to be received a		
		Pumpable Waste . Wastes, including non-domestic septage, sludge, wastewater and non-muich are pumped from a holding area or container into a watertight tank truck or equivalencesing or disposal.		
		Qualified Professional . Qualified professional means a licensed professional geologist or lineer, as appropriate, holding current professional registration in good standing and in comprovisions of Chapter 12, Title 54, Idaho Code.		
	35.	Recyclables. Used, end, or waste products with useful properties that can be reused.	()
process product		Recycling . The reclamation of solid waste and its subsequent introduction into an income the materials are transformed into a new product in such a manner that the original identification is a subsequent introduction into an income and its subsequent into a new product in such a manner that the original identities in the introduction into a new product in such a manner than its subsequent into a new product in such a manner than its subsequent into a new product in such as a subsequent into a new product in such as a subsequent into a new product in such as a subsequent into a new product in		
or physi	37. ically alte	Recycling Center . A materials recovery facility that receives recyclables, then sorts, bales, rs the material and transports the commodities to markets.	, loads (,
	38.	Salvage. The reclamation of solid waste at a disposal site.	()
	39.	Scavenge . The unauthorized removal of materials from a facility.	()

and disso	40. olved ma	Septage . A semisolid consisting of settled sewage solids combined with varying amounts iterials generated from a septic tank system.	of wat	ter)
person u separatio	41. used for son, incine	Site . Any contiguous geographic area with one (1) or more facilities owned or operated by any solid waste management activity, including, but not limited to, storage, transfer, preration, treatment, salvaging, or disposal of solid waste.		
	42.	Site Size. The sum in acres of all proposed or existing facilities.	()
containe commun material 402 of the	ed gaseounity active in irrigathe Federa	Solid Waste . Any garbage or refuse, sludge from a waste water treatment plant, water air pollution control facility and other discarded material including solid, liquid, seminal material resulting from industrial, commercial, mining, and agricultural operations a ities, but does not include solid or dissolved materials in domestic sewage, or solid or eitient flows or industrial discharges which are point sources subject to permits under all Water Pollution Control Act, as amended (86 Stat. 880), or source, special nuclear, or by each by the Atomic Energy Act of 1954, as amended (68 Stat. 923).	-solid, and fro dissolv r Section	or om ed on
		Speculative Accumulation . Stock piles of materials or recyclables to be processed for the percent (50%) of the material is not reused or disposed by the end of the following calculates receipt by the facility, and which may create a nuisance or public health impact.		
	45.	Storm Water. Accumulation of water from natural precipitation, including snow melt.	()
		Surface Water . All surface accumulations of water, natural or artificial, public or private wholly or partially within, which flow through or border upon the state, unless such water facility's operation for storm water control and or leachate management.		
incinerat	47 . tor that re	Tipping Floor . An area at a transfer station, processing facility, VSQG management feceives and contains all waste materials.	acility	or)
by these	48. rules, or	Toxic Leachate or Gas . Concentrations of leachate or gas that will cause contamination, a that will exceed standards in the IDAPA 58.01.01, "Rules for the Control of Air Pollution is	s defin n Idaho (ed).")
rural dro	op-box or	Transfer Station . A facility or portion thereof where solid wastes are transferred from a value bequently transported off-site to another facility. A transfer station does not include an are other facilities where persons are authorized to store individual waste for ultimate collection facility that stores solid waste generated at the facility for collection and disposal off-state of the facility for collection and dispo	uthoriz ction a	ed
wood w	aste in a	Wood or Mill Yard Debris Facility. A facility that manages exclusively, solid wood, rated from the process of manufacturing wood products that may include ash from the bimounts and in conformity with the requirements of the Wood & Mill Yard Technical ents of soil, rock, or moisture.	urning	of
material	51. s typicall	Yard Waste . Weeds, straw, leaves, grass clippings, brush, wood, and other natural, ly derived from general landscape maintenance activities.	organ	ic,
006.	ABBRE	EVIATIONS.		
	01.	BRC. Below Regulatory Concern.	()
	02.	CFR. Code of Federal Regulations.	()
	03.	EPA. Environmental Protection Agency.	()
	04.	ISWFA. Idaho Solid Waste Facilities Act, Chapter 74, Title 39, Idaho Code.	()

	05.	MSWLF. Municipal Solid Waste Land Fill.	()
	06.	NMSW. Non-Municipal Solid Waste.	()
	07.	NMSWLF. Non-Municipal Solid Waste Land Fill.	()
	08.	PCS. Petroleum Contaminated Soils.	()
	09.	RCRA. Resource Conservation and Recovery Act.	()
	10.	U.S.C. United States Code.	()
007.	INCOR	PORATION BY REFERENCE.		
therein.	The term	General . Unless expressly provided otherwise, any reference in these rules to any desection 007.02 shall constitute the full adoption by reference, including any notes and apparation of states or by any nationally recognized organization or association.	endio	ces
into thes	02. se rules:	Documents Incorporated by Reference. The following documents are incorporated by re-	eferen (ice
	a.	40 CFR 257.24(a), revised as of July 1, 2001.	()
	b.	40 CFR 257.9, revised as of July 1, 2001.	()
these ru	03. les are av	Availability of Referenced Material. Copies of the documents incorporated by refere ailable at the following locations:	nce in	nto)
	a.	Department of Environmental Quality, 1410 N. Hilton, Boise ID 83706-1255.	()
	b.	Idaho State Law Library, 451 W. State Street, P.O. Box 83720, Boise ID 83720-0051.	()
Governi	c. nent Boo	U.S. Government Printing Office, Superintendent of Documents, Washington, D.C. 20402, kstore, Room 194 Federal Bldg., 915 Second Ave., Seattle, WA 98174, www.ecfr.gov.	or U	J.S.
008.	(RESEI	RVED)		
009.	SOLID	WASTE MANAGEMENT FACILITY CLASSIFICATION.		
		BRC Facilities . A facility is below regulatory concern (BRC) provided it is a processing mage PCS or pumpable waste, and the cumulative volume of solid waste at the facility at anyor equal to three hundred (300) cubic yards.		
facility	02. shall be c	Tier I Facilities . Tier I facilities shall comply with the requirements identified in Section lassified as a Tier I facility if the Department determines the facility is:	n 011. (. A
		A landfill that only accepts for disposal materials that are not likely to produce leachate in o, glass, plastic, cardboard, wood, composition roofing material, roofing paper, or ceram disposal capacity of less than or equal to two thousand (2000) cubic yards.		
without	meats or	A processing facility that only processes wastes including, but not limited to, untro yard waste, sheet rock, clean paper products, animal manures, plant or crop residues, or animal fats, and the cumulative volume of wastes at the facility at any one time is less than 00) cubic yards.	garba	age

c. A processing facility that only manages PCS not excluded under Subsection 001.03.a pumpable wastes and the cumulative volume of material at the facility at any one (1) time is less than or equal hundred (200) cubic yards; or	i.ix. o to two	r o)
d. An emergency solid waste management facility that only accepts debris resulting from a disaster.	natura (ıl)
03. Tier II Facility. Tier II facilities shall comply with the Tier II general siting, operation closure requirements and any applicable Tier II facility specific requirements. Tier II facilities are not requirements are monitoring wells, leachate collection systems or liners. Facilities shall be classified as a facility if the Department determines the facility is not: (1) landfilling or disposing of VSQG hazardous was landfilling or disposing of materials with a high human pathogenic potential; (3) managing solid waste in a many volume that will form toxic leachate or gas; or (4) managing solid waste in a manner or volume that is likely a substantial risk to human health or the environment. A Tier II facility is one that meets the four (4) above and is identified below:	Tier I ste; (2 nner o to pose	o (I (2) or e
a. A NMSW landfill which has a total disposal capacity greater than two thousand (2000) cubic or	yards (;;)
b. A processing facility or incinerator that has a cumulative volume of wastes at the facility at a time that is greater than six hundred (600) cubic yards; or	iny on	e)
c. A processing facility that only manages PCS not excluded under Subsection 001.03. pumpable wastes and the cumulative volume of material at the facility at any one (1) time is greater than two h (200) cubic yards; or		
d. A transfer station or VSQG waste management facility.	()
04. Tier III Facility. Tier III facilities shall comply with the Tier III general siting, operation closure requirements, ground water monitoring requirements, install leachate collection systems, line contaminant control systems and any applicable Tier III facility specific requirements. Facilities shall be classing a Tier III facility if the Department determines the facility is: (1) a facility landfilling or disposing of hazardous waste; (2) a facility landfilling or disposing of materials with a high human pathogenic potential facility managing solid waste in a manner or volume that will form toxic leachate or gas; or (4) a facility managing waste in a manner or volume that is likely to pose a substantial risk to human health or the environment.	ers, ai ified a VSQC l; (3) a inaging	ir is is
05. Wood or Mill Yard Debris Facilities. All Wood and Mill Yard Debris Facilities that a exempt from these Rules as provided in Section 001.03 shall be regulated as Tier I Facilities unless, based of specific criteria including but not limited to site geology, site soils, groundwater characteristics, distance to waters, and site climatic data, the Department determines the facility is more appropriately regulated under a difference classification. Facilities not regulated as a Tier I Facility shall be regulated as a Tier II Facility unless Department determines the facility manages waste in a manner that will form toxic leachate or gas.	on site surface ifferen	e it
06. Site Specific Classification. An owner or operator of a facility classified as a Tier I, Tier II III facility may request to be regulated pursuant to the requirements of a lower classification. An owner or or requesting site specific classification must submit information demonstrating to the Department that, we compliance with the requirements of a lower classification, the facility would not cause contamination, toxic leaves or gas, or concentrations of a substance that exceed standards in the IDAPA 58.01.01 "Rules for the Control Pollution in Idaho." The information included in any request under this subsection shall include:	perato hen in eachate	n e
a. Characterization of waste and expected quantities of waste;	()
b. Site characterization including;	()
i. Site geology report;	()
ii. Site soils report;	()

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	iii.	Ground water report;	()
	iv.	Site climatic data;	()
	c.	Facility Design Plan;	()
	d.	Operating Plan; and	()
	e.	Closure Plan.	()
specific	07. classifica	General and Site Specific Classification Process . The Department's review of a request fution shall be conducted pursuant to the process set forth in Section 032.	or a si	ite)
010.	BELOW	V REGULATORY CONCERN FACILITIES.		
followin	01. ag require	Applicable Requirements . The owner and operator of a BRC facility shall comply we ments prior to accepting waste.	vith t	he)
	a.	Prohibited Activities. The following activities are prohibited:	()
		Disposal in a landfill of regulated waste from any business that provides health care, superses, or medical diagnostic services that has not been decontaminated. "Regulated was for the purpose of Section 010 will have the same meaning as defined at 29 CFR 1910.103"	ste" aı	to nd)
	ii.	Speculative accumulation, unless otherwise approved by the Department in writing; and	()
Code, ar		Disposal of radioactive waste except in a facility regulated pursuant to Section 39-4405(9 dopted thereunder or a facility regulated under the authority of The Atomic Energy Act of		
	b.	Nuisance Control. The owner and operator shall control nuisances, including but not limited	d to:)
that caus	i. se human	Disease or discomfort. Operations at any facility shall not provide sustenance to rodents or disease or discomfort;	r insec	ets)
nuisance	ii. es;	Vector. Vector control procedures shall prevent or control vectors that may cause health ha	zards (or)
	iii.	Odor. The facility shall be operated to control malodorous gases; and	()
blown fr	iv. om or wi	Litter. Effective measures shall be taken to minimize the loss of debris from the facility thin the facility shall be collected and properly disposed to prevent objectionable accumulate		ris)
(10,000)	feet of a	Bird Hazards to Aircraft. No facility may handle putrescible wastes in such a manner the increase the likelihood of bird/aircraft collisions. Facilities that are located within ten the ny airport runway used by turbojet aircraft, or within five thousand (5,000) feet of any airport eaircraft shall operate the facility in such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft; and the such a manner that birds are not a hazard to aircraft.	housai ort us	nd
061.	d.	Open Burning and Fires. Open burning is prohibited at facilities except as authorized by	Section (on)

Application Content, Review and Approval Requirements. The owner and operator of a BRC

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02.

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facility	are not re	equired to submit an application.	()
such as	03. a daily lo	Documentation Requirements . The owner and operator shall maintain on site documents of the quantity and type of waste received or managed, that verifies the facility's BRC states.		ı,)
011.	APPLI	CABLE REQUIREMENTS FOR TIER I FACILITIES.	(,
followi	01. ng require	Applicable Requirements . The owner and operator of a Tier I facility shall comply rements prior to accepting waste.	with th	e)
	a.	Prohibited Activities. The following activities are prohibited:	()
		Disposal in a landfill of regulated waste from any business that provides health care, sunesses, or medical diagnostic services that has not been decontaminated. "Regulated was" for the purpose of Section 011 will have the same meaning as defined at 29 CFR 1910.103	ste" an	
	ii.	Speculative accumulation, unless otherwise approved by the Department in writing; and	()
Code, a		Disposal of radioactive waste except in a facility regulated pursuant to Section 39-4405(9 adopted thereunder or a facility regulated under the authority of The Atomic Energy Act of		
		Signs. Facilities open to the general public shall clearly post visible and legible signs acility. The signs shall specify at a minimum the name of the facility, the hours of operate the facility and an emergency phone number.		
	c.	Nuisance Control. The owner and operator shall control nuisances, including but not limite	ed to:)
that cau	i. ise humar	Disease or Discomfort. Operations at any facility shall not provide sustenance to rodents of disease or discomfort;	r insect (ts)
nuisano	ii. ees;	Vector. Vector control procedures shall prevent or control vectors that may cause health ha	zards o	or)
	iii.	Odor. The facility shall be operated to control malodorous gases; and	()
blown	iv. from or w	Litter. Effective measures shall be taken to minimize the loss of debris from the facility ithin the facility shall be collected and properly disposed to prevent objectionable accumulated to the facility shall be collected and properly disposed to prevent objectionable accumulated to the facility shall be collected and properly disposed to prevent objectionable accumulated to the facility shall be collected and properly disposed to prevent objectionable accumulated to the facility shall be collected and properly disposed to prevent objection above.	Debritions.)
otherwi	ise blocke ccess con	Facility Access. Unauthorized vehicles and persons shall be prohibited access to the fathe public shall accept waste only when an attendant is on duty. The facility shall be fed to access when an attendant is not on duty. The owner and operator shall maintain the fettrols for a period of ten (10) years after closure, or another timeframe approved in writing	enced oncing o	or or
(10,000)) feet of a	Bird Hazards to Aircraft. No facility may handle putrescible wastes in such a manner to increase the likelihood of bird/aircraft collisions. Facilities that are located within ten to any airport runway used by turbojet aircraft, or within five thousand (5,000) feet of any airport pe aircraft shall operate the facility in such a manner that birds are not a hazard to aircraft.	housan	d
	f	Onen Burning and Fires. Onen hurning is prohibited at facilities except as authorized by	Section	n

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g. Storm Water Run-On/Run-Off Controls. Implement sufficient which may incorporate a NPDES storm water pollution prevention plan, to ground water and prevent the spread and impact of contamination beyond the	o prevent contamination of surface or
h. Variance Request. An owner and operator may submit a variance is at least as protective of human health and the environment as the results of the submit as the submit as the submit as the results of the submit as the submit	lemonstrate to the Department that the
02. Application Content, Review and Approval Requirement facility shall submit notification to the Department prior to operating. The properators name, physical location of site, mailing address, facility phone number facility.	notice shall include; the owners name,
03. Documentation Requirements . The owner and operator such as a daily log of the quantity and type of waste received, that verifies the	
012. APPLICABLE REQUIREMENTS FOR TIER II FACILITIES. The owner and operator of a Tier II facility shall establish compliance wit obtaining Department approval of the applications required in Subsection 012 Subsection 012.04 prior to accepting waste. The owner and operator of a Tier of Subsection 012.05 prior to facility closure.	2.02 before beginning construction and
01. General Siting Requirements . The owner and operator of following siting requirements:	a Tier II facility shall comply with the
a. Flood Plain Restriction. A facility shall not be located within if the facility will restrict the flow of the one hundred (100) year flood, reduct of the flood plain, or result in a washout of solid waste so as to pose a hazard to be a	e the temporary water storage capacity
b. Endangered or Threatened Species Restriction. The facilit taking of any endangered or threatened species of plants, fish, or wildlife modification of the critical habitat of endangered or threatened species as iden	or result in the destruction or adverse
c. Surface Water Restriction. The active portion of a facility should not cause contamination of surface waters, unless such surface waters are an invaste management facility's operation for storm water and/or leachate management.	integral part of the non-municipal solid
d. Park, Scenic or Natural Use Restriction. The active portion than one thousand (1,000) feet from the boundary of any state or national pascenic or natural use including, but not limited to, wild and scenic areas, relationic sites, recreation areas, preserves and scenic trails.	ark, or land reserved or withdrawn for
e. Variance from Siting Requirement. An owner or operator of requirements of Section 012 may apply for a variance from the Department. To request for a variance provided the owner and operator demonstrate to the Deprotective of public health and the environment as the siting requirements in Section 2.	The Department shall approve a written partment that the variance is at least as
02. Siting Application . Documentation shall be submitted compliance with the siting requirements and restrictions specified in Substance specified in Section 012. If the documentation has been certified by a quantum approve the siting application unless the Director finds the evidence support the following shall also be submitted to the Department as part of a Siting Application (1) and (2) are submitted to the Department as part of a Siting Application (2) and (3) are submitted to the Department as part of a Siting Application (2) and (3) are submitted (3) and (4) are submitted (4) are submitte	ection 012.01 within the time frames alified professional, the Director shall s a contrary opinion. A map indicating
a. Highways, roads, and adjacent communities;	()

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	b.	Property boundaries;	()
	c.	Total acreage of the site;	()
	d.	Off-site and on-site access roads and service roads;	()
	e.	Type(s) of land use adjacent to the facility and a description of all facilities on the site;	()
	f. ne-quarte	All water courses, ponds, lakes, reservoirs, canals, irrigation systems, and existing water $(1/4)$ mile of the proposed facility property lines;	er suppli	ies,
existing u	g. utilities;	High tension power line rights-of-way, fuel transmission pipeline rights-of-way, and pr	oposed a	ind)
	h.	Proposed or existing fencing;	()
boundary	i. y. This sh	Proposed and existing structures at the facility and within five hundred (500) feet of hall include location of employee buildings, and scales (if provided); and	the facil	lity)
	j.	Direction of prevailing winds.	()
	03. wing ope	General Operating Requirements . The owner and operator of a Tier II facility shall cerating requirements:	omply w	rith)
	a.	Prohibited Activities. The following activities are prohibited:	()
health ca	i. are busir minated	Disposal in a landfill of regulated waste from any business that provides health care, nesses, or medical diagnostic services that has not been decontaminated. "Regulated " for the purpose of Section 012 have the same meaning as defined at 29 CFR 1910.1030	waste" a	to and
	ii.	Speculative accumulation, unless otherwise approved in an operating plan; and	()
		Disposal of radioactive waste except in a facility regulated pursuant to Section 39-440 adopted thereunder or a facility regulated under the authority of The Atomic Energy Act		
entrance		Signs. Facilities open to the general public shall clearly post visible and legible significantly specifying, at a minimum, the name of the facility, the hours of operation, the was an emergency phone number.	gns at easte accep	ach ted)
disposal	c. or proces	Waste Types. Only the solid waste types listed in the approved operating plan may be assing.	ccepted (for)
	d. ste delive	Waste Monitoring and Measurement. Provisions shall be made for monitoring or me ered to a facility. The waste monitoring program shall include:	easuring (all
	i.	A daily written log listing the types and quantities of wastes received;	()
	ii.	A plan for monitoring and handling receipt of unauthorized wastes;	()
	iii.	Routine characterization of the wastes received; and	()
	iv.	Other measures included in an approved Operating Plan.	()
	e.	Communication. Communication devices shall be available or reasonably accessible at	the site.)

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at the si	f. te.	Fire Prevention and Control. Adequate provisions shall be made for controlling or managing	g fire (s)
		Facility Access. Unauthorized vehicles and persons shall be prohibited access to the facilities the public shall accept waste only when an attendant is on duty. The facility shall be fend to access when an attendant is not on duty.		
may be agent.	h. conducte	Scavenging and Salvaging. Scavenging by the public at a facility is prohibited; however, salved in accordance with a written operations plan and only by the owner, operator or an auth		
	i.	Nuisance Control. The owner and operator shall control nuisances, including but not limited	to: ()
that cau	i. se human	Disease or Discomfort. Operations at any facility shall not provide sustenance to rodents or i disease or discomfort;	insect	s)
nuisanc	ii. es;	Vector. Vector control procedures shall prevent or control vectors that may cause health haza	ards o	r)
	iii.	Odor. The facility shall be operated to control malodorous gases; and	()
blown f	iv. rom or wi	Litter. Effective measures shall be taken to minimize the loss of debris from the facility. In the facility shall be collected and properly disposed to prevent objectionable accumulation (s)
(10,000)) feet of a	Bird Hazards to Aircraft. No facility may handle putrescible wastes in such a manner that increase the likelihood of bird/aircraft collisions. Facilities that are located within ten the many airport runway used by turbojet aircraft, or within five thousand (5,000) feet of any airport pe aircraft shall operate the facility in such a manner that birds are not a hazard to aircraft.	ousan	d
061.	k.	Open Burning and Fires. Open burning is prohibited at facilities except as authorized by S	ection	n)
	ination of	Storm Water Run-On/Run-Off Controls. The operating plan shall include sufficient storm visions, which may incorporate a NPDES storm water pollution prevention plan, to p surface and ground water and prevent the spread and impact of contamination beyond the boundary of the storm of the spread and impact of contamination beyond the boundary of the spread and impact of th	reven	ıt
a writte	n request :	Variance Request. An owner and operator of a facility may submit to the Department a variance from the operating requirements listed in Section 012. The Department shall are for a variance provided the owner and operator demonstrate to the Department that the variance of human health and the environment as the requirements listed in Section 012.	prov	e
012. Ar complia	ng Plan con Operation	Operating Plan . The owner and operator of a Tier II facility shall submit to the Departm ontaining that information required by Subsection 012.03, within the time frames stated in S ng Plan shall include a description of the wastes to be accepted, the methods for maint each of the applicable general operating requirements of Subsection 012.03, and complies will specific requirements found in Subsections 012.09 through 012.11.	ection ainin	n g
closure	05. and post-o	Closure Requirement. The owner and operator of a Tier II facility shall comply with the foll closure care requirements:	owing (g)
		Public Notice. For a facility open to the public the owner and operator shall provide public losure by publishing a notice in the local newspaper and posting signs at the facility's entrance ablished and the signs posted;		

i. for a facility that	At least thirty (30) days and no more than ninety (90) days prior to the date of last receip has reached disposal capacity; or	t of wa	iste)
ii. receive additiona (90) days prior to	If the facility has remaining capacity and there is a reasonable likelihood that the fall waste, a notice shall be published and signs posted at least thirty (30) days and no more the closure.		
	Facility Closure. Unless the Department establishes an alternate closure time period, the cose the facility within six (6) months of the Department's approval of the Closure Plan. To accordance with the approved Closure Plan.		
	Clean Site/Access Control. The owner and operator shall close the facility by maid waste to prevent impact to human health or the environment and installing a gate or other coess after the last receipt of waste; and		
	Drainage and Erosion Control. The owner and operator shall install appropriate measures all appropriate measures to control the run-on and runoff from a twenty-five (25) year, twevent and to provide for the diversion of other surface waters from the closed facility.		
facility is differe	Closure Plan Certification. Within thirty (30) days of closure, the owner and operator slan writing that the facility was closed in accordance with the approved Closure Plan. If closure from the approved Closure Plan, the owner and operator shall submit for Department reents, such as "as-built" plans, showing the final conditions of the facility.	sure of	the
later than ninety facility has rema	Closure Plan Application. Except as specified in Subsection 012.10, the owner and open hall submit to the Department a Closure Plan Application containing the following inform (90) days before the date on which the facility receives the known final receipt of waster ining capacity and there is a reasonable likelihood that the facility will receive additionally year after the most recent receipt of wastes:	mation s or, if	no the
a.	A complete and accurate legal description of the facility;	()
b.	A map of the facility, showing pertinent facility features, including:	()
i. measures;	Facility boundaries, drainage patterns, location of fill areas, and location of access	ss con	trol)
ii. within one-quart	All water courses, ponds, lakes, reservoirs, canals, irrigation systems, and existing water (1/4) mile of the facility boundary;	suppl	ies,
iii.	Location of disposal trenches and description of waste disposed; and	()
iv. intervals for the	Proposed final contours of the closed facility, drawn to a reasonable scale with five operational area, and ten (10) foot intervals for the remainder of the facility;	e (5) f	oot (
c.	Estimated date of last receipt of waste;	()
d.	A description of how public access to the closed facility will be controlled;	()
e.	Estimated total cubic yards, or tons, of waste in place;	()
f.	Total acreage of the facility and acres containing waste;	()
g.	Closure equipment and procedures to be used;	()
h.	Texture depth and permeability of final cover material:	()

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	i.	Design and construction plan for any necessary final cover;	()
	j.	Placement, design, and management of run-on and run-off storm water controls;	()
	k.	Types of vegetation and planting procedures to be used for establishing vegetative cover;	()
environn	l. nent.	Other closure information the Department determines is necessary to protect human health	and th	ne)
a copy o	07. f each De	Documentation Requirements . The owner and operator of a Tier II facility shall maintain epartment-approved Application and Plan required by Section 012.	on sit	te)
facility s classifica	shall not ation of a	Modification Application . The owner and operator shall submit to the Department for revisition Application describing any proposed modification. The owner and operator of a implement the modification prior to Department approval. If a proposed modification are a facility, the owner and operator shall comply with the application content, review and a the new classification.	Tier lers th	II ne
012.08, t	09. the owner	Tier II Processing Facilities . In addition to the requirements in Subsections 012.01 or and operator of a Tier II processing facility shall also comply with the following requirements		;h)
	a.	Siting Requirements:	()
the facili	i. ity shall r	Ground Water. The active portion of a facility shall be located, designed and constructed sunot cause contamination to a drinking water source or cause contamination of the ground water		at)
design.	ii.	Geologic Restrictions. No facility may be located on land that would threaten the integrity	y of th	ne)
hundred	iii. (100) fee	Property Line Restriction. The active portion of a facility shall not be located closer that to the property line.	nan on (ne)
that dem	b. onstrates	Siting Application. The owner and operator shall provide in the Siting Application docume compliance with the siting requirements specified in Subsection 012.01 and 012.09.a.	entatio (n)
	c.	Operating Requirements:	()
shall inc	lude spec d and pro	Odor Management Plan. The owner and operator of a Tier II processing facility shall imple oved Odor Management Plan designed to minimize malodorous gases. An Odor Management Plan designed to minimize malodorous gases. An Odor Management Plan designed to minimize malodorous gases. An Odor Management Plan designed to minimize malodorous gases. An Odor Management Plan designed to preating criteria processing technologies to be employed, methods used to maintain the specific operating criteria.	ent Pla es to b ia and	in oe
documer		Documentation requirement. The owner and operator of a processing facility shall me f compliance with Section 012, including an operational log of the methods used to maintain and sampling results.	naintai tain th (in ie)
	d. ing comp	Operating Plan. The operating plan required in Subsection 012.04 shall identify methods upliance with each applicable operating requirement of Subsection 012.03 and Subsection 012.03	2.09.c.	
		Tier II Incinerators, VSQG Management Facility and Transfer Stations. In addition subsections 012.01 through 012.04 and Subsections 012.07 and 012.08, the owner and operate VSQG management facility or transfer station shall comply with the following requirement.	tor of	

a. requirements:	Design Requirements. The owner and operator shall comply with the following	ng design
i. collect, and conv	A tipping floor design constructed of impermeable and durable material and designed to a storage or leachate management system; and	to contain,
ii.	A leachate storage or management system.	()
b. Application:	Design Application. The following information shall be submitted to the Department in	n a Design
i.	A description of the tipping floor design;	()
ii.	A description of the storage or leachate management system design;	()
iii.	Building and construction design blueprints;	()
iv. surface and grou and	A map illustrating a storm water run-on/run-off system designed to prevent contamnd water, and prevent the spread and impact of contamination beyond the boundary of the	
v. projected daily a	Operational design and capacity information including a description of the waste and annual waste volumes.	types and
c. following operati	Operating Requirements. The owner and operator of a Tier II facility shall complying requirements:	with the
i. surface of the tip	Implement cleaning procedures and waste residency times to maintain sanitary conditioning floor; and	ons on the
ii.	Implement and operate a leachate storage or management system.	()
d. closure and post-	Closure Requirement. The owner and operator of a Tier II facility shall comply with the closure care requirements:	following ()
	Public Notice. For a facility open to the public the owner and operator shall provide pullosure by publishing a notice in the local newspaper and posting signs at the facility's entriblished and the signs posted at least thirty (30) days prior to closure;	blic notice rance. This
ii. prevent impact to the last receipt of	Facility Closure. The owner and operator shall close the facility by removing all solid human health or the environment and installing a gate or other device to prevent public a f waste;	
iii. and operator sha facility shall be c	Closure Time Period. Unless the Department establishes an alternate closure time period, ll close the facility within two (2) months of the Department's approval of the Closure closed in accordance with the approved Closure Plan; and	the owner Plan. The
facility is differen	Closure Plan Certification. Within thirty (30) days of closure, the owner and operator's n writing that the facility was closed in accordance with the approved Closure Plan. If closure from the approved Closure Plan, the owner and operator shall submit for Department rents, such as "as-built" plans, showing the final conditions of the facility.	sure of the
	Closure Plan Application. The owner and operator shall submit to the Department a Cleaning the following information no later than ninety (90) days before the date on which two final receipt of wastes:	
i.	A complete and accurate legal description of the facility;	()

patterns	ii. s, and loca	A map of the facility, showing pertinent facility features, including facility boundaries, ation of access control measures;	lraina (ge)
	iii.	Estimated date of last receipt of waste;	()
	iv.	A description of how public access to the closed facility will be controlled;	()
	v.	Closure equipment and procedures to be used;	()
	vi.	Anticipated future uses for the facility; and	()
environ	vii. ment.	Other closure information the Department determines is necessary to protect human health	and t	he)
owner a	11. and operate	Tier II NMSWLF . In addition to the requirements in Subsections 012.01 through 012 tor of a Tier II NMSWLF shall also comply with the following requirements:	.08, t	he)
	a.	Siting Requirements:	()
	i.	Wetlands. A facility shall not be located in wetlands, except as provided in 40 CFR 257.9.	()
the faci	ii. lity shall	Ground Water. The active portion of a facility shall be located, designed and constructed s not cause contamination to a drinking water source or cause contamination of the ground water source or cause contamination or cause or cau		nat)
design.	iii.	Geologic Restrictions. No facility may be located on land that would threaten the integrit	y of t	he)
hundred	iv. l (100) fe	Property Line Restriction. The active portion of a facility shall not be located closer to the property line.	han o (ne)
that den	b. nonstrates	Siting Application. The owner and operator shall provide in the Siting Application docums compliance with the siting requirements specified in Subsections 012.01 and 012.11.a.;	entati (on)
approva	c. al:	Design Application. The owner and operator shall provide the following information for	r desi (gn)
	i.	A facility map illustrating:	()
	(1)	Surface water and erosion control systems;	()
		Proposed fill area, including the location of waste disposal trenches or cells, noting the local separated wastes such as animal carcasses, tree trunks, stumps, bulky wastes, car bodies, a ontaminated soils;		
	(3)	Location of borrow areas;	()
	(4)	Design elevation grade of final cover;	()
	(5)	Soil and water table test boring holes, wells, or excavations;	()
	(6)	Proposed receiving, storage, and processing areas;	()
	(7)	Proposed trench layout and development; and	()
	(8)	Contour lines at five (5) foot intervals within the operating area and ten (10) foot interval	ls to 1	he

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facility boundary	<i>'</i> .)
d. operating require	Operating Requirements: The owner and operator of a NMSWLF shall comply with the followments:	wing)
i.	Compaction and placement of waste in locations consistent with the approved operating plan; ()
ii.	Provision for storage of waste during periods when the NMSWLF is inaccessible; ()
	Application of a six (6) inch compacted soil cover layer on exposed waste as necessary to prector conditions at periods consistent with the approved operating plan. An owner and operator Department approve an alternate cover that addresses vectors, litter, fire, odor, and scaven	may
	Placement of an interim cover layer of twelve (12) inches of compacted soil between lift control and structural stability. An owner and operator may request that the Department approvation cover that addresses erosion, and stability for subsequent lifts;	
v.	Preservation of existing vegetation where attainable. ()
e. for maintaining 012.11.d.;	Operating Plan. The operating plan required in Subsection 012.04 shall identify the methods compliance with each applicable operating requirement of Subsection 012.03 and Subsection (
f. following closure	Closure Requirements. The owner and operator of a Tier II NMSWLF shall comply with a requirements:	h the
waste, a final cov	Final Cover. Within seven (7) days of the date of last receipt of waste, a cover layer shall be applices and vector conditions. Within one hundred and twenty (120) days of the date of last receiver layer of eighteen (18) inches of compacted soil with an approved in-place permeability designation, or its functional equivalent, and, a six (6) inch soil layer that minimizes erosion and sus ll be constructed;	pt of gned
ii. practices may inc	Facility Stabilization. All disturbed portions of the facility shall be stabilized. Stabilizablude but are not limited to: establishment of vegetation, mulching, geotextiles, and sod stabilization (
iii. thirty- three perce	Slope Stability. Finished grade shall be at a minimum of two percent (2%) and a maximum ent (33%) slope on the final surface of the completed fill area, after settlement; and	m of
iv. erosion, and to co	Drainage Control. The completed landfill shall be graded to prevent surface water ponding onform to the local topography.	g and
g. demonstrates cor	Closure Plan. The owner and operator shall provide in the Closure Plan documentation impliance with closure requirements specified in Subsections 012.05 and 012.11.f. (that
h.	Environmental Covenants: ()
Idaho Code, on t	After completion and certification of closure of a NMSWLF, the owner and operator shall record overant, pursuant to the Uniformed Environmental Covenants Act (UECA) Chapter 30, Title the property where the landfill facility is located and its future use may be restricted in according care plan. A copy of the environmental covenant shall be sent to the Department after record clerk;	e 55, lance
ii. all wastes are ren	The owner may request permission from the Department to remove the environmental covenanced from the facility;	ant if

iii. environmental co ever sold or trans	Federal agencies with responsibility for management of landfills on federal property shall man ovenant or notation in the federal property records for the affected property. If the subject property sterred by the federal government, a notation on the deed or patent shall be made.		
shall obtain Dep	Post-Closure Care Plan. Owners and operators of a NMSWLF shall submit, in accordance wire cified in Subsection 012.06, to the Department for review and approval a Post-Closure Care partment approval of the Plan, and shall conduct post-closure care in accordance with the Plan re Plan shall typically contain:	Plan,	
	The name and address of an agent authorized to accept communications or service during the The name may be changed during the post-closure period by providing the Department with two written notice of the change; (
ii.	Provisions to maintain the integrity and effectiveness of the final cover; ()	
iii. run-on/run-off co	Provisions to continue to maintain and operate the systems required in the operating plan includent on the systems;	uding)	
iv.	Provisions to maintain appropriate security of the closed facility; ()	
v. Post-Closure Car	Provisions for routine facility inspections by the owner and operator to insure compliance wire Plan; and	th the	
vi.	A description of the planned use(s) of the property during the post-closure care period: ()	
j. Department esta	Post-closure care for the NMSWLF shall be conducted for a period of five (5) years, unless blishes in writing an alternate facility-specific post-closure care period.	ss the	
k. any final cover of the environment.	Post-Closure Standards and Inspection. Post-closure use or operation of the site shall not do storm water control systems in a manner that will increase the potential to threaten human heat.		
l. the Department.	The approved Post-Closure Care Plan shall be maintained and available for review on reque	est by	
013. APPLICABLE REQUIREMENTS FOR TIER III FACILITIES. The owner and operator of a Tier III facility shall establish compliance with the requirements of Section 013 by obtaining Department approval of the applications required in Subsection 013.02 before beginning construction and Subsection 013.04 prior to accepting waste. The owner and operator of a Tier III facility shall meet the requirements of Subsection 012.07 prior to facility closure.			
01. following siting	General Siting Requirements . The owner and operator of a Tier III facility shall comply wirequirements:	th the	
	Flood Plain Restriction. A facility shall not be located within a one hundred (100) year flood ll restrict the flow of the one hundred (100) year flood, reduce the temporary water storage cap, or result in a washout of solid waste so as to pose a hazard to human health and the environm (pacity	
	Endangered or Threatened Species Restriction. The facility shall not cause or contribute to adangered or threatened species of plants, fish, or wildlife or result in the destruction or ad the critical habitat of endangered or threatened species as identified in 50 CFR Part 17.		
	Surface Water Restriction. The active portion of a facility shall be located such that the facility mination of surface waters, unless such surface waters are an integral part of the non-municipal ent facility's operation for storm water and/or leachate management. (shall solid	

d. the facility shall i	Ground Water. The active portion of the facility shall be located, designed and constructed sunot cause contamination to a drinking water source or cause contamination of ground water.		t)
e. design.	Geologic Restrictions. No facility may be located on land that would threaten the integrity	of the	;)
f. hundred (100) fee	Property Line Restriction. The active portion of a facility shall not be located closer the to the property line.	an one	;)
scenic or natural	Park, Scenic or Natural Use Restriction. The active portion of a facility shall not be located d (1,000) feet from the boundary of any state or national park, or land reserved or withdrause including, but not limited to, wild and scenic areas, national monuments, wilderness reation areas, preserves and scenic trails.	awn for	r
variance provided	Variance from Siting Requirement. Any facility that does not meet the siting requirement apply for a variance from the Department. The Department may approve a written request the owner and operator demonstrate to the Department that the variance is at least as protect the environment as the siting requirements in Section 013.	st for a	ı
O2. Siting Application . Documentation shall be submitted to the Department demonstrating compliance with the siting requirements and restrictions specified in Subsection 013.01 within the time frames specified in Section 013. If the documentation has been certified by a qualified professional, the Director shall approve the siting application unless the Director finds the evidence supports a contrary opinion. A map indicating the following shall also be submitted to the Department as part of a Siting Application:			
a.	Highways, roads, and adjacent communities;	())
b.	Property boundaries;	())
c.	Total acreage of the site;	())
d.	Off-site and on-site access roads and service roads;	())
e.	Type(s) of land use adjacent to the facility and a description of all facilities on the site;	())
f. within one-quarte	All water courses, ponds, lakes, reservoirs, canals, irrigation systems, and existing water surr (1/4) mile of the proposed facility property lines;	ipplies.	,
g. existing utilities;	High tension power line rights-of-way, fuel transmission pipeline rights-of-way, and propos	sed and	l)
h.	Proposed or existing fencing;	())
i. boundary. This sh	Proposed and existing structures at the facility and within five hundred (500) feet of the nall include location of employee buildings, and scales (if provided); and	/	/)
j.	Direction of prevailing winds.	())
03. the following ope	General Operating Requirements. The owner and operator of a Tier III facility shall comperating requirements:	oly with	1)
a.	Prohibited Activities. The following activities are prohibited:	())
	Disposal in a landfill of regulated waste from any business that provides health care, suppresses, or medical diagnostic services that has not been decontaminated. "Regulated waster for the purpose of Section 013 have the same meaning as defined at 29 CFR 1910.1030;		

ii.	Speculative accumulation, unless otherwise approved in an operating plan; and	()
iii. Code and rules amended.	Disposal of radioactive waste except in a facility regulated pursuant to Section 39-440 adopted thereunder or a facility regulated under the authority of The Atomic Energy Act	05(9), Ida of 1954, (aho , as)
	Signs. Facilities open to the general public shall clearly post visible and legible si facility specifying, at a minimum, the name of the facility, the hours of operation, the wand an emergency phone number.		
c. disposal or prod	Waste Types. Only the solid waste types listed in the approved operating plan may be sessing.	accepted (for)
d. solid waste deli	Waste Monitoring and Measurement. Provisions shall be made for monitoring or m vered to a facility. The waste monitoring program shall include:	easuring (all
i.	A daily written log listing the types and quantities of wastes received;	()
ii.	A plan for monitoring and handling receipt of unauthorized wastes;	()
iii.	Routine characterization of the wastes received; and	()
iv.	Other measures included in an approved Operating Plan.	()
e.	Communication. Communication devices shall be available or reasonably accessible at	the site.)
f. at the site.	Fire Prevention and Control. Adequate provisions shall be made for controlling or ma	naging fi (ires
	Facility Access. Unauthorized vehicles and persons shall be prohibited access to the public shall accept waste only when an attendant is on duty. The facility shall be ted to access when an attendant is not on duty.		
h. may be conduct	Scavenging and Salvaging. Scavenging by the public at a facility is prohibited; howevered in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner, operator or an authorized in accordance with a written operating plan and only by the owner.		
i.	Nuisance Control. The owner and operator shall control nuisances, including but not lin	nited to:)
i. that cause huma	Disease or Discomfort. Operations at any facility shall not provide sustenance to roden disease or discomfort;	ts or inse	ects
ii. nuisances;	Vector. Vector control procedures shall prevent or control vectors that may cause healt	h hazards (or)
iii.	Odor. The facility shall be operated to control malodorous gases; and	()
iv. blown from or v	Litter. Effective measures shall be taken to minimize the loss of debris from the fac within the facility shall be collected and properly disposed to prevent objectionable accum		
	Bird Hazards to Aircraft. No facility may handle putresible wastes in such a mann d increase the likelihood of bird/aircraft collisions. Facilities that are located within to any airport runway used by turbojet aircraft, or within five thousand (5,000) feet of any	en thousa	and

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by only piston	-type aircraft shall operate the facility in such a manner that birds are not a hazard to aircraft. ()
k. 061.	Open Burning and Fires. Open burning is prohibited at facilities except as authorized by Sectio	n)
	Storm Water Run-On/Run-Off Controls. The operating plan shall include sufficient storm water provisions, which may incorporate a NPDES storm water pollution prevention plan, to prevent of ground or surface water and prevent the spread and impact of contamination beyond the boundar (ıt
for a variance	Variance Request. An owner and operator may submit to the Department a written variance requestrom the operating requirements listed in Section 013. The Department shall approve a written requestroprovided the owner and operator demonstrate to the Department that the variance is at least a numan health and the environment as the requirements listed in Section 013.	st
013. An Oper compliance wi	Operating Plan . The owner and operator of a Tier III facility shall submit to the Department an containing that information required by Subsection 013.03, within the time frames stated in Section 213.03, within the time frames stated in Section 213.03 are stated in Section 213.03, and complies with an initial specific requirements found in Subsections 013.11 through 013.13.	n g
05. comply with the	Ground Water Monitoring Requirements . The owner and operator of a Tier III facility sha he following ground water monitoring requirements:	ll)
a. Department;	Install and maintain ground water monitoring wells at the point of compliance as approved by the	e)
b. well construct	Within thirty (30) days of completion of each well, submit a copy of the geologic log and record of ion to the Department; (of)
c. be monitored s	Monitor the ground water quarterly, unless otherwise directed by the Department. Constituents the shall be those listed in 40 CFR Part 257.24 unless otherwise authorized by the Department; and	o)
	The owner and operator of any facility required to monitor ground water pursuant to Section 01 the approved monitoring schedule for five (5) years following facility closure, unless otherwise Department upon request of the owner and operator for a modified monitoring schedule.	
06. Department in	Ground Water Monitoring Application . The following information shall be submitted to the a Ground Water Monitoring Application:	e)
a. proposed grou	A map showing soil types, depth to ground water, ground water flow direction and locations of dwater monitoring wells; and	of)
b.	A monitoring schedule indicating sample frequency and constituents to be analyzed. ()
07. following clos	Closure Requirement. The owner and operator of a Tier III facility shall comply with the our requirements:	e)
a. of the facility' notice shall be	Public Notice. For a facility open to the public the owner and operator shall provide public notices closure by publishing a notice in the local newspaper and posting signs at the facility's entrance. The published and the signs posted;	
i. for a facility th	At least thirty (30) days and no more than ninety (90) days prior to the date of last receipt of wast nat has reached disposal capacity; or	e)
ii.	If the facility has remaining capacity and there is a reasonable likelihood that the facility wi	11

receive additional waste, a notice shall be published and signs posted at least thirty (30) days and no more than ninety (90) days prior to closure. Facility Closure. Unless the Department establishes an alternate closure time period, the owner and operator shall close the facility within six (6) months of the Department's approval of the Closure Plan. The facility shall be closed in accordance with the approved Closure Plan. Clean Site/Access Control. The owner and operator shall close the facility by managing or removing all solid waste to prevent impact to human health or the environment and shall install a gate or other device to prevent public access after the last receipt of waste; Drainage and Erosion Control. The owner and operator shall install appropriate measures to control erosion and install appropriate measures to control the run-on and runoff from a twenty-five (25) year, twenty-four (24) hour storm event and to provide for the diversion of other surface waters from the closed facility; and Closure Plan Certification. Within thirty (30) days of closure, the owner and operator shall notify the department in writing that the facility was closed in accordance with the approved Closure Plan. If closure of the facility is different from the approved Closure Plan, the owner and operator shall submit for Department review and approval documents, such as "as-built" plans, showing the final conditions of the facility. Closure Plan Application. The owner and operator of a Tier III facility shall submit to the Department a Closure Plan Application containing the information no later than ninety (90) days before the date on which the facility receives the known final receipt of wastes or, if the facility has remaining capacity and there is a reasonable likelihood that the facility will receive additional wastes, no later than one (1) year after the most recent receipt of wastes. The following information shall be submitted to the Department in a Closure Application: (A complete and accurate legal description of the facility; a. A map of the facility, showing pertinent facility features, including: b. Facility boundaries, drainage patterns, location of fill areas, and location of access control i. measures; All water courses, ponds, lakes, reservoirs, canals, irrigation systems, and existing water supplies, ii. within one-quarter (1/4) mile of the facility boundary; Location of disposal trenches and description of waste disposed; and iii.) Proposed final contours of the closed facility, drawn to a reasonable scale with five (5) foot iv. intervals for the operational area, and ten (10) foot intervals for the remainder of the facility; Estimated date of last receipt of waste; c. d. A description of how public access to the closed facility will be controlled; e. Estimated total cubic yards, or tons, of waste in place; f. Total acreage of the facility and acres containing waste; g. Closure equipment and procedures to be used; h. Texture, depth and permeability of final cover material; Design and construction plan for any necessary final cover; i.

Placement, design, and management of run-on and run-off storm water controls;

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j.

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k.	Types of vegetation and planting procedures to be used for establishing vegetative cover;	()
l.	Details of any proposed changes to any existing groundwater monitoring system;	()
m.	Details of any proposed changes to any existing landfill gas control system;	()
n.	Details of any proposed changes to any existing leachate collection system; and	()
0. environment.	Other closure information the Department determines is necessary to protect human health	and th	ie)
09. each Department	Documentation Requirements . The owner and operator of a Tier III facility shall maintain approved application required by Section 013.	on si	te)
the facility. The approval. If a pro	Modification Application. The owner and operator shall submit to the Department a Modification the proposed modification no less than sixty (60) days prior to the proposed modification and operator of a Tier III facility shall not implement the modification prior to Department and operator alters the classification of a facility, the owner and operator shall component, review and approval requirements for the new classification.	ation o	of nt
11. 013.10, the owne	Tier III Processing Facilities . In addition to the requirements in Subsections 013.01 to and operator of a Tier III processing facility shall comply with the following requirements:	hroug (;h)
shall include spe processed and pro	Odor Management Plan. The owner and operator of a Tier III processing facility shall imple oved Odor Management Plan designed to minimize malodorous gases. An Odor Manageme cific operating criteria for oxygen, moisture and temperature levels appropriate for the waste occssing technologies to be employed; methods used to maintain the specific operating criteria; gy that includes the frequency and parameters for monitoring the specific operating criteria;	nt Pla es to b a and	in be
b. comply with the	Additional Requirements for PCS. Owners and operators of Tier III PCS processing facilities following applicable requirements:	es sha	.11
i.	Leachate collection and control system to prevent contamination of ground and surface water	ers;)
ii. for the types of v	Liner designed to prevent ground and surface water contamination. The liner design shall a wastes handled and the potential for migration of liquids and gaseous contaminants to ground		
iii.	Air emission control system to prevent discharges of air pollutants.	()
	An owner and operator of a PCS processing facility may submit a written request for a value control and liner requirements. The owner and operator must demonstrate that the variance of surface and ground water as the leachate collection system and liner.		
c. Application:	Design Application. The following information shall be submitted to the Department in a	Desig (;n)
i.	Building and construction design blueprints;	()
ii. ground or surface	A map illustrating a storm water run-on/run-off system designed to prevent contaminate water or and prevent contamination beyond the boundary of the facility;	tion (of)
iii. projected daily a	Operational design and capacity information including a description of the waste typnd annual waste volumes; and	es ar	ıd)
iv.	Design and Construction Requirements. The owner and operator of a Tier III PCS production	cessir	ıg

facility shall subr	mit for Department review and approval the following information as part of the Design Appl	ıcatıo (n:)
(1) surface water;	A hydrogeologic evaluation, including the potential for migration of contamination to gro	ound (or)
(2)	A detailed description of treatment methods to be used;	()
(3) contamination fro	Design plans for a leachate collection and control system to prevent ground and surface om the leachate control system;	e wat	er)
(4)	Design plans for an air emissions control system to prevent discharges of air pollutants; and	1)
(5) design shall acc contaminants to g	Design plans for a liner designed to prevent ground or surface water contamination. The count for the types of wastes handled and the potential for migration of liquid and a ground water.		
d. review and appro	Operating Plan. The owner and operator of a PCS processing facility shall submit for Departure of the Subsection 013.04, Operating Plan:	artme (nt)
i. sample and analy	A sampling plan that describes the methods and frequency that the owner and operator wil zee the wastes when received, during processing, and on final testing of processed material; a		to)
ii. and control syste	A description of how the owner and operator will maintain and operate the liner, leachate com, and air emission control system consistent with the approved design application.	llectio	on)
	Documentation Requirement. The owner and operator of a processing facility shall me f compliance with Section 013, including an operational log of the methods used to maintain and sampling results.	nainta tain tl (in 1e)
12. Subsections 013. requirements:	Tier III Incinerators . In addition to the requirements in Subsections 013.01 through 013.09 and 013.10, the owner and operator of a Tier III incinerator shall comply with the following the complex of		
a. requirements:	Design Requirements. The owner and operator of an incinerator comply with the following	desig	gn)
i. and convey any l	A tipping floor constructed of impermeable and durable material and designed to contain, iquids to a storage or leachate management system.	collec	:t,)
ii.	A storage or leachate management system.	()
b. Application:	Design Application. The following information shall be submitted to the Department in a	Desig	gn)
i.	A description of the tipping floor design;	()
ii.	A description of the storage or leachate management system design;	()
iii.	Building and construction design blueprints;	()
iv. contamination, or	A map illustrating a storm water run-on/run-off system designed to prevent ground or surfacer contamination from the facility beyond the boundary of the facility;	e wat	er)
v.	Operational design and capacity information including a description of the waste typ	es ar	ıd

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projected daily	and annual waste volumes; and	()
vi.	Any facility specific design elements required by these rules.	()
c. operating requir	Operating Requirements. The owner and operator of an incinerator shall comply with the fements:	followir (ng)
i.	Maintain and operate the tipping floor to control odors, insects, and rodents;	()
ii. the surface of th	Implement cleaning procedures and waste residency times used to maintain sanitary conce tipping floor; and	litions o	on)
iii.	Implement a storage or leachate management system operation.	()
d. breached, or wa facility Operation through 013.08.	If it is determined that the tipping floor or leachate management system integrity is the last been handled or stored outside of the containment of the tipping floor, unless allowing Plan, the owner and operator of the Tier III incinerator shall comply with Subsection	ed in th	he
13. owner and opera	Tier III NMSWLFs. In addition to the requirements in Subsection 013.01 through 01 ator of a Tier III NMSWLF shall comply with the following requirements:	3.10, tł	ne)
a. 257.9;	Siting Requirements: A facility shall not be located in wetlands, except as provided in	40 CF	R)
b. demonstrating c	Siting Application. The owner and operator shall include in the Siting Application documents with the requirement specified in Subsection 013.13.a.;	nentatio	on)
c. the following de	Design and Construction Requirements: The owner and operator of a NMSWLF shall consign and construction requirements:	nply wi	th)
i. constructed to p	Leachate Collection and Control System. A leachate collection and control system revent ground and surface water contamination;	shall b) Эе
	Liner. A liner designed to prevent ground or surface water contamination shall be insta all account for the types of wastes handled and the potential for migration of liquid and o ground or surface water;		
probability that explosive limit	Landfill Emission Control System. Appropriate toxic and flammable gas monitoring devere the location, geophysical condition, and waste characteristics indicate that there is a rethe facility will generate toxic and flammable gas: exceeding twenty-five (25) percent of the for gases in facility structures (excluding gas control or gas recovery system components); essive limit at the property boundary; or otherwise presenting a potential threat to public heard	easonab the low- exceedir	le er ng
demonstration b	An owner or operator may submit a written request for a variance from the leachate colle liner, or emission control system requirements. The Department may approve the variance by the owner or operator that the variance is at least as protective of human health and the envelocition and control system, liner, or emission control system.	nce upo	on
d. Application:	Design Application. The following information shall be submitted to the Department in	a Desig	gn)
i. system, liner, an	Design plans shall address the need for and include as required a leachate collection and emission control systems in Subsection 013.13.c.;	d contr	ol)
ii.	A facility map illustrating:	()

	(1)	Surface water and erosion control systems;	()
		Proposed fill area, including the location of waste disposal trenches or cells, noting the local separated wastes such as animal carcasses, tree trunks, stumps, bulky wastes, car bodies, antaminated soils;		
	(3)	Location of borrow areas;	()
	(4)	Design elevation grade of final cover;	()
	(5)	Soil and water table test boring holes, wells, or excavations;	()
	(6)	Proposed receiving, storage, and processing areas;	()
	(7)	Proposed trench layout and development; and	()
facility l	(8) boundary	Contour lines at five (5) foot intervals within the operating area and ten (10) foot interval.	ls to th	ie)
	(9)	Building and construction design blueprints;	()
projecte	(10) d daily aı	Operational design and capacity information including a description of the waste tynd annual waste volumes; and	pes an	ıd)
operatin	e. g require	Operating Requirements: The owner and operator of a NMSWLF shall comply with the forments:	ollowin (g)
	i.	Compaction and placement of waste in locations consistent with the approved operations p	lan; ()
	ii.	Provision for storage of waste during periods when the NMSWLF is inaccessible;	()
	that the	Application of a six (6) inch compacted soil cover layer on exposed waste as necessary to tor conditions at periods consistent with the approved operations plan. An owner and opera Department approve an alternate cover that addresses vectors, litter, fire, odor, and sca	itor ma	ıy
		Placement of an interim cover layer of twelve (12) inches of compacted soil between control and structural stability. An owner and operator may request that the Department approver that addresses erosion, and stability for subsequent lifts;		
system o	v. consistent	Maintenance and operation of a leachate collection and control system and air emission with the approved design application; and	contro (ol)
	vi.	Preservation of existing vegetation where attainable.	()
	g but not	Operating Plan. The operating plan required in Section 013 shall identify the methods pliance with each applicable operating requirement of Subsection 013.03. and Subsection 0 limited to the type, the method of compaction and the frequency of application of respective	13.13.	e.
closure 1	g. requirem	Closure Requirements. The owner and operator of a NMSWLF shall comply with the foents:	ollowin (g)

i. Final Cover. Within seven (7) days of the date of last receipt of waste, a cover layer shall be applied to prevent nuisances and vector conditions. Within one hundred and twenty (120) days of the date of last receipt of

to minimize infil	ver layer of eighteen (18) inches of compacted soil with an approved in-place permeability d ltration, or its functional equivalent, and, a six (6) inch soil layer that minimizes erosion and ll be constructed;		
ii. practices may in	Facility Stabilization. All disturbed portions of the facility shall be stabilized. Stabilized but are not limited to: establishment of vegetation, mulching, geotextiles, and sod stabilized.		
iii. thirty- three perc	Slope Stability. Finished grade shall be at a minimum of two percent (2%) and a maximum (33%) slope on the final surface of the completed fill area, after settlement; and	mum (of)
iv. erosion, and to c	Drainage Control. The completed landfill shall be graded to prevent surface water pond onform to the local topography.	ling a	nd)
h.	Environmental Covenants:	()
Idaho Code, on	After completion and certification of closure of a NMSWLF, the owner and operator shall reovenant, pursuant to the Uniformed Environmental Covenants Act (UECA) Chapter 30, The property where the landfill facility is located and its future use may be restricted in accure care plan. A copy of the environmental covenant will be sent to the Department after reclerk.	Γitle 5 ordan	55, ice
ii. all wastes are rer	The owner may request permission from the Department to remove the environmental covmoved from the facility.	enant	if)
	Federal agencies with responsibility for management of landfills on federal property shall a ovenant or notation in the federal property records for the affected property. If the subject prosferred by the federal government, a notation on the deed or patent shall be made.		
i. demonstrates con	Closure Plan. The owner and operator shall provide in the Closure Plan documentate impliance with closure requirements specified in Subsections 013.07 and 013.13.g.	ion tl	ıat)
	Post-Closure Care Plan. Owners and operators of a NMSWLF shall submit, in accordance cified in Subsection 013.08, to the Department for review and approval a Post-Closure Ca artment approval of the Plan, and shall conduct post-closure care in accordance with the Plan	re Pla	
i.	Unless the Department determines otherwise, the Post-Closure Care Plan shall contain:	()
	The name and address of an agent authorized to accept communications or service during the name may be changed during the post-closure period by providing the Department with the written notice of the change;	he po twer (st- ity)
(2)	Provisions to maintain the integrity and effectiveness of the final cover;	()
(3) including: run-or and gas monitori	Provisions to continue to maintain and operate the systems required in the operation/run-off control systems, leachate collection and control systems, groundwater monitoring sing systems;	ng pla systen (ın, 1s,)
(4)	Provisions to maintain appropriate security of the closed facility;	()
(5) Post-Closure Car	Provisions for routine facility inspections by the owner and operator to insure compliance re Plan; and	with t	he)
(6)	A description of the planned use(s) of the property during the post-closure care period.	()
ii.	Post-closure care for the NMSWLF shall be conducted for a minimum of five (5) years,	but r	ıot

more than thirty	(30) years, as necessary to protect human health and the environment.	()
iii. any final cover, threaten human h	Post-Closure Standards and Inspection. Post-closure use or operation of the site shall not liner or other component of the containment system in a manner that will increase the potential or the environment.		
iv. the Department.	The approved Post-Closure Care Plan shall be maintained and available for review on requ	uest b (y)
v. and assigns.	The requirements in Subsection 013.07 shall apply to owners and operators and their successions.	cessor (rs)
014 031.	(RESERVED)		
032. TIER I	I AND TIER III APPLICATION AND PLAN REVIEW AND APPROVAL.		
01. application to the ground water mo	Application Submittal . The owner and operator shall submit three (3) copies of each reache Department. The owner and operator may submit applications for siting, design, operatoritoring approval sequentially or concurrently.		
	Preapplication Conference . The owner or operator may request that the Department conference with any interested federal, state and local entities to discuss the approval proceed, time tables for application processing, siting and design requirements.		
03.	Application Review.	()
level. The notice determination, a	On receipt of an application the Department shall, within thirty (30) days, notify the own ng whether the submission is complete and whether the application identifies an appropria shall identify any deficiencies in the application, and the information relied upon in making shall state that an applicant may submit additional information in the form of an andraw the application or request a conference to discuss the Department's determination.	te Tie	er ie
the county and the notice shall include the location when Department with	Upon receipt of the Department's determination that a siting application is complete, the own blish a notice in a newspaper of general circulation as determined in Section 31-819, Idaho C ne immediate vicinity of the proposed facility and shall also provide notice to local government det the name and location of the proposed facility, a general description of the proposed oper re the application may be reviewed, and instructions directing the public to submit comments in thirty (30) days of the date of publication. The owner and operator shall provide a copy and notice to local government to the Department within five (5) business days of publication	ode, int. The rations to the of the	in ne s, ne
	The Department shall approve, deny, or approve with conditions each application. Failure to the stated time shall be deemed approval. Approval conditions shall relate to protection of wironment as required in these rules.	issue huma (a n)
and the owner a	For a siting application, the Department shall notify the owner and operator in writing cision within thirty (30) days of the date of the close of the public comment period. The Department operator may agree, in writing to a longer period of time for the Department's determing and Ground Water Monitoring Applications shall not be reviewed until the Siting Applications.	ırtmer natior	nt n.
ii. the owner and op determined to be	For the Design, Operating and Ground Water Monitoring applications, the Department shall be perator in writing of the Department's decision within sixty (60) days from the date the application of the Department's decision within sixty (60) days from the date the application of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the applications of the Department's decision within sixty (60) days from the date the date the date of the Department	notifation i	y is)
d. the information r	If the Department denies an application, the written decision shall state the basis for the denietled upon in making the determination.	al, an (.d)

Q4. Application Valid for Two Years. Unless otherwise stated in the Department's approval of the facility's application, the Department's approval shall become invalid if the owner and operator fail to begin construction within two (2) years from the date of approval, or if after construction has begun, work is suspended for more than two (2) years. Owners and operators may apply for an extension provided that the written request is received by the Department no less than one (1) month prior to expiration of the approval. Within fifteen (15) days from Department receipt of extension request, the Department shall approve the extension request or deny the extension request and state the basis for denial.

033. -- 059. (RESERVED)

060. VIOLATIONS.

- **01. Failure to Comply.** Failure by any person to comply with the provisions of these rules shall be deemed a violation of these rules.
- **O2. Falsification of Statements and Records**. It shall be a violation of these rules for any person to knowingly make a false statement, representation, or certification in any application, document, or record developed, maintained, or submitted pursuant to these rules or the conditions of an approval.
- **03. Penalties.** Any person violating any provision of these rules or any approved conditions or order issued thereunder shall be liable for civil penalty in accordance with Title 39, Chapter 1, Idaho Code.

061. OPEN BURNING AND FIRES.

Open burning is prohibited at facilities except as authorized by IDAPA 58.01.01, "Rules for the Control of Air Pollution in Idaho," and the following:

- **01. No Open Burning During an Air Pollution Episode.** No open burning may be conducted during an air pollution episode, declared in accordance with IDAPA 58.01.01, "Rules for the Control of Air Pollution in Idaho":
- **O2.** Conditions Under Which Open Burning Authorized. Open burning is authorized only if it is infrequent and the materials are agricultural wastes, silviculture wastes, land clearing debris, diseased trees, or debris from emergency cleanup operations. Materials burned may not include garbage, dead animals, asphalt, petroleum products, paints, tires or other rubber products, plastics, paper (other than that necessary to start the fire), cardboard, treated wood, construction debris, metal, pathogenic wastes, hazardous wastes, or any other substance (other than natural vegetation) that when burned releases toxic emissions, dense smoke or strong odors; and
- 03. Contact Department and Local Fire Authority Prior to Conducting Open Burning. Open burning may be conducted pursuant to conditions set forth by the Department or local fire authority. The owner and operator of the facility must contact the Department and the local fire authority prior to conducting open burning to report its nature and location.

062. -- 993. (RESERVED)

994. COMMERCIAL SOLID WASTE SITING LICENSE FEE.

An application for a commercial solid waste siting license required by the Idaho Solid Waste Facilities Act shall be accompanied by a siting license fee in an amount established by these rules. The license fee shall not exceed seven thousand five hundred dollars (\$7,500) and shall be submitted with the siting license application.

- **01.** Commercial Solid Waste Siting License Fee Criteria. The commercial solid waste siting license fee required by the Idaho Solid Waste Facilities Act and these rules shall apply to commercial MSWLFs only and shall be based on the cost of the Department's review and the characteristics of the proposed commercial solid waste facility, including the projected site size, projected waste volume, and the hydrogeological and atmospheric characteristics surrounding the site.
 - **O2.** Commercial Solid Waste Siting License Fee Scale. The commercial solid waste siting license fee

required by the Idaho Solid Waste Facilities Act and these rules shall be determined using the table below. The fee determined using the table below may then be adjusted by the Department if necessary to reflect the cost of the Department's review, taking into account the hydrogeological and atmospheric characteristics surrounding the site.

COMMERCIAL SOLID WASTE SITING LICENSE FEE SCALE PROJECTED SOLID WASTE VOLUME Tons per day (TPD)				
Site Size	Up to 20 TPD	20 to 100 TPD	More than 100 TPD	
5 acres or less	\$3,500	\$4,500	\$5,500	
5 to 50 acres	\$4,500	\$5,500	\$6,500	
more than 50 acres	\$5,500	\$6,500	\$7,500	

	03.	Notification of	Adjustment	of Fee. Wi	thin thirty	(30) days	of receipt	of the appli	cation	and fe	ee,
the Dep	artment s	nall notify the ap	plicant if the f	ee has been	ı adjusted a	and the dat	e by which	any additio	nal fee	must	be
paid by	the applic	ant.								()

- **04.** Expansion or Enlargement of a Commercial Solid Waste Facility. The expansion or enlargement of a commercial solid waste facility constitutes a new proposal for which a commercial solid waste siting license is required and for which a siting license fee must be paid. All commercial solid waste facilities not in operation on March 20, 1996 must submit a commercial solid waste license application and fee.
- **05.** Commercial Solid Waste Siting License Fee Not Refundable. The commercial solid waste siting license fee required by the Idaho Solid Waste Facilities Act and by these rules shall not be refundable and may not be applied toward any subsequent application should the commercial solid waste siting license application be canceled, withdrawn or denied.

995. COMMERCIAL SOLID WASTE SITING LICENSE APPLICATION.

In addition to the contents of a Siting License Application as required in the Idaho Solid Waste Facilities Act, these rules require the applicant to include in the application the following items:

01.	Location . A map indicating the location of the proposed commercial solid waste facility;			
		()	
02.	Copies of Application. Ten (10) copies of the completed application; and	()	
03.	Application Format . A copy of the application in a format prepared for photocopying.	()	

996. -- 998. (RESERVED)

999. CONFIDENTIALITY OF RECORDS.

Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code. Information submitted under a trade secret claim may be entitled to confidential treatment by the Department as provided in Section 74-114, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Department of Environmental Quality."

Section 995 Page 263

58.01.07 - RULES REGULATING UNDERGROUND STORAGE TANK SYSTEMS

000. Chapte for the	rs 1 and 8	LAUTHORITY. 88, Title 39, Idaho Code, grant authority to the Board of Environmental Quality to promulgan of underground storage tank systems within the state of Idaho.	te rules
001.	TITLE	AND SCOPE.	
System	01. s."	Title. These rules are titled IDAPA 58.01.07, "Rules Regulating Underground Storag	ge Tank
		Scope . These rules establish standards and procedures necessary for the regulation of under ems. Compliance with these rules shall not relieve persons from the obligation to comply with or federal laws.	
stateme	ribed in S nts which	TEN INTERPRETATIONS. Section 67-5201(19)(b)(iv), Idaho Code, the Department of Environmental Quality may have a pertain to the interpretation of these rules. If available, such written statements can be inspective Department of Environmental Quality, 1410 N. Hilton, Boise, Idaho 83706-1255.	
	may be	NISTRATIVE PROVISIONS. entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Reprocedure Before the Board of Environmental Quality."	Rules of
		RPORATION BY REFERENCE. o any document identified in Subsection 004.01 shall constitute the full adoption by reference.	nce into
Require with the	01. ements for e following	Documents Incorporated by Reference . Technical Standards and Corrective r Owners and Operators of Underground Storage Tanks, 40 CFR Part 280, revised as of July ng exceptions:	
	a.	40 CFR 280.12, the definition of "Re7placed" is excluded;	()
	b.	40 CFR 280.12, the definition of "Under-dispenser containment or UDC" is excluded;	()
	6 must b	40 CFR 280.20, the introductory paragraph sentence, "In addition, except for suction pipi ements of Section 280.41(b)(1)(ii)(A) through (E), tanks and piping installed or replaced after secondarily contained and use interstitial monitoring in accordance with Section 280.43	er April
	d.	40 CFR 280.20(f), is excluded;	()
	e.	40 CFR 280.34(b)(9), the citation to Section 280.245 is excluded;	()
	f.	40 CFR 280.41(a)(1), "installed on or before April 11, 2016" is excluded;	()
	g.	40 CFR 280.41(a)(2), is excluded;	()
	h.	40 CFR 280.41(b)(1), "installed on or before April 11, 2016" is excluded;	()
	i.	40 CFR 280.41(b)(2), is excluded;	()
exclude	j. ed;	40 CFR 280.42, Note to paragraph (a), "for tank installed on or before October 13, 20	015." is
	k.	40 CFR 280.42(e), "installed on or before October 13, 2015" is excluded; and	()
	l.	40 CFR Part 280 Subpart J is excluded.	()
	02.	Hazardous Substance Underground Storage Tank Systems.	()
	a.	The following items only apply to hazardous substance underground storage tank systems	and do

not apply to pet	roleum underground storage tank systems:	()
i. regulations rega	The definition of "Hazardous substance UST system" in 40 CFR 280.12 and use of this rding hazardous substance in 40 CFR Part 280; and	term (or)
ii.	40 CFR 280.42 and any reference to 40 CFR 280.42 in 40 CFR Part 280.	()
b. hazardous subst	All other provisions of 40 CFR Part 280 and all provisions of IDAPA 58.01.07 shall ance underground storage tank systems.	apply t	to)
03. and that found i	Consistency. In the event of conflict or inconsistency between the language in IDAPA and CFR Part 280, IDAPA 58.01.07 shall prevail.	58.01.0	17)
04. underground sto	Stringency . IDAPA 58.01.07 shall be no more stringent than federal law or regulations go grage tank systems.	overnin (ıg)
05. obtained at the f	Availability of Referenced Material . The federal regulations adopted by reference following locations:	can b))
a.	U.S. Government Printing Office, www.ecfr.gov; and	()
b. 1255, (208)373-	Department of Environmental Quality, Hearing Coordinator, 1410 N. Hilton, Boise, ID 0502.	83706	5-)
The state office located at 1410	CE HOURS – MAILING ADDRESS AND STREET ADDRESS. of the Department of Environmental Quality and the office of the Board of Environmental Quality N. Hilton, Boise, Idaho 83706-1255, (208) 373-0502, www.deq.idaho.gov. The office hours for the department of the property of the control of the con		
Information obta Title 74, Chapte	IDENTIALITY OF RECORDS. ained by the Department under these rules is subject to public disclosure pursuant to the prov r 1, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Reof the Idaho Department of Environmental Quality."	isions o ecords i	of in)
007 009.	(RESERVED)		
	NITIONS. of the rules contained in IDAPA 58.01.07, "Rules Regulating Underground Storage Tank Sprinitions apply:	ystems (,")
01.	Board. The Idaho Board of Environmental Quality.	()
02. connections use year-round resid	Community Water System . A public water system that serves at least fifteen (15) d by year-round residents of the area served by the system or regularly serves at least twenty-lents.		
03.	Department. The Idaho Department of Environmental Quality.	()
04.	Director. The Director of the Idaho Department of Environmental Quality or his authorized	d agent	
05. when a petroleu potable drinking dispensing system	Existing . Solely for purposes of determining when secondary containment is required, exam underground storage tank, piping, motor fuel dispensing system, facility, public water so gwater well is in place when a new installation or replacement of a tank, piping, or more begins.	ystem o	or
06.	EPA . The United States Environmental Protection Agency.	()

	07.	Installation	of a New	Motor Fue	l Dispenser	System.	The	installation	of a new	motor f	uel
disper	ser and the	e equipment ne	ecessary to	connect the	dispenser to	the petro	leum	undergroun	d storage 1	tank syste	em.
		may include									
disper	iser, below	the shear valve	e, and conn	ect the dispe	enser to the p	iping. It d	oes no	ot mean the	installatio	n of a mo	tor
fuel d	ispenser ins	stalled separate	ly from the	equipment	needed to co	nnect the	disper	nser to the p	etroleum ı	ındergroi	ınd
storag	e tank syst	em.								()

- **08. Installer**. Any person who installs a new or replacement petroleum underground storage tank system.
- **09. New Underground Storage Tank.** Has the same meaning as "underground storage tank or UST" in 40 CFR 280.12, except that such term includes tanks that have been previously used and meet the requirements of 40 CFR 280.20(a).
- 10. Non-Community Water System. A public water system that is not a community water system. A non-community water system is either a transient non-community water system or a non-transient non-community water system.
- 11. Piping. A hollow cylinder or a tubular conduit constructed of non-earthen materials that routinely contains and conveys regulated petroleum substances from the petroleum underground storage tank(s) to the dispenser(s) or other end-use equipment. It does not mean vent, vapor recovery, or fill lines that do not routinely contain regulated petroleum substances.
- 12. Potable Drinking Water Well. Any hole (dug, driven, drilled, or bored) that extends into the earth until it meets ground water which supplies water for a non-community public water system or otherwise supplies water for household use (consisting of drinking, bathing, and cooking, or other similar uses). Such wells may provide water to entities such as a single-family residence, group of residences, businesses, schools, parks, campgrounds, and other permanent or seasonal communities.
- 13. Product Deliverer. Any person who delivers or deposits product into a petroleum underground storage tank. This term may include major oil companies, jobbers, petroleum transportation companies, or other product delivery entities.
- 14. Public Water System. A system for the provision to the public of water for human consumption through pipes or, after August 5, 1998, other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year. Such term includes: any collection, treatment, storage, and distribution facilities under control of the operator of such system and used primarily in connection with such system; and, any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Such term does not include any "special irrigation district." A public water system is either a "community water system" or a "non-community water system."
- 15. Red Tag. A tamper-resistant tag, device, or mechanism attached to the tank's fill pipes that clearly identifies a petroleum underground storage tank as ineligible for product delivery. The tag or device shall be visible to the product deliverer and clearly state that it is unlawful to deliver to, deposit into, or accept product into the ineligible petroleum underground storage tank.
- **16. Replace**. As it applies to petroleum underground storage tanks and piping, replace is defined as follows:
- **a.** Petroleum Underground Storage Tank. Replace means to remove an existing tank and install a new tank.
- **b.** Piping. Replace means to remove and put back in one hundred (100) percent of the piping, excluding connectors, connected to a single petroleum underground storage tank system. This definition does not alter the requirement in 40 CFR 280.33(c) to replace metal pipe sections and fittings that have released product as a

result of corrosion or other damage. A replacement of metal pipe section and fittings pursuant to 40 CFR 280.33(c) shall be considered a replacement under this definition only if one hundred (100) percent of the metal piping,

		etors, is replaced.	()			
from the	17. e dispense	Under-Dispenser Spill Containment. Containment underneath a dispenser that will preven the from reaching soil or ground water. Such containment must:	t leaks			
	a. At installation or modification, be liquid-tight on its sides, bottom, and at any penetrati					
	b.	Be compatible with the substance conveyed by the piping; and either	()			
	c.	Allow for visual inspection and access to the components in the containment system; or	()			
280.43(§	d. g).	Be monitored for releases using a release detection method that meets the requirements of 4	0 CFR			
011. – 0	99.	(RESERVED)				
100.	ADDIT	IONAL MEASURES TO PROTECT GROUND WATER FROM CONTAMINATION.				
	01.	Notification. An owner, operator or designee must:	()			
system o	a. or a new o	Provide written notice to the Department thirty (30) days prior to the installation of a new or replacement petroleum underground storage tank.	piping ()			
piping s	b. ystem.	Provide notice to the Department twenty-four (24) hours prior to the installation of a replace	cement ()			
provideo	02. d by the Γ	Notification Forms . The written notice required in Subsection 100.01.a. shall be made upon Department.	forms			
replacen	03. nent petro	Requirements for Petroleum UST Systems . Owners, operators, and installers of a noleum underground storage tank or piping system shall comply with the following requirement				
a. Each new petroleum underground storage tank, or piping connected to any such new tank, installed after February 23, 2007, or any existing petroleum underground storage tank, or existing piping connected to such existing tank, that is replaced after February 23, 2007, shall have secondary containment and be monitored for leaks if the new or replaced petroleum underground storage tank or piping is within one thousand (1,000) feet of any existing public water system or any existing potable drinking water well. At a minimum, secondary containment systems must be designed, constructed, and installed to contain regulated substances released from the tank system until they are detected and removed, prevent the release of regulated substances to the environment at any time during the operational life of the petroleum underground storage tank system, and be checked for evidence of a release at least every thirty (30) days. The following conditions are excluded:						
	i.	Suction piping that meets the requirements of 40 CFR 280.41(b)(1)(ii)(A) through (E);	()			
	ii.	Piping that manifolds two (2) or more petroleum underground storage tanks together;	()			
	iii.	Existing piping to which new piping is connected to install a dispenser; and	()			
	iv.	Tanks identified in 40 CFR 280.10(b).	()			
		If the owner installs, within one (1) year, a potable drinking water well at the new facility and (1,000) feet of the petroleum underground tanks, piping, or motor fuel dispenser system aground storage tank facility installation, secondary containment and under-dispenser contains	as part			

Page 267 Section 100

are required, regardless of whether the well is installed before or after the netroleum underground tanks, pining, and

	aster system are installed.	;, and)
the owner and ins system or any ex- documentation sh	The notice required in Subsection 100.01 shall indicate whether the new or replacement install usand (1,000) feet of an existing public water system or any existing potable drinking water we staller certify that the installation is not within one thousand (1,000) feet of an existing public existing potable drinking water well, the owner, operator or designee shall provide and main howing that a reasonable investigation of water systems and drinking water wells was undertaked tigation includes, but is not limited to, a search of the records of:	ell. If water intain
i. located (if any);	The public or private water service provider in the area which the new or replacement installat (ion is
ii.	The city or county in which the new or replacement installation is located; ()
iii.	The Idaho Department of Water Resources; and ()
iv.	The Idaho Department of Environmental Quality. ()
	In the case of a replacement of an existing petroleum underground storage tank or existing petroleum underground storage tank, Section 100 shall apply only to the specific petroge tank or piping being replaced, not to other petroleum underground storage tanks and connect such system.	oleum
	Each installation of a new motor fuel dispenser system shall include under-dispenser he new dispenser is within one thousand (1,000) feet of any existing public water system of drinking water well.	spill r any)
	Requirements for Hazardous Substance UST Systems. Owners, operators, and installers ment hazardous substance underground storage tank or piping system shall have secon equired in 40 CFR 280.42.	
05. CFR 280.22(f) as	Certification . Owners and operators shall also comply with the certification requirements incorporated by reference into these rules.	of 40
101. ALTER MONITORING	RNATIVE PERIODIC TESTING OF CONTAINMENT SUMPS USED FOR INTERSTITE OF PIPING.	ΓIAL
01.	Applicability. ()
installed and con within a containr	The alternative test method in Subsection 101.02 shall only be used for containment sumps the nuous interstitial monitoring as a piping release detection method where an electronic sump sent nected to an electronic monitoring device, such as an automatic tank gauge, or where the penent sump is continuous to a containment sump which has an electronic sump sensor installed electronic monitoring device, such as an automatic tank gauge.	sor is
i. manufacturer ins	The sump sensor in Subsection 101.01.a. must be positioned in the containment sump according tructions and at the lowest possible point in the containment sump.	ing to
ii. down power to the containment sum	The sump sensor in Subsection 101.01.a. must be wired and programmed appropriately to the submersible turbine pump (positive shutdown) when the sensor is in contact with liquid in p.	
iii. not enough senso appropriately to containment sum	If new dispensers are added and Subsection 101.01.a.ii. cannot be achieved (no electrical contracts), an electronic stand-alone dispenser containment sump sensor may be used if it is shut down power to the dispenser when the sensor is in contact with liquid in the dispenser.	wired

that wil	l accomm	The Department may not allow the alternative test method in Subsection 101.02 if it determine, penetration fittings, or containment sump sensors are not constructed or positioned in a modate the alternative testing or prevent releases to the environment (i.e., penetration fittings alimment sump bottom).	mann	er
	02.	Alternative Test Method Allowed.	()
sumps	a. used for ir	As an alternative to the allowable test method in 40 CFR 280.35(a)(1)(ii)(A)-(C), contanterstitial monitoring of piping may be tested as follows:	ainme	nt)
test;	i.	Temporarily remove any interstitial monitoring containment sump sensors before conduct	ting th	ie)
penetra (15) mi		Add water to the containment sump up to a point directly beneath the first containment g from the bottom of the containment sump. The water must be allowed to settle for at least		
contain	iii. ment sum	Place a measuring stick that has one sixteenth (1/16th) inch increments into the lowest point p and extending above the water level in the sump; and	nt in th	1e)
eighth ((1/8th) inc	Document the initial water level measurement as measured from the bottom of the conta (1) hour, document the ending water level measurement. If the water level changes less the h, the containment sump passes the integrity test. If the water level changes one eighth (1/8) ntainment sump fails the integrity test.	han or	ne
monito	b. ring senso	Upon completion of the test, remove all water and properly dispose of it. Reinstall any inters. Reinstall all containment sump lids, gaskets, and covers.	erstiti (al)
102	199.	(RESERVED)		
200.	RELEA	SE REPORTING REQUIREMENTS.		
	01.	Information to be Reported.	()
		In addition to the requirements in IDAPA 58.01.02, "Water Quality Standards," Subsection ors shall report the following information regarding confirmed petroleum underground storal epartment on forms provided by the Department:		
	i.	The release source; and	()
	ii.	The release cause.	()
which o	b. lo not cau	Releases less than twenty-five (25) gallons that are cleaned up within twenty-four (24) how se a sheen on nearby surface water, do not need to be reported.	urs, ar (ıd)
	02.	Release Sources. Release sources may include, but are not limited to the following:	()
	a.	Petroleum Underground Storage Tanks;	()
	b.	Piping;	()
A relea the disp	c. se from a	Piping; Dispensers, which include the dispenser and equipment used to connect the dispenser to the suction pump or components located above the shear valve would be an example of a release		

		nk sump), the line leak detector, and the piping that connects the submersible turbine pump ground storage tank; and	to th	e)
undergr	e. ound stor	Delivery problem, which identifies releases that occurred during product delivery to the peage tank. Typical causes associated with this source are spills and overfills.	troleur (n)
	03.	Release Causes. Release causes may include, but are not limited to the following:	()
undergr	a. ound stor	Spills which may occur when the delivery hose is disconnected from the fill pipe of the perage tank or when the nozzle is removed from the vehicle at the dispenser;	troleur (n)
nozzle f	b. fails to sh	Overfills which may occur from the fill pipe at the petroleum underground storage tank or wut off at the dispenser;	hen th	e)
		Physical or mechanical damage of all types except corrosion. Examples include a puncture ground storage tank or piping, loose fittings, broken components, and components that have congation or swelling;		
	d.	Corrosion of a metal tank, piping, flex connector, or other component; and	()
installed	e. d properly	Installation problem that occurs specifically because the underground storage tank system .	was no	ot)
operator Confirm	rs from thation,"	Requirements. The reporting required in Section 200 shall be reported to the Department of a confirmed release. The reporting requirement in Section 200 shall not relieve ow the obligation to comply with 40 CFR Part 280 Subpart E "Release Reporting, Investigati IDAPA 58.01.02, "Water Quality Standards," Section 851, "Petroleum Release Reporting Relea	ners con, an	or d
Investig Respons	gation, and se and Co	d Confirmation," and IDAPA 58.01.02, "Water Quality Standards," Section 852, "Petroleum orrective Action."	Keleas (e)
Investig Respons 201 2	se and Co	d Confirmation," and IDAPA 58.01.02, "Water Quality Standards," Section 852, "Petroleum orrective Action." (RESERVED)	Keleas (e)
Respons	se and Co 299.	prrective Action."	Keleas (e)
Respons 201 2 300.	se and Co 299. TRAIN 01.	(RESERVED)	()
Respons 201 2 300. comply	TRAIN 01. with the	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and on	erator) .s)
Respons 201 2 300. comply	TRAIN 01. with the	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and or requirements of these rules. The training program requirements shall: Be consistent with 42 U.S.C. 6991i(a), as amended by the Underground Storage Tank Com-	oerator (aplianc) s) e)
Respons 201 2 300. comply Act, (Pu	TRAIN 01. with the a. ub.L. 109 b.	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and or requirements of these rules. The training program requirements shall: Be consistent with 42 U.S.C. 6991i(a), as amended by the Underground Storage Tank Com-58, title XV, sec. 1524(a), Aug. 8, 2005);	oerator (pplianc (erators:) s) e);)
Respons 201 2 300. comply Act, (Pu	TRAIN 01. with the a. ub.L. 109 b.	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and or requirements of these rules. The training program requirements shall: Be consistent with 42 U.S.C. 6991i(a), as amended by the Underground Storage Tank Com-58, title XV, sec. 1524(a), Aug. 8, 2005); Be developed in cooperation with petroleum underground storage tank owners and tank operation training programs implemented by petroleum underground storage.	perator (upliance (erators) (ge tan) s) e);)
Respons 201 2 300. comply Act, (Pu	TRAIN 01. with the a. ub.L. 109 b. c. and opera	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and operquirements of these rules. The training program requirements shall: Be consistent with 42 U.S.C. 6991i(a), as amended by the Underground Storage Tank Come-58, title XV, sec. 1524(a), Aug. 8, 2005); Be developed in cooperation with petroleum underground storage tank owners and tank operation training programs implemented by petroleum underground storage tank owners and tank operations as of August 8, 2005;	perator (appliance (appliance)) s) e);)
Respons 201 2 300. comply Act, (Pu	TRAIN O1. with the a. ub.L. 109 b. c. and opera d. e.	(RESERVED) ING REQUIREMENTS. Requirements. The Department shall adopt a training program to help owners and operquirements of these rules. The training program requirements shall: Be consistent with 42 U.S.C. 6991i(a), as amended by the Underground Storage Tank Composed. 1524(a), Aug. 8, 2005); Be developed in cooperation with petroleum underground storage tank owners and tank operations as of August 8, 2005; Provide for training to be conducted on site or at another mutually convenient location; and	perator (applianc (erators: (ge tan (urs. () s) e) ;) k))

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.07 – Rules Regulating Underground Storage Tank Systems

i. and maintenanc on site;	The class A operator, who is the individual(s) having primary responsibility for on-site operation e of the petroleum underground storage tank system. This does not require that the class A operator be ()
ii. and maintenanc on site at all tim	The class B operator, who is the individual(s) having daily on-site responsibility for the operation e of the petroleum underground storage tank system. This does not require that the class B operator be es; and
	The class C operator, who is the daily, on-site individual(s) having primary responsibility for regencies presented by a spill or release from the petroleum underground storage tank system. The can be designated by the class A or B operator.
b. each person des	Maintain a record at the facility where the petroleum underground storage tank is located listing ignated in Subsections 300.02.a.i., 300.02.a.ii., and 300.02.a.iii.
c. 300.02.a.ii. with	Notify the Department in writing of the individual(s) designated in Subsections 300.02.a.i. and in thirty (30) days of the designation.
	Training . The owner or operator of each petroleum underground storage tank system regulated s shall ensure that the individual(s) identified in Subsections 300.02.a.i. and 300.02.a.ii. participate in ducted by the Department or a state of Idaho approved third party.
a. persons identifie	The individual(s) identified in Subsections 300.02.a.i. or 300.02.a.ii. shall provide training to the ed in Subsection 300.02.a.iii.
b. responsibility for	The individual(s) identified in Subsection 300.02.a.iii. must be trained before assuming or responding to emergencies.
	The individual(s) identified in Subsections 300.02.a.i. and 300.02.a.ii. shall repeat the training 0) days if the petroleum underground storage tank system for which they have responsibility is e out of compliance with these rules.
d. (30) days of ass	The individual(s) identified in Subsections 300.02.a.i. and 300.02.a.ii. shall be trained within thirty uming operation and maintenance duties.
04. the dispensers in	Unattended Sites. In the case of unattended sites, a sign must be posted in a location visible from dicating emergency shut-off procedures and emergency contact phone numbers.
301 399.	(RESERVED)
400. INSPE	CCTIONS.
400.02, are au	Department Authority . In order to fulfill the statutory requirements of Chapter 88, Title 39, Idaho employees or representatives of the Department, or third-party inspectors as described in Subsection horized to inspect petroleum underground storage tanks, contents of the tanks, and associated records relating to such tanks, contents, and associated equipment.
02.	Third-Party Inspections. ()
a. perform on-site 400.02.a.i. throu	Third-party inspectors must be certified, licensed, or registered by an approved state program to inspections. At a minimum, third-party inspectors must meet the requirements listed in Subsections agh 400.02.a.v.:
i. pursuant to such	Be trained in the state-specific inspection protocols and procedures, and perform inspections a protocols and procedures; ()
ii.	Successfully complete the state's required training program. The training program for third-party

inspectors must b	be comparable to the training program for Department inspectors;	()
	Not be the owner or operator of the petroleum underground storage tank, an employee of the petroleum underground storage tank, or a person having daily on-site responsibility intenance of the petroleum underground storage tank;		
	Use an inspection report form developed by the Department. Review of applicable reconnate can be accomplished off-site may be combined with activities conducted at the site to furn requirement; and	rds an lfill th (d e)
for review and for	Complete and submit the inspection report to the Department in the manner and time e Department. All third-party inspection reports must be submitted electronically to the Depart the Department to make a compliance determination for each site. If requested by the Departors shall provide all supporting documentation for its inspection reports.	artmer	ıt
	Third-party inspection procedures must contain an audit program, developed by the Departr rty inspectors on a routine basis. The audit program must include a sufficient number of fectively assess inspector performance.		
determines it is	If a third-party inspector fails to demonstrate to the approved state program adequate come operform petroleum underground storage tank inspections, or the approved state program of not appropriate for the third-party inspector to conduct on-site inspections as part of a third-party inspection, the approved state program must take appropriate action against the third-party inspection.	herwis rd-part	e y
03. Idaho Code. At a CFR Part 280.	Inspections . All inspections shall be done in accordance with the provisions of Section a minimum, an on-site inspection must assess compliance with the provisions of these rules		
401 499.	(RESERVED)		
	(RESERVED) ERY PROHIBITION.		
500. DELIV			
01. into, or accept a ridentified by the 02. as ineligible for	ERY PROHIBITION. Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which h	as bee (age tan	n) k
01. into, or accept a ridentified by the 02. as ineligible for	Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which he Department to be ineligible for such delivery, deposit, or acceptance. Classification as Ineligible. The Department shall classify a petroleum underground storage delivery, deposit, or acceptance of a regulated petroleum substance as soon as practicable as	as bee (age tan	n) ke
01. into, or accept a ridentified by the 02. as ineligible for Department dete	Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which has Department to be ineligible for such delivery, deposit, or acceptance. Classification as Ineligible. The Department shall classify a petroleum underground storage delivery, deposit, or acceptance of a regulated petroleum substance as soon as practicable armines one or more of the following conditions exists:	as bee (age tan	n) ke
01. into, or accept a ridentified by the 02. as ineligible for Department dete	Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which has Department to be ineligible for such delivery, deposit, or acceptance. Classification as Ineligible. The Department shall classify a petroleum underground storated delivery, deposit, or acceptance of a regulated petroleum substance as soon as practicable armines one or more of the following conditions exists: Required spill prevention equipment is not installed;	as bee (age tan	n) ke
o1. into, or accept a ridentified by the 02. as ineligible for Department dete a. b.	Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which has Department to be ineligible for such delivery, deposit, or acceptance. Classification as Ineligible. The Department shall classify a petroleum underground storated delivery, deposit, or acceptance of a regulated petroleum substance as soon as practicable armines one or more of the following conditions exists: Required spill prevention equipment is not installed; Required overfill protection equipment is not installed;	as bee (age tan	n) ke
o1. into, or accept a ridentified by the 02. as ineligible for Department dete a. b. c. d. 03. ineligible for delhas been issued	Prohibition. Effective August 8, 2007, it shall be unlawful for any person to deliver to, regulated petroleum substance into a petroleum underground storage tank at a facility which has Department to be ineligible for such delivery, deposit, or acceptance. Classification as Ineligible. The Department shall classify a petroleum underground storated delivery, deposit, or acceptance of a regulated petroleum substance as soon as practicable armines one or more of the following conditions exists: Required spill prevention equipment is not installed; Required overfill protection equipment is not installed; Required leak detection equipment is not installed;	as bee (age tan after th ((((tank a the tan initiat	n) ke)))) ske

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.07 – Rules Regulating Underground Storage Tank Systems

b.	Failure to properly operate or maintain spill, overfill, or corrosion protection equipment; or	()
с.	Failure to maintain financial responsibility.	()
Department shall delivery, deposit,	Service of Notice . If the Department classifies a petroleum underground storage tank as invisit, or acceptance of a regulated petroleum substance pursuant to Subsections 500.02 or 500 liprovide a written notice of the determination to the owner or operator prior to prohibit, or acceptance of a regulated petroleum substance. Notice is considered properly served by of the following ways:	.03, the	ne ne
a.	The notice is personally delivered to the owner or operator; or	()
b. storage tank is lo or operator.	The notice is clearly posted at a public entrance to the facility where the petroleum under cated and a copy of the notice is also sent by certified mail to the last known address of the	rgroun e owne (ıd er)
identifying the ta tanks that are cla	Red-Tagging . Once service of the written notice of the ineligible determination is completed that a red tag to each fill pipe of the ineligible petroleum underground storage tank and as ineligible. The Department shall also maintain a list of all petroleum underground assified as ineligible for delivery, deposit, or acceptance of a regulated petroleum substant lanke the list available to the public by posting the list on the Department's webserv.	clearl storag ce. Th	ly ge ne
06.	Written Notice. The written notice required by Subsection 500.04 must include:	()
a.	The specific reasons or violations that led to the ineligible classification;	()
	A statement notifying the owner and operator that the petroleum underground storage ivery and it is unlawful for any person to deliver to, deposit into, or accept a regulated pet e petroleum underground storage tank;		
с.	The effective date the petroleum underground storage tank is deemed ineligible for delivery	;)
d. can be made, if a	The name and address of the department representative to whom a written request for re-inspection is necessary;	pectio (n)
e. pursuant to IDAF	A statement regarding the right to appeal the Department's action regarding ineligible classic PA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality"		
f.	The option to request a compliance conference pursuant to Subsection 500.07.	()
twenty (20) days or operator may ineligible. During	Compliance Conference . The owner or operator may request a compliance conference win fifteen (15) days of receipt of the notice. A compliance conference shall be scheduled and conducted in an informal manner by the Department. At the compliance conference, the explain why he believes the petroleum underground storage tank should not be classing the compliance conference, the owner or operator and the Department will identify and explain a time schedule for compliance as necessary.	withing own of the country of the co	in er as

O8. Duration of Ineligible Classification. The classification of a petroleum underground storage tank as ineligible shall remain in effect until the conditions cited in the notice no longer exist. If the Department determines that an ineligible storage tank has returned to compliance and is now eligible for delivery, deposit, or acceptance of a regulated petroleum substance, the Department or an authorized designee shall, as soon as practicable, remove the red tag from the petroleum underground storage tank and also remove the petroleum underground storage tank from the ineligible list posted on its website. The Department will also send a written notice to the owner and operator that an ineligible storage tank has returned to compliance and is now eligible for delivery,

deposit,	or accep	tance of a regulated petroleum substance.	()
		Declining Classification . The Director may decline to classify a petroleum underground e if the Director decides that classifying the petroleum underground storage tank as ineligior acceptance is not in the best interest of the public.	storag ible f	ge or)
		The Director may only defer application of delivery prohibition for up to one hundred eight nining a petroleum underground storage tank is ineligible for delivery, deposit, or acceptanum substance.	ty (18) nce of (0) a)
	b. ım underg er system	The Director may authorize the delivery, deposit, or acceptance of product into an inground storage tank if such activity is necessary to test or calibrate the underground storage.		
		Department Authority . Nothing in Section 500 shall affect or preempt the authority prohibit the delivery, deposit, or acceptance of a regulated petroleum substance to a petrage tank under other existing authorities.		
provide	11. the notice	Proper Notice . A person shall not be in violation of Subsection 500.01 if the Department e required by Subsections 500.04 and 500.05.	fails	to)
remove	12. the red ta	Unlawful to Tamper with Red Tag. It shall be unlawful for any person to tamper with ag without the Department's approval.	and/	or)
501 5	599.	(RESERVED)		
600.	PETRO	DLEUM UNDERGROUND STORAGE TANK DATABASE.		
		Maintenance . The Department shall maintain a database which provides details on the statu ground storage tanks in the state of Idaho which are subject to regulation. The database shan the end of each calendar quarter.		
	02.	Identification . The database shall identify any tanks subject to delivery prohibition.	()
		Petition . Petroleum underground storage tank owners or operators may petition the Department information for their tanks and the Department shall correct any such inaccurate information days after verification.		
www.de	04. eq.idaho.g	Availability. The database shall be available to the public on the Department's webgov.	bsite (at)
	ılated und	CHEDULE FOR UNDERGROUND STORAGE TANKS. derground storage tanks shall pay an annual underground storage tank fee provided in Sect The fee shall be assessed to regulated underground storage tanks as provided in Section 601		9-)
	01.	Fee Criteria.	()
undergr	a. ound stor	Compartment and siphon-manifolded underground storage tanks shall be treated as strage tanks.	separa (te)
	b.	Temporarily out of use tanks are included in Section 601.	()
	02.	Fee Amount and Schedule.	()
succeed	a. ing year.	Annual fees shall be paid for each fee year beginning January 2. 2018, and continuing for	or ead	h: (

thousand		The annual fee per underground storage tank is one hundred dollars (\$100). The annual fer nundred dollars (\$100) and will be re-calculated each year if the fee balance exceeds this (\$35,000). Any fee balance above thirty-five thousand dollars (\$35,000) will be used to red fee.	rty-fiv	ve
January.		New underground storage tanks installed after January 2 will not pay a fee until the following	llowir (ng)
	03.	Billing.	()
Departn	a. nent's Un	An annual fee invoice will be generated and mailed in November for each owner listed derground Storage Tank Database.	l in tl (ne)
storage	b. tanks is ir	Owners will have one (1) month to notify the Department in writing if the number of under neorrect.	grour (nd)
order sh		Payment . Payment of the annual fee shall be due on January 2, unless it is a Saturday, a Sur which event the payment shall be due on the successive business day. Fees paid by check or de payable to the Idaho Department of Environmental Quality and sent to 1410 North Hilton 1255.	mone	ey
received	05. I by the D	Delinquent Unpaid Fees . An owner will be delinquent in payment if the annual fee has nepartment by March 1.	ot bee	en)
		Enforcement . Failure to comply with Section 601 shall be subject to enforcement and penforcement provisions of Section 39-108, Idaho Code, (Idaho Environmental Protection and 39-8811(2), Idaho Code, (Idaho Underground Storage Tank Act).		
	07.	Nonrefundable. The annual fee required by these rules shall be nonrefundable.	()
Idaho L	08. egislature	Fee Report . Prior to February 1 of each year, the Director shall report to the Governor on the use of fees collected the previous year. At a minimum, the report shall include:	and tl	ne)
	a.	A list of all tanks subject to inspection;	()
	b.	The type of inspection and regulatory authority or guidance used; and	()
	c.	A detailed accounting of how fee funds were spent.	()
602 9	999.	(RESERVED)		

58.01.08 - IDAHO RULES FOR PUBLIC DRINKING WATER SYSTEMS

LEGAL AUTHORITY. The Idaho Legislature has given the Idaho Board of Environmental Quality the authority to promulgate rules governing quality and safety of drinking water, pursuant to Title 37, Chapter 21 and Title 39, Chapter 1, Idaho Code. 001. TITLE AND SCOPE. Title. These rules are titled IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems." 01. Scope. The purpose of these rules is to control and regulate the design, construction, operation, maintenance, and quality control of public drinking water systems to provide a degree of assurance that such systems are protected from contamination and maintained free from contaminants which may injure the health of the consumer. INCORPORATION BY REFERENCE AND AVAILABILITY OF REFERENCED MATERIALS. 002. **Incorporation by Reference**. The following documents are incorporated by reference into these rules. 40 CFR Part 141, revised as of July 1, 2015 (excluding annual monitoring provisions in 40 CFR 141.854(a)(4),(d),(e),(f) and (h), and the Aircraft Drinking Water Rule in Subsection X), and 40 CFR Part 143, revised as of July 1, 2011. Any reference in these rules to requirements, procedures, or specific forms contained in any section or subsection of 40 CFR Parts 141 and 143 shall constitute the full adoption by reference of that section or subsection, including any notes and appendices therein, unless expressly provided otherwise in these rules. American Water Works Association (AWWA) Standards, effective December 2009, available for a fee from the AWWA, 6666 West Quincy Avenue, Denver, Colorado 80235, Telephone (800) 926-7337, http:// apps.awwa.org/ebusmain/OnlineStore.aspx. Availability of Specific Referenced Material. Copies of specific documents referenced within these rules are available at the following locations: All federal regulations: Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, Telephone (202)783-3238; U.S. Government Bookstore, Room 194, Federal Bldg., 915 Second Ave., Seattle, WA 98174, (206) 553-4270; or Online at http://www.gpoaccess.gov/ecfr/index.html. All documents incorporated by reference are available for review at the Department of Environmental Quality, 1410 N. Hilton, Boise, ID 83706-1255, (208) 373-0502. Recommended Standards for Water Works: a report of the Water Supply Committee of the Great Lakes -- Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers, published by Health Education Services, P.O. Box 7126, Albany, New York 12224, Telephone (518) 439-7286. Manual of Individual and Non-Public Water Supply Systems (EPA 570/9-91-004), published by the U.S. Environmental Protection Agency, available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C.20402, Telephone (202) 782-3238. U.S. Department of Commerce, National Bureau of Standards Handbook, No. 69, "Maximum Permissible Concentrations of Radionuclides in Air and in Water for Occupational Exposure" as amended in 1963, NCRP Publications, P.O. Box 20175, Washington, D.C. 20014. Rules of the Idaho Water Resources Board are available at http://www.adminrules.idaho.gov/rules/ 37/37index.htm, or the Idaho Department of Water Resources, Idaho Water Center, 322 E. Front St., P.O. Box 83720, Boise, Idaho 83720-0098, Telephone (208) 287-4800. ANSI/NSF Standard 44-2002e -- 2004, Residential Cation Exchange Water Softeners, available

from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-

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8010.

- h. ANSI/NSF Standard 53-2002e -- 2003, Drinking Water Treatment Units -- Health Effects, available from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-8010.
- i. ANSI/NSF Standard 55-2002 -- 2002, Ultraviolet Microbiological Water Treatment Systems, available from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-8010.
- **j.** ANSI/NSF Standard 58-2003 -- 2004, Reverse Osmosis Drinking Water Treatment Systems, available from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-8010.
- **k.** ANSI/NSF Standard 60-2000a -- 2000, Drinking Water Treatment Chemicals -- Health Effects, available from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-8010.
- l. ANSI/NSF Standard 61-2000a -- 2000, Drinking Water System Components -- Health Effects, available from the National Sanitation Foundation, 789 N. Dixboro Road, Ann Arbor, Michigan 48105, Telephone (734) 769-8010.
- **m.** American Water Works Association (AWWA) Standards, available from the AWWA, 6666 West Quincy Avenue, Denver, Colorado 80235, (800) 926-7337, www.awwa.org.
- **n.** Cross Connection Control Manual, available from Pacific Northwest Section of the American Water Works Association, P.O. Box 19581, Portland, OR, 97280-0581, Telephone (503) 246-5845.
- **o.** Manual of Cross-Connection Control, Foundation for Cross-Connection Control and Hydraulic Research, University of Southern California, KAP-200 University Park MC-2531, Los Angeles, CA 90089-2531, (866)545-6340, www.usc.edu/dept/fccchr/.
- **p.** Manual on Slow Sand Filtration (1991), published by AWWA Research Foundation 6666 West Quincy Avenue, Denver, CO 80235, (800)926-7337, www.awwa.org.
- **q.** Slow Sand Filtration (1991), published by the American Society of Civil Engineers American Society of Civil Engineers, 1801Alexander Bell Drive, Reston, VA 20191, (800)548-2723, www.asce.org. ()
- r. Slow Sand Filtration and Diatomaceous Earth Filtration for Small Water Systems, DOH Pub #331-204 (4/03), Washington State Department of Health, Division of Environmental Health, Office of Drinking Water, PO Box 47828, Olympia WA 98504-7828, (360)236-3100 or (800)521-0323, http://www.doh.wa.gov/ehp/dw/Programs/water_sys_design.htm.
- s. Water System Design Manual, DOH Pub #331-123 (Rev. 8/01), Washington State Department of Health, Division of Environmental Health, Office of Drinking Water, PO Box 47828, Olympia WA 98504-7828, (360)236-3100 or (800)521-0323, http://www.doh.wa.gov/ehp/dw/Programs/water_sys_design.htm.
- t. Submersible Motors: Application, Installation, Maintenance (Franklin Electric AIM manual), Franklin Electric, Bluffton, Indiana 46714, (800)348-2420, http://www.franklin-electric.com/aimmanual.aspx.
- **u.** Guidance Manual for Compliance with the Filtration and Disinfection Requirements for Public Water Systems Using Surface Water Sources (March 1991 Edition), U.S. Environmental Protection Agency, http://water.epa.gov/lawsregs/rulesregs/sdwa/swtr/upload/guidsws.pdf. ()
- v. Standard Methods for the Examination of Water and Wastewater, a joint publication of the American Public Health Association, the Water Environment Federation, and the American Water Works Association, 6666 West Quincy Avenue, Denver, CO 80235, 800-926-7337, www.standardmethods.org ()

w. Standard Dim Standard F480	nension ratios		Thermoplastic [80, American				
x. 3330 Grace St			onstruction," L	ocal Highway	/ Technical	Assistance	Council

- y. Memorandum of Understanding between the Idaho Department of Environmental Quality and the Idaho Division of Building Safety Plumbing Bureau, Idaho Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706, www.deq.idaho.gov.
- **z.** Idaho General Safety and Health Standards (IGSHS), available from the Idaho Division of Building Safety, 1090 E. Watertower St., Meridian, Idaho 83642, (208)334-3950, http://dbs.idaho.gov/.
- **aa.** Implementation Guidance for the Long Term 2 Enhanced Surface Water Treatment Rule, Idaho Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706, www.deq.idaho.gov.
- **bb.** Implementation Guidance for the Stage 2 Disinfectants and Disinfection Byproducts Rule, Idaho Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706, www.deq.idaho.gov. ()
- cc. Implementation Guidance for the Ground Water Rule, Idaho Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706, www.deq.idaho.gov.
- **dd.** AWWA Recommended Practice for Backflow Prevention and Cross-Connection Control (M14), available from the AWWA, 6666 West Quincy Avenue, Denver, Colorado 80235, Telephone (800) 926-7337.
- ee. Membrane Filtration Guidance Manual (EPA 815-R-06-009) published by the U.S. Environmental Protection Agency, available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, Telephone (202) 782-3238, http://www.epa.gov/ogwdw/disinfection/lt2/pdfs/guidelt2 membranefiltration final.pdf.
- **ff.** Ultraviolet Disinfection Guidance Manual for the Final Long Term 2 Enhanced Surface water Treatment Rule (EPA 815-R-06-007) published by the U.S. Environmental Protection Agency, available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C.20402, Telephone (202) 782-3238, www.epa.gov/safewater/disinfection/lt2/pdfs/guide_lt2_uvguidance.pdf.
- gg. Improving Clearwell Design for CT Compliance, Report #90756, available from the Water Research Foundation, http://waterrf.org/ProjectsReports/PublicReportLibrary/RFR90756 2000 271.pdf. ()
- **hh.** Surface Water Treatment Rule Compliance Guidance, dated January 10, 1996, Idaho Department of Environmental Quality, www.deq.idaho.gov. ()
- **ii.** Uniform Plumbing Code, available at Division of Building Safety, 1090 E. Watertower St., Meridian, Idaho 83642; and at the Division of Building Safety, 1250 Ironwood Dr., Ste. 220, Coeur d'Alene, Idaho 83814, http://dbs.idaho.gov.
- **03. Precedence**. In the event of conflict or inconsistency between the language in these rules and that found in any document incorporated by reference, these rules shall prevail.

003. **DEFINITIONS.**

The definitions set forth in 40 CFR 141.2 are herein incorporated by reference except for the definition of the terms "action level," "disinfection," "noncommunity water system," and "person."

01. Action Level. The concentration of lead or copper in water that determines, in some cases, whether a water system must install corrosion control treatment, monitor source water, replace lead service lines, or undertake

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a public education	on program.	()
02.	Administrator. The Administrator of the United States Environmental Protection Agency.	()
03.	Annual Samples. Samples that are required once per calendar year.	()
04. the borehole min	Annular Opening . As used in well construction, this term refers to the nominal inside diameter of the casing divided by two (2).	meter (of)
05. capable of yield	Aquifer . A geological formation of permeable saturated material, such as rock, sand, graing an economic quantity of water to wells and springs.	vel, etc	:.,)
06. (1) year period.	Average Day Demand . The volume of water used by a system on an average day based See also the definition of Water Demand in these rules.	on a or	ne)
07. back pressure or	Backflow . The reverse from normal flow direction in a plumbing system or water system or back siphonage.	aused b))
	Bag Filters . Pressure-driven separation devices that remove particulate matter larger than an engineered porous filtration media. They are typically constructed of a non-rigin housed in a pressure vessel in which the direction of flow is from the inside of the bag to the	d, fabr	ic
	Bank Filtration . A water treatment process that uses a well to recover surface water ated into ground water through a river bed or bank(s). Infiltration is typically enhanced into imposed by a nearby pumping water supply or other well(s).		
10.	Board. The Idaho Board of Environmental Quality.	()
11. maintain compli three (3) main el	Capacity. The capabilities required of a public drinking water system in order to ach ance with these rules and the requirements of the federal Safe Drinking Water Act. It is divisionness:	ieve ar ided in	ıd to)
operations. It fu	Technical capacity means the system has the physical infrastructure to consistently meet andards and treatment requirements and is able to meet the requirements of routine and entrements the ability of system personnel to adequately operate and maintain the systemment technical knowledge. Training of operator(s) is required, as appropriate, for the system	nergenon	ey to
	Financial capacity means the financial resources of the water system, including an appareture; cash reserves sufficient for current operation and maintenance, future needs and endequate fiscal controls.		
c. aspects of water	Managerial capacity means that the management structure of the water system embersystem operations, including, but not limited to;	dies th	ne)
i.	Short and long range planning;	()
ii.	Personnel management;	()
iii.	Fiduciary responsibility;	()
iv.	Emergency response;	()
v.	Customer responsiveness;	()

	INISTRATIVE CODE of Environmental Quality	Idaho Rules for Public Drinking	IDAPA 58.01.08 Water Systems
vi.	Source water protection;		()
vii.	Administrative functions such as billi	ing and consumer awareness; and	()
viii.	Ability to meet the intent of the feder	al Safe Drinking Water Act.	()
	neter using an engineered porous filtratio	separation devices that remove particulate in media. They are typically constructed as a sels in which flow is from the outside of the	rigid or semi-rigid,
050.05, no mo	compliance history means a record of	e purposes of the Revised Total Coliform In maximum contaminant level violations 0.01, and no coliform treatment technique tr.01.	under Subsection
14. distribution sy		The interconnected distribution system onsecutive systems that receive finished wat	
		lic water system which serves at least fi serves at least twenty-five (25) year-round se rules.	
16. structure or fac system. Comp	Components of Finished Water Stocility is elevated sufficiently or is equippeonents of finished water storage are furth	orage . Storage is available to serve the system with sufficient booster pumping capabilities defined as:	stem if the storage ty to pressurize the
a. substandard flo	Dead Storage. Storage that is either ows and pressures.	r not available for use in the system or	can provide only
b. additive comp	Effective Storage. Effective storage onents described in Paragraphs c. through	is all storage other than dead storage and h f. of this Subsection.	is made up of the
c. sources are off	Operational Storage. Operational st f. This component is the larger of;	torage supplies water when, under norm	al conditions, the
i. components ar	The volume required to prevent extends and ready for use when needed; or	ccess pump cycling and ensure that the	following volume
ii.	The volume needed to compensate for	or the sensitivity of the water level sensors.	()
d. difference bety	Equalization Storage. Storage of fi ween a water system's maximum pumpin	nished water in sufficient quantity to cog capacity and peak hour demand.	ompensate for the
е.	Fire Suppression Storage. The water	needed to support fire flow in those systems	s that provide it.
	nusual conditions impose higher than ant	ovides a measure of reliability or safety fac icipated demands. Normally used for emerg ht (8) hours of operation at average day den	gency operation, if

17. Composite Correction Program (CCP). A systematic approach to identifying opportunities for improving the performance of water treatment and implementing changes that will capitalize on these opportunities.

plant's performance-based capabilities and associated administrative, operation, and maintenance practices. It is

Comprehensive Performance Evaluation (CPE). A thorough review and analysis of a treatment

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The CCP consists of two (2) elements:

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conducted to identify factors that may be adversely impacting a plant's capability to achieve comp emphasizes approaches that can be implemented without significant capital improvements. The CPE must at least the following components: assessment of plant performance; evaluation of major unit identification and prioritization of performance limiting factors; assessment of the applicability of comtechnical assistance; and preparation of a CPE report.	consist of processes;
b. Comprehensive Technical Assistance (CTA). The implementation phase that is carried CPE results indicate improved performance potential. During the CTA phase, the system must id	

- b. Comprehensive Technical Assistance (CTA). The implementation phase that is carried out if the CPE results indicate improved performance potential. During the CTA phase, the system must identify and systematically address plant-specific factors. The CTA consists of follow-up to the CPE results, implementation of process control priority setting techniques, and maintaining long term involvement to systematically train staff and administrators.

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 18. Compositing of Samples. The mixing of up to five (5) samples by the laboratory. ()
- 19. Confining Layer. A nearly impermeable subsurface stratum which is located adjacent to one (1) or more aquifers and does not yield a significant quantity of water to a well.
- **20. Confirmation Sample**. A sample of water taken from the same point in the system as the original sample and at a time as soon as possible after the original sample was taken.
- 21. Connection. Each structure, facility, or premises which is connected to a water system, and which is or could be used for domestic purposes, is considered a single connection. A single family residence is considered to be a premises. Multi-family dwellings and apartment, condominium, and office complexes are considered single connections unless individual units are billed separately for water by the water system, in which case each such unit shall be considered a single connection.
- **22. Consecutive System.** A public water system that receives some or all of its finished water from one (1) or more wholesale systems. Delivery may be through a direct connection or through the distribution system of one (1) or more consecutive systems.
 - 23. Consumer. Any person served by a public water system.
- 24. Consumer Confidence Report (CCR). An annual report that community water systems must deliver to their customers. The reports must contain information on the quality of the water delivered by the systems and characterize the risks (if any) from exposure to contaminants detected in the drinking water in an accurate and understandable manner.
 - **25.** Contaminant. Any physical, chemical, biological, or radiological substance or matter in water.
- **26. Cross Connection**. Any actual or potential connection or piping arrangement between a public or a consumer's potable water system and any other source or system through which it is possible to introduce into any part of the potable water system used water, water from any source other than an approved public water system, industrial fluid, gas or substance other than the intended potable water with which the system is supplied. Cross connections include bypass arrangements, jumper connections, removable sections, swivel or change-over devices and other temporary or permanent devices which, or because of which "backflow" can or may occur.
- **27. Dead End Main**. A distribution main of any diameter and length that does not loop back into the distribution system.
- **28. Dead Storage.** Storage that is either not available for use in the system or can provide only substandard flows and pressures. See also the definition of Components of Finished Water Storage in these rules.
 - **29. Department**. The Idaho Department of Environmental Quality. (
 - **30. Director**. The Director of the Department of Environmental Quality or his designee. ()

31.	Direct Integri	y Test (DIT). A physical test applied to	a microfiltration or ultrafiltration membra	ne
unit in order to ic	dentify integrity	oreaches.	()

- **32. Disinfection.** Introduction of chlorine, other agents, or processes that are approved by the Department (such as ultraviolet light) in sufficient concentration, dosage, or application, and for the time required to kill or inactivate pathogenic and indicator organisms.
- **33. Disinfection Profile.** A summary of daily Giardia lamblia inactivation through the drinking water treatment plant. The procedure for developing a disinfection profile is contained in 40 CFR 141.172 and 40 CFR 141.530-141.536.
- **34. Distribution System.** Any combination of pipes, tanks, pumps, and other equipment which delivers water from the source(s), treatment facility(ies), or a combination of source(s) and treatment facility(ies) to the consumer. Chlorination may be considered as a function of a distribution system.
 - **35. Drinking Water**. Means "water for human consumption."
- **36. Drinking Water System.** All mains, pipes, and structures through which water is obtained and distributed, including wells and well structures, intakes and cribs, pumping stations, treatment plants, reservoirs, storage tanks and appurtenances, collectively or severally, actually used or intended for use for the purpose of furnishing water for drinking or general domestic use.
- 37. **Dual Sample Set.** A set of two (2) samples collected at the same time and same location, with one (1) sample analyzed for TTHM and the other sample analyzed for HAA5. Dual sample sets are collected for the purposes of conducting an Initial Distribution System Evaluation (40 CFR Part 141, Subpart U) and for determining compliance with the TTHM and HAA5 MCLs under the Stage 2 Disinfection Byproducts Requirements (40 CFR Part 141, Subpart V).
- **38. Effective Contact Time.** For the purpose of these rules, effective contact time means the time in minutes that it takes for water to move from the point of completely mixed chemical application to the point where residual concentration is measured. It is the "T" in contact time (CT) calculations and is either "demonstrated" or "calculated." It is the contact time sufficient to achieve the inactivation of target pathogens under the expected range of raw water pH and temperature variation and must be demonstrated through tracer studies or other evaluations or calculations acceptable to the Department. "Improving Clearwell Design for CT Compliance," referenced in Subsection 002.02, contains information that may be used as guidance for these calculations.
- **39. Effective Storage**. Effective storage is all storage other than dead storage and is made up of the additive components described in Paragraphs c. through f. of the definition of Components of Finished Water Storage in these rules.
- **40. Enhanced Coagulation**. The addition of sufficient coagulant for improved removal of disinfection byproduct precursors by conventional filtration treatment. Conventional filtration treatment is defined in 40 CFR 141.2.
- **41. Enhanced Softening.** The improved removal of disinfection byproduct precursors by precipitative softening.
- **42. Equalization Storage**. Storage of finished water in sufficient quantity to compensate for the difference between a water system's maximum pumping capacity and peak hour demand. See also the definition of Components of Finished Water Storage in these rules.
- 43. Equivalent Dwelling Unit (EDU). A unit of measure that standardizes all land use types (housing, retail, office, etc.) to the level of demand created by a single-family detached housing unit within a water system. The demand for one (1) equivalent dwelling unit is equivalent to the amount of water provided to the average single-family detached housing unit within a water system. For example, a business designed to use three (3) times as much water as an average single-family detached housing unit would have a demand of three (3) equivalent dwelling units.

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- **44. Exemption**. A temporary deferment of compliance with a maximum contaminant level or treatment technique requirement which may be granted only if the system demonstrates to the satisfaction of the Department that the system cannot comply due to compelling factors and the deferment does not cause an unreasonable risk to public health.
- **45. Facility Plan**. The facility plan for a public drinking water system describes the overall system, including sources of water, treatment processes and facilities, pumping stations and distribution piping, finished water storage, and waste disposal. It is a comprehensive planning document for infrastructure and includes a plan for the future of the system/facility, including upgrades and additions. It is usually updated on a regular basis due to anticipated or unanticipated growth patterns, regulatory requirements, or other infrastructure needs. A facility plan is sometimes referred to as a master plan or facilities planning study. In general, a facility plan is an overall system-wide plan as opposed to a project specific plan.
- **46. Facility Standards and Design Standards**. Facility standards and design standards are described in Sections 500 through 552 of these rules. Facility and design standards found in Sections 500 through 552 of these rules must be followed in the planning, design, construction, and review of public drinking water facilities. ()
- **47. Fee Assessment**. A charge assessed on public drinking water systems based on a rate structure calculated by system size.
- **48. Filter Profile**. A graphical representation of individual filter performance, based on continuous turbidity measurements or total particle counts versus time for an entire filter run, from startup to backwash inclusively, that includes an assessment of filter performance while another filter is being backwashed.
- **49. Filtrate**. As the term relates to microfiltration and ultrafiltration, the product water or the portion of the feed stream that has passed through the membrane.
- **50. Finished Water**. Water that is introduced into the distribution system of a public water system and is intended for distribution and consumption without further treatment, except as necessary to maintain water quality in the distribution system (e.g., booster disinfection, addition of corrosion control chemicals).
- 51. Finished Water Storage Structures or Facilities. Finished water storage structures or facilities are defined as:
- **a.** Above-ground storage structure or facility. A finished water storage structure or facility with a bottom elevation above normal ground surface.
- **b.** Ground-level storage structure or facility. A finished water storage structure or facility with a bottom elevation at normal ground surface.
- **c.** Partially buried storage structure or facility. A finished water storage structure or facility with a bottom elevation below normal ground surface and any portion of the structure or facility above normal ground surface.
- **d.** Below-ground storage structure or facility. A finished water storage structure or facility with a bottom elevation and top elevation below normal ground surface.
- **52. Fire Flow Capacity**. The water system capacity, in addition to maximum day demand, that is available for fire fighting purposes within the water system or distribution system pressure zone. Adequacy of the water system fire flow capacity is determined by the local fire authority or through a hydraulic analysis performed by a licensed professional engineer to establish required fire flows in accordance with the International Fire Code as adopted by the State Fire Marshal.
- **53. Fire Suppression Storage**. The water needed to support fire flow in those systems that provide it. See also the definition of Components of Finished Water Storage in these rules.

54.	Fixture Protection. The practice	of installing backflow	prevention assemblie	s or devices to isolate
one (1) or more of	ross connections within a custome	er's facility.		()

- **55. Flowing Stream**. As used in the Long Term 2 Enhanced Surface Water Treatment Rule (40 CFR Part 141, Subpart W), this term means a course of running water flowing in a definite channel.
- **56. Flux**. The throughput of a pressure-driven membrane filtration process expressed as flow per unit of membrane area, usually in gallons per square foot per day or liters per hour per square meter. ()
- **57. Ground Water System**. A public water system which is supplied exclusively by a ground water source or sources.
- 58. Ground Water Under the Direct Influence of Surface Water (GWUDI). Any water beneath the surface of the ground with significant occurrence of insects or other macroorganisms, algae, or large diameter pathogens such as Giardia lamblia or Cryptosporidium, or significant and relatively rapid shifts in water characteristics such as turbidity, temperature, conductivity, or pH which closely correlate to climatological or surface water conditions. Direct influence shall be determined by the Department for individual sources. The determination of direct influence may be based on site-specific measurements of water quality, documentation of well construction characteristics and geology with field evaluation, a combination of water quality and documentation, or other information required by the Department.
- **59. Haloacetic Acids (Five) (HAA5).** The sum of the concentrations in milligrams per liter of the haloacetic acid compounds (monochloroacetic acid, dichloroacetic acid, trichloroacetic acid, monobromoacetic acid, and dibromoacetic acid) rounded to two (2) significant figures after addition.
- **60. Health Hazards**. Any condition which creates, or may create, a danger to the consumer's health. Health hazards may consist of, but are not limited to, design, construction, operational, structural, collection, storage, distribution, monitoring, treatment or water quality elements of a public water system. See also the definition of Significant Deficiency, which refers to a health hazard identified during a sanitary survey.
- 61. Indirect Integrity Monitoring. Monitoring some aspect of filtrate water quality that is indicative of the removal of particulate matter.
 - **62. Inorganic**. Generally refers to compounds that do not contain carbon and hydrogen. ()
- **63. Internal or In-Plant Isolation**. The practice of installing backflow prevention assemblies to protect an area within a water customer's structure, facility, or premises from contaminating another part of the structure, facility, or premises.
- **64. Lake/Reservoir**. As used in the Long Term 2 Enhanced Surface Water Treatment Rule (40 CFR Part 141, Subpart W), this term means a natural or man-made basin or hollow on the Earth's surface in which water collects or is stored that may or may not have a current or single direction of flow.
- 65. Level 1 Assessment. A Level 1 Assessment is an evaluation to identify the possible presence of sanitary defects, defects in distribution system coliform monitoring practices, and (when possible) the likely reason that the system triggered the assessment. It is conducted by the system operator or owner. Minimum elements include review and identification of atypical events that could affect distributed water quality or indicate that distributed water quality was impaired; changes in distribution system maintenance and operation that could affect distributed water quality (including water storage); source and treatment considerations that bear on distributed water quality, where appropriate (e.g., whether a ground water system is disinfected); existing water quality monitoring data; and inadequacies in sample sites, sampling protocol, and sample processing. The system must conduct the assessment consistent with any Department directives that tailor specific assessment elements with respect to the size and type of the system and the size, type, and characteristics of the distribution system.
- **66. Level 2 Assessment.** A Level 2 Assessment is an evaluation to identify the possible presence of sanitary defects, defects in distribution system coliform monitoring practices, and (when possible) the likely reason

that the system triggered the assessment. A Level 2 assessment provides a more detailed examination of the system (including the system's monitoring and operational practices) than does a Level 1 assessment through the use of more comprehensive investigation and review of available information, additional internal and external resources, and other relevant practices. It is conducted by an individual approved by the Department in accordance with Subsection 305.03, which may include the system operator. Minimum elements include review and identification of atypical events that could affect distributed water quality or indicate that distributed water quality was impaired; changes in distribution system maintenance and operation that could affect distributed water quality (including water storage); source and treatment considerations that bear on distributed water quality, where appropriate (e.g., whether a ground water system is disinfected); existing water quality monitoring data; and inadequacies in sample sites, sampling protocol, and sample processing.

- **67. License.** A physical document issued by the Idaho Division of Occupational and Professional Licenses certifying that an individual has met the appropriate qualifications and has been granted the authority to practice in Idaho under the provisions of Chapter 24, Title 54, Idaho Code.
- **68.** Locational Running Annual Average (LRAA). The average of sample analytical results for samples taken at a particular monitoring location during the previous four (4) calendar quarters, as set forth in the Stage 2 Disinfection Byproducts Requirements (40 CFR Part 141, Subpart V).
- **69. Log.** Logarithm to the base ten (10). In the context of these rules, it is used in the determination of removal or inactivation efficiencies. It is expressed as the logarithm to the base ten (10) or "log" of the concentration of the feed or raw water minus the log of the concentration in the filtrate or product water. For example, if the incoming feed or raw water concentration is one hundred (100), and the outgoing filtrate or product water concentration is ten (10), a 10-fold reduction was attained; or 1-log removal. 1-log removal also equates to ninety percent (90%) removal, as ninety (90) of the original feed concentration counts had been removed, leaving ten (10) in the filtrate. Similarly, 2-log equates to ninety-nine percent (99%) removal.
- **70.** Log Removal Value (LRV). LRV is a measure of filtration removal efficiency for a target organism, particulate, or surrogate expressed as Logarithm to the base ten (10).
- 71. Material Deviation. A change from the design plans that significantly alters the type or location of facilities, requires engineering judgment to design, or impacts the public safety or welfare.
- 72. Material Modification. Those modifications of an existing public water system that are intended to increase system capacity or alter the methods or processes employed. Any project that adds source water to a system, increases the pumping capacity of a system, increases the potential population served by the system or the number of service connections within the system, adds new or alters existing drinking water system components, or affects the water demand of the system is considered to be increasing system capacity or altering the methods or processes employed. Maintenance and repair performed on the system and the replacement of valves, pumps, or other similar items with new items of the same size and type are not considered a material modification.
- 73. Maximum Contaminant Level (MCL). The maximum permissible level of a contaminant in water which is delivered to any user of a public water system.
- 74. Maximum Day Demand. The average rate of consumption for the twenty-four (24) hour period in which total consumption is the largest for the design year. See also the definition of Water Demand in these rules.
- 75. Maximum Pumping Capacity. The pumping capacity with the largest source or pump out of service.
- 76. Maximum Residual Disinfectant Level (MRDL). A level of a disinfectant added for water treatment that may not be exceeded at the consumer's tap without an unacceptable possibility of adverse health effects. For chlorine and chloramines, a public water system is in compliance with the MRDL, when the running annual average of monthly averages of samples taken in the distribution system, computed quarterly, is less than or equal to the MRDL. For chlorine dioxide, a public water system is in compliance with the MRDL when daily samples are taken at the entrance to the distribution system and no two (2) consecutive daily samples exceed the MRDL.

MRDLs are enforceable in the same manner as maximum contaminant levels under Section 1412 of the Safe Drinking Water Act. There is convincing evidence that addition of a disinfectant is necessary for control of waterborne microbial contaminants. Notwithstanding the MRDLs listed in 40 CFR 141.65, operators may increase residual disinfectant levels of chlorine or chloramines (but not chlorine dioxide) in the distribution system to a level and for a time necessary to protect public health to address specific microbiological contamination problems caused by circumstances such as distribution line breaks, storm runoff events, source water contamination, or cross-connections.

- 77. Maximum Residual Disinfectant Level Goal (MRDLG). The maximum level of a disinfectant added for water treatment at which no known or anticipated adverse effect on the health of persons would occur, and which allows an adequate margin of safety. MRDLGs are nonenforceable health goals and do not reflect the benefit of the addition of the chemical for control of waterborne microbial contaminants.
- 78. Membrane Filtration. A pressure or vacuum driven separation process in which particulate matter larger than one (1) micrometer (μ m) is rejected by an engineered barrier, primarily through a size-exclusion mechanism. This definition includes the common membrane technologies of microfiltration, ultrafiltration, nanofiltration, and reverse osmosis.
- **79. Membrane Unit**. A group of treatment systems or membrane modules that usually share common control and valving so that the group can be isolated for testing or cleaning.
- **80. Method Detection Limit (MDL)**. The lowest concentration which can be determined to be greater than zero with ninety-nine percent (99%) confidence, for a particular analytical method.
- 81. Microfiltration (MF). A low pressure membrane filtration process with pore diameter normally in the range of 0.1 to 0.5 μ m.
- **82. Module**. As the term relates to membrane filtration, it is the smallest component of a membrane unit in which a specific membrane surface area is housed. The component is typically equipped with a feedwater inlet, a filtrate outlet, and concentrate or backwash outlet structure.
- **83.** Nanofiltration (NF). A membrane filtration process that removes dissolved constituents from water. Nanofiltration is similar to reverse osmosis but allows a higher percentage of certain ions to pass through the membrane. These systems typically operate under higher pressure than microfiltration and ultrafiltration.
- **84.** New System. Any water system that meets, for the first time, the definition of a public water system provided in Section 1401 of the federal Safe Drinking Water Act (42 U.S.C. Section 300f). This includes systems that are entirely new construction and previously unregulated systems that are expanding.
- **85. Noncommunity Water System.** A public water system that is not a community water system. A non-community water system is either a transient noncommunity water system or a non-transient noncommunity water system. See also the definition of a Public Drinking Water System in these rules.
- **86. Non-Potable Fluids**. Any fluids that do not meet the definition of potable water. This definition also includes any gases that are heavier than air such as propane.
 - 87. Non-Potable Mains. Pipelines that collect, deliver, or otherwise convey non-potable fluids.
- 88. Non-Potable Services or Lines. Pipelines that collect, deliver, or otherwise convey non-potable fluids to or from a non-potable main. These pipelines connect individual facilities to the non-potable main. This term also refers to pipelines that convey non-potable fluids from a pressurized irrigation system, reclaimed wastewater system, and other non-potable systems to individual consumers.
- **89. Nontransient Noncommunity Water System.** A public water system that is not a community water system and that regularly serves at least twenty-five (25) of the same persons over six (6) months per year. See also the definition of a Public Drinking Water System in these rules.

90. Operating Shift. That period of time during which water system operator decisions that affect public health are necessary for proper operation of the system.
91. Operational Storage. Operational storage supplies water when, under normal conditions, the sources are off. This component is the larger of the volume required to prevent excess pump cycling and ensure that the following volume components are full and ready for use when needed or the volume needed to compensate for the sensitivity of the water level sensors. See also the definition of Components of Finished Water Storage in these rules.
92. Operation and Maintenance Manual. An operation and maintenance manual typically covers three main subjects: a water system specific operations plan (see definition of Operations Plan); maintenance information and checklists; and manufacturer's product information (including trouble shooting information, a parts list and parts order form, special tools, spare parts list, etc.). An operation and maintenance manual may cover every aspect of the water system or any part of the water system, including but not limited to the following: treatment, pump stations, storage reservoirs, distribution system, pressure reducing valve stations, etc.
93. Operations Plan. The operations plan is part of an operation and maintenance manual. Depending on which facilities of the water system are being addressed, the operations plan may cover many types of information including but not limited to the following: daily, weekly, monthly, and yearly operating instructions; information specific to a particular type of treatment; location of valves and other key distribution system features; pertinent telephone and address contact information including the responsible charge water system operator and water system owner; operator safety procedures; alarm system; emergency procedures; trouble-shooting advice; water quality testing; depressurization events; customer service; and response to customer complaints.
94. Owner/Purveyor of Water/Supplier of Water . The person, company, corporation, association, or other organizational entity which holds legal title to the public water system, who provides, or intends to provide drinking water to the customers, and who is ultimately responsible for the public water system operation.
95. Peak Hour Demand. The highest hourly flow, excluding fire flow, that a water system or distribution system pressure zone is likely to experience in the design year. See also the definition of Water Demand in these rules.
96. Person . A human being, municipality, or other governmental or political subdivision or other public agency, or public or private corporation, any partnership, firm, association, or other organization, any receiver trustee, assignee, agent or other legal representative of the foregoing or other legal entity.
97. Pesticides. Substances which meet the criteria for regulation pursuant to the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended, and any regulations adopted pursuant to FIFRA. For example, pesticides include, but are not limited to insecticides, fungicides, rodenticides, herbicides, and algaecides.
98. Plant Design Capacity. The maximum design flow through treatment units. The minimum plant design capacity could be equal to peak hour demand but could also be equal to the maximum day demand if equalization storage is provided.
99. Plant. A physical facility where drinking water or wastewater is treated or processed.
100. Point of Use (POU) Treatment Device. A treatment device applied to a single tap used for the purpose of reducing contaminants in drinking water at that one tap.
101. Point of Use (POU) Treatment System. A collection of POU treatment devices.
102. Potable Mains. Pipelines that deliver potable water to multiple service connections.
103. Potable Services. Pipelines that convey potable water from a connection to the potable water main to individual consumers.

	104.	Potable	water.	water	Ior	numan	consumption.	See	tne	aemnition	ΟI	water	Ior	Human
Consun	nption in	Section 00)3.				•							()

- 105. Preliminary Engineering Report. The preliminary engineering report for a public drinking water system facility is a report that addresses specific portions of the system or facility for which modifications are being designed. Modifications may include, but are not limited to, significant changes to existing processes or facilities, system expansion, addition of treatment, or installation of other processes and facilities. This report addresses specific purpose and scope, design requirements, alternative solutions, costs, operation and maintenance requirements, and other requirements as described in Section 503. Preliminary engineering reports are generally project specific as opposed to an overall system-wide plan, such as a facility plan.
- **106. Premises Isolation or Containment**. The practice of separating the customer's structure, facility, or premises from the purveyor's system by means of a backflow prevention assembly installed on the service line before any distribution takes place.
- **107. Presedimentation**. A preliminary treatment process used to remove gravel, sand, and other particulate material from the source water through settling before the water enters the primary clarification and filtration processes in a treatment plant.
- **108. Protected Water Source**. For the purposes of the Revised Total Coliform Rule (40 CFR Part 141, Subpart Y), a protected water source is a ground water well that is not susceptible to contamination on the basis of well construction, hydrologic data, or contamination history.
- **109. Public Notice**. The notification of public water system consumers of information pertaining to that water system including information regarding water quality or compliance status of the water system. ()
- 110. Public Drinking Water System. A system for the provision to the public of water for human consumption through pipes or, after August 5, 1998, other constructed conveyances, if such system has at least fifteen (15) service connections, regardless of the number of water sources or configuration of the distribution system, or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year. Such term includes: any collection, treatment, storage, and distribution facilities under the control of the operator of such system and used primarily in connection with such system; and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Such term does not include any "special irrigation district." A public water system is either a "community water system" or a "noncommunity water system" as further defined as:
- **a.** Community water system. A public water system which serves at least fifteen (15) service connections used by year-round residents or regularly serves at least twenty-five (25) year-round residents. ()
- **b.** Noncommunity water system. A public water system that is not a community water system. A noncommunity water system is either a transient noncommunity water system or a non-transient noncommunity water system.
- c. Nontransient noncommunity water system. A public water system that is not a community water system and that regularly serves at least twenty-five (25) of the same persons over six (6) months per year.
- **d.** Transient noncommunity public water system. A noncommunity water system which does not regularly serve at least twenty-five (25) of the same persons over six (6) months per year.
 - 111. Public Water System/Water System. Means "public drinking water system." ()
- 112. Pump House. A structure containing important water system components, such as a well, hydropneumatic tank, booster pump, pump controls, flow meter, well discharge line, or a treatment unit. Pump houses are often called well houses in common usage, even though in modern construction these structures may not contain either a well or a pump. These terms are used interchangeably in national standards and trade publications.
 - 113. Qualified Licensed Professional Engineer (QLPE). A professional engineer licensed by the state

of Idaho; qualified by education or experience	e in the specific	technical fields in	volved in these	rules; and	retained or	r
employed by a city, county, quasi-municipa	l corporation, or	r regulated public	utility for the	purposes of	of plan and	1
specification review.			•		())

- 114. Quasi-Municipal Corporation. A public entity, other than community government, created or authorized by the legislature to aid the state in, or to take charge of, some public or state work for the general welfare. For the purpose of these rules, this term refers to drinking water districts.
- 115. Raw Water. Raw water is any ground water, spring water, or surface water utilized as source water prior to treatment for the purpose of producing potable water.
- 116. Redundancy. The installation of duplicate components or backup systems that are designed to maintain minimum pressure and capacity of the system should any component fail or otherwise be out of service for maintenance or repair.
- 117. Regulated Public Utility. For the purpose of these rules, any public water system that falls under the jurisdiction of the Idaho Public Utilities Commission and is subject to the rules thereof.
- 118. Reverse Osmosis (RO). A membrane filtration process that removes dissolved constituents from water. Reverse osmosis is similar to nanofiltration but allows a lower percentage of certain ions to pass through the membrane. These systems typically operate under higher pressure than microfiltration and ultrafiltration.
- 119. Repeat Compliance Period. Any subsequent compliance period after the initial compliance period.
- **120. Resolution**. As the term relates to membrane treatment, it is the size of the smallest integrity breach that contributes to a response from a direct integrity test when testing low pressure membranes.
- 121. Responsible Charge (RC). Responsible Charge means active, daily on-site or on-call responsibility for the performance of operations or active, on-going, on-site, or on-call direction of employees and assistants.
- **122. Responsible Charge Operator**. An operator of a public drinking water system, designated by the system owner, who holds a valid license at a class equal to or greater than the drinking water system classification, who is in responsible charge of the public drinking water system.
- **123. Reviewing Authority.** For those projects requiring preconstruction approval by the Department, the Department is the reviewing authority. For those projects allowing for preconstruction approval by others, pursuant to Subsection 504.03.b. of these rules, the qualified Idaho licensed professional engineer (QLPE) is also the reviewing authority.
 - **124. Sampling Point.** The location in a public water system from which a sample is drawn. ()
- 125. Sanitary Defect. A defect that could provide a pathway of entry for microbial contamination into the distribution system or that is indicative of a failure or imminent failure in a barrier that is already in place. Examples of sanitary defects include but are not limited to: cross connections, inadequate distribution system pressures, inadequate or missing sanitary seal, improperly screened storage tank vents, inadequate protection from contamination during flooding, history of treatment failures, deterioration of system components, and water main leaks or breaks.
- 126. Sanitary Survey. An onsite review of the water source, facilities, equipment, operation and maintenance of a public water system for the purpose of evaluating the adequacy of such source, facilities, equipment, operation and maintenance for producing and distributing safe drinking water. The sanitary survey will include, but is not limited to the following elements:

a.	Source;	()
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	IISTRATIVE CODE f Environmental Quality	IDAP. Idaho Rules for Public Drinking Wate	A 58.01.08 r Systems
b.	Treatment;		()
c.	Distribution system;		()
d.	Finished water storage;		()
e.	Pumps, pump facilities, and controls;		()
f.	Monitoring and reporting and data verifica	ation;	()
g.	System management and operation; and		()
h.	Operator compliance with state requireme	nts.	()
127. Version." It is a by a majority of		for "Safe Drinking Water Information S to the U.S. Environmental Protection Agendata about regulated public water systems.	
128. year-round basis	Seasonal System . A noncommunity water and starts up and shuts down at the beginning	system that is not operated as a public water ng and end of each operating season.	system on a
129. for a specific resmembrane filtration	solution that can be reliably verified by the	ne treatment, it is the maximum log removal vidirect integrity test associated with a given lo	value (LRV) ow pressure ()
130. establishments o		animal waste from residences, buildings ater infiltration and surface water as may be p	
Department or it	enance, or administration, as well as any fa	ring a sanitary survey, any defect in a syste ailure or malfunction of any system component al to cause, risk to health or safety, or that cou on of Health Hazards.	ent, that the
that is connected control quantity	riew by a qualified licensed professional en to existing water main facilities and does n or pressure, including, but not limited to,	or replacement water main(s) that requir- gineer (QLPE) or by the Department per the ot require the addition of system components booster stations, new sources, pressure red- and quantity requirements of Subsection 552	se rules and designed to ucing valve
system or the	ltural service through a piped water system	district in existence prior to May 18, 1994 th with only incidental residential or similar us m comply with the exclusion provisions	e where the
134. the surface or from	Spring . A source of water which flows from a geological fault that allows the flow of	om a laterally percolating water table's inters water from an artesian aquifer.	section with
135. fail or when und Finished Water S		es a measure of reliability or safety factor sho ated demands. See also the definition of Con	

136. Substantially Modified. The Department shall consider a public water system to be substantially modified when, as the result of one (1) or more projects, there is a combined increase of twenty-five percent (25%) or more above the system's existing configuration in the population served or number of service connections, the total length of transmission and distribution water mains, and the peak or average water demand.

- 137. Substitute Responsible Charge Operator. An operator of a public drinking water system who holds a valid license at a class equal to or greater than the drinking water system classification, designated by the system owner to replace and to perform the duties of the responsible charge operator when the responsible charge operator is not available or accessible.
- 138. Surface Water System. A public water system which is supplied by one (1) or more surface water sources or ground water sources under the direct influence of surface water. Also called subpart H systems in applicable sections of 40 CFR Part 141.
- 139. Total Organic Carbon (TOC). Total organic carbon in mg/l measured using heat, oxygen, ultraviolet irradiation, chemical oxidants, or combinations of these oxidants that convert organic carbon to carbon dioxide, rounded to two (2) significant figures.
- **140. Total Trihalomethanes (TTHM).** The sum of the concentration in milligrams per liter of the trihalomethane compounds (trichloromethane [chloroform], dibromochloromethane, bromodichloromethane and tribromomethane [bromoform]), rounded to two (2) significant figures.
- 141. Transient Noncommunity Public Water System. A noncommunity water system which does not regularly serve at least twenty-five (25) of the same persons over six (6) months per year. See also the definition of a Public Drinking Water System in these rules.
- 142. Treatment Facility. Any place(s) where a public drinking water system or nontransient noncommunity water system alters the physical or chemical characteristics of the drinking water. Chlorination may be considered as a function of a distribution system.
- 143. Turbidity. A measure of the interference of light passage through water, or visual depth restriction due to the presence of suspended matter such as clay, silt, nonliving organic particulates, plankton and other microscopic organisms. Operationally, turbidity measurements are expressions of certain light scattering and absorbing properties of a water sample. Turbidity is measured by the Nephelometric method.
- 144. Ultrafiltration (UF). A low pressure membrane filtration process with pore diameter normally in the range of five thousandths to one tenth micrometer (0.005 to 0.1 μ m).
- 145. Ultraviolet (UV) Light Technology. A physical disinfection process that has proven effective against common pathogens in drinking water.
- 146. UV Transmittance (UVT). A measure of the fraction of incident light transmitted through a material (e.g., water sample or quartz). The UVT is usually reported for a wavelength of two hundred fifty-four (254) nm and a pathlength of one (1) cm. It is often represented as a percentage.
- **147. Unregulated Contaminant**. Any substance that may affect the quality of water but for which a maximum contaminant level or treatment technique has not been established.
- 148. Use Assessment. For the purpose of obtaining a waiver from certain monitoring requirements, a use assessment is an evaluation as to whether synthetic organic contaminants are being or have been used, manufactured, transported, stored, or disposed of in the watershed for surface water or the zone of influence for ground water.
- 149. Variance. A temporary deferment of compliance with a maximum contaminant level or treatment technique requirement which may be granted only when the system demonstrates to the satisfaction of the Department that the raw water characteristics prevent compliance with the MCL or requirement after installation of the best available technology or treatment technique and the determent does not cause an unreasonable risk to public health.
- 150. Very Small Public Drinking Water System. A Community or Nontransient Noncommunity Public Water System that serves five hundred (500) persons or less and has no treatment other than disinfection or has only treatment which does not require any chemical treatment, process adjustment, backwashing or media

Department of	Environmental Quality Idano Rules for Fublic Drinking Water Sy	Stellis
regeneration by exchangers).	an operator (e.g. calcium carbonate filters, granular activated carbon filters, cartridge filt	ers, ion
151. evaporate easily.	Volatile Organic Chemicals (VOCs). VOCs are lightweight organic compounds that vapor	orize or
152. drinking water su	Vulnerability Assessment. A determination of the risk of future contamination of a apply.	public
153.	Waiver.	()
a. approval of a ten	For the purposes of these rules, except Sections 500 through 552, "waiver" means the Department reduction in sampling requirements for a particular contaminant.	artment
b. compliance.	For purposes of Sections 500 through 552, "waiver" means a dismissal of any requirer	nent of
c. drinking water sy	For the purposes of Section 010, "waiver" means the deferral of a fee assessment for a system.	public
any ground water physically or ratio	Wastewater . Any combination of liquid or water and pollutants from activities and prellings, commercial buildings, industrial plants, institutions and other establishments, together, surface water, and storm water that may be present; liquid or water that is chemically, biologically identifiable as containing blackwater, gray water or commercial or industrial pollutary APA 58.01.16, "Wastewater Rules," for additional information.	ner with gically,
of personal hygicommon usage, t	Water for Human Consumption. Water that is used by humans for drinking, bathing for p ene (including hand-washing), showering, cooking, dishwashing, and maintaining oral hygiche terms "culinary water," "drinking water," and "potable water" are frequently used as syno	iene. In
156. demand can be for	Water Demand. The volume of water requested by system users to satisfy their needs urther categorized as:	. Water
a. year period.	Average day demand. The volume of water used by a system on an average day based on a	one (1)
b. which total const	Maximum day demand. The average rate of consumption for the twenty-four (24) hour poumption is the largest for the design year.	eriod in
c. system pressure a	Peak hour demand. The highest hourly flow, excluding fire flow, that a water system or distraction is likely to experience in the design year.	ribution
157. and conveys wat mains within a g	Water Main . A pipe within a public water system which is under the control of the system of er to two (2) or more service connections or conveys water to a fire hydrant. The collection of even water supply is called the distribution system.	perator of water (
158. drains the area.	Watershed. The land area from which water flows into a stream or other body of water	which
	Wholesale System. A public water system that treats source water as necessary to produce felivers some or all of that finished water to another public water system. Delivery may be the or through the distribution system of one (1) or more consecutive systems.	
004. COVEI 40 CFR 141.3 is	RAGE. herein incorporated by reference.	()

005. 40 CFR		RAL PROVISIONS FOR WAIVERS, VARIANCES, AND EXEMPTIONS. herein incorporated by reference.	()
	01.	Waivers.	()
necessar	y for th	The Department may waive any requirement of Sections 500 through 552 that is not explosed that it can be shown to the satisfaction of the Department that the requirement protection of public health, protection from contamination, and satisfactory operation public water system.	t is n	ot
	b.	The Department may at its discretion waive the requirements outlined in Section 010.	()
	c.	Waiver of monitoring requirements is addressed in Subsection 100.07.	()
	02.	Variances.	()
		General Variances. A variance may be granted by the Department if a public water system ad demonstrates to the satisfaction of the Department that the following minimum requiren SC Section 1415(a) (The Safe Drinking Water Act) are met. These include but are not limited.	nents a	
comply	i. with the	The system has installed the best available technology, treatment techniques, or other maximum contaminant level; and	neans (to)
	ii.	Alternative sources of water are not reasonably available to the system.	()
treatmer protect t	iii. nt techniq he health	For provisions of a national primary drinking water regulation which requires the use of a que with respect to a contaminant, the system must demonstrate that the technique is not nece of the system's customers.		
satisfact	ion of the	Small System Variances. A small system variance for a maximum contaminant level or tregranted by the Department if a public water system submits an application and demonstrate Department that the following minimum requirements as required by 42 USC Section 141 de, but are not limited to:	es to th	ne
	i.	The system serves three thousand three hundred (3,300) or fewer persons;	()
thousand	ii. d (10,000	If the system serves more than three thousand three hundred (3,300) persons but fewer to persons, the application shall be approved by the U.S. Environmental Protection Agency;		en)
to the size	iii. ze and so	The U.S. Environmental Protection Agency has identified a variance technology that is appurce water quality conditions of the public water system;	plicab (le)
other me	iv. eans; and	The system installs, operates and maintains such treatment technology, treatment technology	ique, (or)
accordar alternati	v. nce with ve source	The system cannot afford to comply with a national primary drinking water regular affordability criteria established by the Department, including compliance through tree of water supply, restructuring or consolidation.		
		Exemptions . An exemption may be granted by the Department if a public water system subdemonstrates to the satisfaction of the Department that the following minimum requiren SC Section 1416(a) are met. These include but are not limited to:		
compell	a. ing factor	The system is unable to comply with a maximum contaminant level or treatment techniquers, which may include economic factors;	e due	to)

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b. and no reasons	The system was in operation by the effective date of such contaminant level or treatment to able source of water is available to the system; or	chniqu (ue)
c. technique, the	If the system was not in operation by the effective date of such contaminant level or to no reasonable alternative source of water is available to the system; and	reatme	nt)
d.	The granting of an exemption will not result in an unreasonable risk to health;	()
e. level or treatm	Management or restructuring changes cannot reasonably be made to comply with the content technique to improve the quality of the drinking water;	tamina (nt)
f. prior to the date	The system cannot meet the standard without capital improvements which cannot be content established pursuant to 42 USC Section 1412b(10);	mpleto	ed)
g. financial assis	If the system needs financial assistance, the system has entered into an agreement to obtance; or	ain suc	ch)
h. system and is	The system has entered into an enforceable agreement to become a part of a regional publishing all practical steps to meet the standard.	ic wat	er)
	Conditions. A waiver, exemption or variance may be granted upon any conditions its discretion, determines are appropriate. Failure by the public water system to comply a sthe waiver, variance or exemption.		
Department. A	Public Hearing . The Department shall provide public notice and an opportunity for public ved by the public water system before any exemption or variance under Section 005 is grante at the conclusion of the hearing, the Department shall record the findings and issue a sying, modifying, or conditioning the application.	d by tl	he
	Exceptions . Any person aggrieved by the Department's decision on a request for a waiver, may file a petition for a contested case with the Board. Such petitions shall be filed with the EIDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Qua	Board,	
07. allowed.	Surface Water Variances. Variances from the requirements of Sections 300 through 303	are n	ot)
08. not allowed.	Surface Water Exemptions. Exemptions from 40 CFR 141.72(a)(3) and 40 CFR 141.72(b)	b)(2) a	re)
	NG REQUIREMENTS. is herein incorporated by reference.	()
	APPROVAL DESIGNATION. nt or its agent may assign a disapproved designation to a public water system when:	()
01. defects; or	Defects . There are design or construction defects, or some combination of design and construction	structio	on)
02.	Operating Procedures. Operating procedures constitute a health hazard; or	()
03. of these rules;	Quality. Physical, chemical, microbiological or radiological quality does not meet the requor	iremen (ıts)
04.	Monitoring. The required monitoring as specified in these rules has not been conducted; o	r ()

IDAPA 58.01.08

Depart	tment of	Environmental Quality	Idaho Rules for Public Drinking Water Sy	sten	ns
intercor	05. nnected w	Unapproved Source. An unapproved rith a disapproved water system.	source of drinking water is used or the sys	stem (is)
not paid	06. I as set fo	Non-Payment of Annual Fee Assessmenth in Section 010.	ent. The annual drinking water system fee assess	ment (is)
by the 1	Departme	signation to notify the public. The manner,	y require the owner of a water system that has bee content, and timing of this notification will be dete public notification requirements set forth in Sect	ermin	ed
008.	HEALT	TH HAZARDS.			
	01.	Prohibited.		()
determi	a. ned by th	No public water system, or portion of a e Department and defined in Section 003 of	public water system, shall constitute a health has f these rules.	zard, (as)
prevent	b. s, or may	No public water system, or portion of prevent, the detection of a health hazard, a	a public water system, shall create a condition is determined by the Department.	whi	ch)
hazard Departr		Schedule . Health hazards and conditions mitigated as required by the Department a	which prevent, or may prevent, the detection of and terminated within a time schedule established	a head by t	lth he)
			isions necessary to correct a health hazard or conzard, must be reviewed and approved by the Department.		
specifie	partment	e rules if the Department determines that su	or sampling requirements for any contaminant of ch alteration is necessary to adequately assess the	herwi level (ise of)
	ılated pul	CHEDULE FOR PUBLIC DRINKING Volic drinking water systems shall pay an an ic drinking water systems as provided in the	nual drinking water system fee. The fee shall be a	ssess (ed)
continu	01. ing for ea	Effective Date. Annual fees shall be puch succeeding year.	aid for each fee year beginning October 1, 199	93, a (nd)
	02.	Fee Schedule.		()
accordi	a. ng to the	Community and Nontransient noncommu following fee schedule:	nity public drinking water systems shall pay an ani	nual f	ee.

Number of Connections	Fee
1 to 20	\$100
21 to 184	\$5 per connection, not to exceed a total of \$735 per system
185 to 3,663	\$4 per connection, not to exceed a total of \$10,988 per system
3,664 or more	\$3 per connection

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	b.	The annual fee for transient public drinking water systems is twenty-five dollars (\$25).)
0.4.1	c.	New public drinking water systems formed after October 1 will not pay a fee until the follow	ing
October)
	03.	Fee Assessment.)
public d	a. Irinking v	An annual fee assessment will be generated for each community and nontransient noncommunity attention system (spatial system (spatial system).	nity)
		Community and nontransient noncommunity public drinking water systems will be notified e ial number of connections listed in SDWIS. Systems will have at least one (1) month to notify e number of connections listed in SDWIS is not in agreement with the system's records.	
		The official number of connections listed in SDWIS following each yearly update, as required 3.b., will be used to calculate the annual fee for community and nontransient noncommunity pulystems for the next fee year of October 1 through September 30.	
		Billing . An annual fee shall be assessed and a statement will be mailed to all communicommunity, and transient public drinking water systems listed in SDWIS by the Department or 1 of each year.	
	05.	Payment. ()
shall be	a. , in which made pay	Payment of the annual fee shall be due on October 1, unless it is a Saturday, a Sunday, or a lent event the payment shall be due on the successive business day. Fees paid by check or money or yable to the Idaho Department of Environmental Quality and sent to 1410 North Hilton Street, Bo	rder
		If a public water system consists of two hundred fifty (250) connections or more, the system resits annual fee payment into equal monthly or quarterly installments by submitting a request to the proper request form provided with the initial billing statement.	
monthly	c. y or quart	The Department will notify applicable systems, in writing, of approval or denial of a requesterly installment plan within ten (10) business days of the Department receiving such a request.	sted)
		If a public water system has been approved to pay monthly installments then each installment slirst day of each month, unless it is a Saturday, a Sunday, or a legal holiday, in which event be due on the successive business day.	
		If a public water system has been approved to pay quarterly installments then each installment slet day of the month of each quarter (October 1, January 1, April 1, and July 1), unless it is a Sature gal holiday, in which event the installment shall be due on the first successive business day. (hall day,)
quarterl	y installn	Delinquent Unpaid Fees . A public water system will be delinquent in payment if its annual not been received by the Department by November 1; or if having first opted to pay monthly nents, its monthly or quarterly installment has not been received by the Department by the last day ich the monthly or quarterly payment is due.	or
	07.	Suspension of Services and Disapproval Designation. ()
excess followin		For any system delinquent in payment of fee assessed under Subsections 010.02 and 010.06 (90) days, technical services provided by the Department may be suspended except for (

		INISTRATIVE CODE of Environmental Quality Idaho Rules for Public Drinking V	DAPA 58.0 Vater Syst	
	i.	Issuance of monitoring waivers;	()
	ii.	Review and processing of engineering reports; and	()
552.	iii.	Review of plans and specifications for design and construction as set forth in Sect	ions 501 thi	rough
		For any system delinquent in payment of fee assessed under Subsections 010.0 hundred and eighty (180) days, the Department may suspend all technical services cluding any of the following:		
	i.	Review and processing of engineering reports;	()
552;	ii.	Review of plans and specifications for design and construction as set forth in Sect	ions 501 thi	rough)
	iii.	Renewal of monitoring waivers; or	()
	iv.	Granting of new monitoring waivers.	()
	c. s of one ction 00	For any system delinquent in payment of fee assessed under Subsections 010.0 hundred and eighty (180) days, the Department may disapprove the public water sy 7.06.		
servic	es, the d	Reinstatement of Suspended Services and Approval Status. For any public states of fee payment, pursuant to Subsection 010.07, has resulted in the suspensisapproval of a public water system, or both, continuation of technical services, reinstate approval, or both, will occur upon payment of delinquent annual fee assessments.	sion of tech	nnical
enforc	09. eement a	Enforcement Action . Nothing in Section 010 waives the Department's right ction at any time, including seeking penalties, as provided in Section 39-108, Idaho C		ce an
obliga	10. tion to c	Responsibility to Comply . Subsection 010.07 shall in no way relieve any comply with all applicable state and federal drinking water statutes, rules, regulations,		m its
011.	CON	TINUITY OF SERVICE.		
		Transfer of Ownership . No owner shall transfer system ownership without propertment and all customers. Notification shall include a schedule for transferring resoft the new owner.		
		Maintenance of Standards . The system transferring ownership shall ensure that met during transfer and shall ensure that water rights, operation and maintenance manumentation is transferred to the new owner.		

012. WRITTEN INTERPRETATIONS.

The Department of Environmental Quality may have written statements in the form of guidance and policy documents that pertain to the interpretation of the rules of this chapter. Such written statements may be inspected and copies obtained at the Department of Environmental Quality, 1410 North Hilton, Boise, Idaho 83706-1255. ()

013. USE OF GUIDANCE.

Guidance documents referenced in these rules are to be used to assist both designers and reviewers in determining a reasonable way to achieve compliance with the rules. Nothing in these rules makes the use of a particular guidance or guidance document mandatory. If the plans and specifications comply with applicable facility and design standards as set out in these rules, Section 39-118, Idaho Code, requires that the Department not substitute its judgment for that of the design engineer concerning the manner of compliance. If the design engineer needs assistance as to how to

comply with a particular rule, the design engineer may use the referenced guidance documents for that assistance. However, the design engineer may also use other guidance or provide documentation to substantiate his or her own professional judgment.

014. ADMINISTRATIVE PROVISIONS. Persons may be entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality." CONFIDENTIALITY OF RECORDS. Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code. Information submitted under a trade secret claim may be entitled to confidential treatment by the Department as provided in Section 74-114, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Department of Environmental Quality." OFFICE HOURS -- MAILING ADDRESS AND STREET ADDRESS. 016. The state office of the Department of Environmental Quality and the office of the Board of Environmental Quality are located at 1410 N. Hilton, Boise, Idaho 83706-1255, telephone number (208) 373-0502. The office hours are 8 a.m. to 5 p.m. Monday through Friday. 017. -- 049. (RESERVED) 050. MAXIMUM CONTAMINANT LEVELS AND MAXIMUM RESIDUAL DISINFECTANT LEVELS. 01. Maximum Contaminant Levels for Inorganic Contaminants. a. 40 CFR 141.11 is herein incorporated by reference. b. 40 CFR 141.62 is herein incorporated by reference. The maximum contaminant level for cyanide is two-tenths milligram per liter (0.2 mg/l). Maximum Contaminant Levels for Organic Contaminants. 40 CFR 141.61 is herein incorporated by reference, except that the best available technology (BAT) treatment listed in 40 CFR 141.61(b) shall be changed to reflect that packed tower aeration will not be listed for toxaphene but will be listed for toluene. Maximum Contaminant Levels for Turbidity. 40 CFR 141.13 is herein incorporated by reference. 04. Maximum Contaminant Levels for Radionuclides. 40 CFR 141.66 is herein incorporated by reference. Maximum Contaminant Levels for Microbiological Contaminants. 40 CFR 141.63 is herein **05.** incorporated by reference. Maximum Contaminant Levels for Disinfection Byproducts. 40 CFR 141.64 is herein incorporated by reference. Maximum Residual Disinfectant Levels. 40 CFR 141.65 is herein incorporated by reference. **07.** Effective Dates. Effective date information provided in 40 CFR 141.6 and 40 CFR 141.60 is applicable. 051. -- 099. (RESERVED)

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100.

MONITORING AND ANALYTICAL REQUIREMENTS.

	Total Coliform Sampling and Analytical Requirements. The Total Coliform Rule, 40 incorporated by reference. The Revised Total Coliform Rule, 40 CFR Part 141, Subpart Y, is reference, excluding the annual monitoring provisions in 40 CFR 141.854 (a)(4), (d), (e), (f) a	herein
a. people. 40 CFR 1	Routine monitoring requirements for public water systems serving more than one thousand (41.857 is herein incorporated by reference.	(1,000) ()
b. fewer people usin	Routine monitoring requirements for community water systems serving one thousand (1,0 and only ground water. 40 CFR 141.855 is herein incorporated by reference.	000) or
c. or fewer people.	Routine monitoring requirements for subpart H public water system serving one thousand (40 CFR 141.856 is herein incorporated by reference.	(1,000) ()
	Routine monitoring requirements for non-community water system serving one thousand (1, ng only ground water. 40 CFR 141.854 is herein incorporated by reference, excluding the sions in 40 CFR 141.854 (a)(4), (d), (e), (f), and (h).	
02. reference.	Turbidity Sampling and Analytical Requirements. 40 CFR 141.22 is herein incorporate	ited by
03. incorporated by r	Inorganic Chemical Sampling and Analytical Requirements. 40 CFR 141.23 is reference.	herein
04. incorporated by r	Organic Chemicals, Sampling and Analytical Requirements. 40 CFR 141.24 is reference.	herein
05.	Analytical Methods for Radioactivity. 40 CFR 141.25 is herein incorporated by reference.	()
06. Water Systems.	Monitoring Frequency and Compliance Requirements for Radioactivity in Commu40CFR 141.26 is herein incorporated by reference.	nunity
07. by reference.	Monitoring Waivers. 40 CFR 141.23(b) 141.23(c), 141.24(f), 141.24(h) are herein incorp	orated
a vulnerability a	Waivers from sampling requirements in Subsections 100.03, 100.04, 200.01, and 503.03.e. I systems for all contaminants except nitrate, nitrite, and disinfection byproducts and are base seessment, use assessment, the analytical results of previous sampling, or some combinates seement, use assessment, and analytical results.	d upon
b.	There are two (2) general types of monitoring waivers:	()
i.	Waivers based exclusively upon previous analytical data	()
ii.	Waivers based on a use or vulnerability assessment.	()
c.	Waivers are to be made by the Department on a contaminant specific basis and must be in w	riting.
d. organization. The	Vulnerability assessments may be conducted by the Department, the water system, or a third Department shall approve or disapprove all vulnerability assessments in writing.	d party
e. monitoring frequ	Water systems which do not receive waivers shall sample at the required initial and encies.	repeat

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days pri	or to the 1	required monitoring deadline date.	(Xty (6))
		Initial Monitoring Schedule . In addition to the requirements specified in 40 CFR 141.23, CFR 141.40, initial monitoring must be completed according to the following scheduled by the Department:		
before Ja	a. anuary 1,	Public water systems serving more than one hundred (100) people must conduct initial mol 1995 except that:	onitorir (ng)
	i. ources ser ater syste	Initial monitoring for nitrate and nitrite must be completed before January 1, 1994 for all rving transient noncommunity public water systems and for all ground water sources servem.		
water so	ii. ources ser	Initial monitoring for nitrate and nitrite must be completed before April 1, 1993 for all ving community or nontransient noncommunity public water systems.	surfac (ce)
all surfa	iii. ce water	Initial monitoring required under 40 CFR 141.23(c) must be completed before January 1, sources serving community or nontransient noncommunity public water systems.	1994 f	or)
before Ja	b. anuary 1,	Public water systems serving one hundred (100) or less people must conduct initial months 1996 except that:	onitorir (ng)
water so water sy		Initial monitoring for nitrate and nitrite must be completed before January 1, 1994 for all ving transient noncommunity public water systems and for all ground water sources serving		
water so	ii. ources ser	Initial monitoring for nitrate and nitrite must be completed before April 1, 1993 for all ving community or nontransient noncommunity public water systems.	surfac	ce)
all surfa	iii. ce water	Initial monitoring required under 40 CFR 141.23(c) must be completed before January 1, sources serving community or nontransient noncommunity public water systems.	1994 f	or)
	09.	Alternate Analytical Techniques. 40 CFR 141.27 is herein incorporated by reference.	()
laborato as provio	ries certit ded in ID	Approved Laboratories. 40 CFR 141.28 and 40 CFR 141.852(b) are herein incorporally a conducted pursuant to these rules, except those listed below, shall be performed or granted reciprocity by the Idaho Department of Health and Welfare, Bureau of Laboratories." The former of the performed by any person acceptable to the Department of Environmental Quality:	rmed ratorie	in es,
	a.	pH;	()
	b.	Turbidity (Nephelometric method only);	()
	c.	Daily analysis for fluoride;	()
	d.	Temperature;	()
acceptab	e. ole autom	Disinfectant residuals, except ozone, which shall be analyzed using the Indigo Methodated method pursuant to Subsection 300.05.d.;	od or a	an)
	f.	Alkalinity;	()
	g.	Calcium;	()
	h.	Conductivity;	()

	i.	Silica; and	()
	j.	Orthophosphate.	()
	11.	Monitoring of Consecutive Water Systems. 40 CFR 141.29 is herein incorporated by refer	rence.	
CFR Pa	12. rt 141, Sı	Disinfection Residuals, Disinfection Byproducts, and Disinfection Byproduct Precurs abpart L is herein incorporated by reference.	ors. 4	10)
101 1	149.	(RESERVED)		
150.	REPOR	RTING, PUBLIC NOTIFICATION, RECORDKEEPING.		
	01.	Reporting Requirements. 40 CFR 141.31 is herein incorporated by reference.	()
incorpo	02. rated by r	Public Notification of Drinking Water Violations. 40 CFR Part 141, Subpart Q is reference.	here:	in)
	03.	Record Maintenance . 40 CFR 141.33 is herein incorporated by reference.	()
incorpo	04. rated by r	Reporting for Unregulated Contaminant Monitoring Results. 40 CFR 141.35 is reference.	here:	in)
Treatm	05. ent Rule	Reporting and Record Keeping Requirements for the Interim Enhanced Surface . 40 CFR 141.175 is herein incorporated by reference.	Wate	er)
Byprod	06. lucts Rul	Reporting and Record Keeping Requirements for the Disinfectants and Disinfe. 40 CFR 141.134 is herein incorporated by reference.	fectai (nt)
141.861	07. is herein	Reporting and Record Keeping Requirements for the Revised Total Coliform Rule. 4 incorporated by reference.	10 CF (R)
151. 40 CFR		JMER CONFIDENCE REPORTS. , Subpart O is herein incorporated by reference.	()
152 1	199.	(RESERVED)		
200.	SPECIA	AL REGULATIONS.		
incorpo	01. rated by r	Monitoring Requirements for Unregulated Contaminants. 40 CFR 141.40 is reference.	here:	in)
	02.	Special Monitoring for Sodium . 40 CFR 141.41 is herein incorporated by reference.	()
referenc	03. ce.	Special Monitoring for Corrosively Characteristics. 40 CFR 141.42 is herein incorporate	ated b	у)
referenc	04. ce.	Prohibition on Use of Lead Pipes, Solder, and Flux. 40 CFR 141.43 is herein incorporate	ated b	у)
201 2	249.	(RESERVED)		
250. LEVEL	MAXIN L GOALS	MUM CONTAMINANT LEVEL GOALS AND MAXIMUM RESIDUAL DISINFECTS.	CTIO	N

	01.	Maximum	Contaminant	Level	Goals	for	Organic	Contaminants.	40	CFR	141.50	is	herein
incorp	orated by	reference.										(()

- **02.** Maximum Contaminant Level Goals for Inorganic Contaminants. 40 CFR 141.51 is herein incorporated by reference.
- **03. Maximum Contaminant Level Goals for Microbiological Contaminants**. 40 CFR 141.52 is herein incorporated by reference.
- **04.** Maximum Contaminant Level Goals for Disinfection Byproducts. 40 CFR 141.53 is herein incorporated by reference.
- **05. Maximum Residual Disinfectant Level Goals for Disinfectants.** 40 CFR 141.54 is herein incorporated by reference.
- **96.** Maximum Contaminant Level Goals for Radionuclides. 40 CFR 141.55 is herein incorporated by reference.

251. -- 299. (RESERVED)

300. FILTRATION AND DISINFECTION.

- **01. General Requirements.** 40 CFR 141.70 is herein incorporated by reference. Each public water system using a surface water source or ground water source directly influenced by surface water shall be operated by personnel, as specified in Sections 553 and 554, who have met state requirements for licensing of water system operators.
 - **02. Filtration**. 40 CFR 141.73 is herein incorporated by reference.
- **a.** Each system which provides filtration treatment shall submit engineering evaluations, other documentation, or some combination of engineering evaluations and other documentation as required by the Department to demonstrate ongoing compliance with these rules.
- **b.** The Department will establish filtration removal credit on a system-by-system basis. Unless otherwise demonstrated to the satisfaction of the Department, the maximum log removal credit allowed for filtration is as follows:

Maximum Log Removal						
Filtration Type	Giardia lamblia	Viruses	Cryptosporidium			
Conventional	2.5	2.0	2.5			
Direct	2.0	1.0	2.0			
Slow sand	2.0	2.0	2.0			
Diatomaceous earth	2.0	1.0	2.0			
Microfiltration	3.0	0.5	3.0			
Ultrafiltration	3.5	2.0	3.5			
Nanofiltration	4.0	3.0	4.0			
Reverse Osmosis	4.0	3.0	4.0			
Alternate technology	2.0	0	2.0			

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	c.	Filtration removal credit shall be granted for filtration treatment provided the system is:	()
	i.	Operated in accordance with the Operations Plan specified in Subsection 552.03.a.; and	()
141.73;	ii. and	The system is in compliance with the turbidity performance criteria specified under 40	CFR
all times	iii. during w	Coagulant chemicals must be added and coagulation and flocculation unit process must be which conventional and direct filtration treatment plants are in operation; and	used at
foot or a	iv. s approve	Slow sand filters are operated at rates not to exceed one-tenth (0.1) gallons per minute per ed by the Department; and	square
minute p	v. er square	Diatomaceous earth filters are operated at a rate not to exceed one point five (1.5) gallo e foot.	ons per
	03.	Criteria for Avoiding Filtration. 40 CFR 141.71 is herein incorporated by reference.	()
	04.	Disinfection . 40 CFR 141.72 is herein incorporated by reference.	()
(0.2) par	r ground ts per mi	In addition to the disinfection requirements in 40 CFR 141.72, each system with a surface water source directly influenced by surface water shall maintain a minimum of at least two-llion of chlorine in the treated water after an effective contact time of at least thirty (30) mind before delivery to the first customer. Effective contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated or calculated to the contact time is either demonstrated to the contact time is either the conta	-tenths utes at
	basin. Pri	Demonstrated effective contact time is generally determined by tracer studies on a comfor to conducting a tracer study, a testing plan shall be submitted to the Department for reviewer chemical shall not be reactive with anything in the water or be consumed in the process.	ew and
in a "pip	eline typ	Calculated effective contact time for tank type contact basins is based on tank baffling and one for the maximum hourly flow rate through that contact basin. Calculated effective contact e contact basin" (often called a pipeline contactor) is calculated by dividing the internal volu aximum hourly flow rate through that pipeline contactor.	ct time
disinfect be used psi press distribut	tion comp if the systure and a	The Department may allow a system to utilize automatic shut-off of water to the district total disinfectant residual is less than two-tenths (0.2) mg/l rather than provide reduced the conents and auxiliary power as required in 40 CFR 141.72(a)(2). An automatic water shut-outern demonstrates to the satisfaction of the Department that, at all times, a minimum of twent adequate fire flow can be maintained in the distribution system when water delivery is shut-off m and, at all times, minimum Giardia lamblia and virus inactivation removal rates can be accustomer.	undant ff may ty (20) f to the
of Giard removal removal disinfect	n plus disi ia lamblic of viruse of Crypt ion porti inactivati	Each system which is required to provide filtration must provide disinfection treatment sucinfection provide at least 3-Log or ninety-nine and nine tenths percent (99.9%) inactivation/rea cysts and at least 4-Log or ninety-nine and ninety-nine hundredths percent (99.99%) inactives as specified in 40 CFR 141.72 and Section 300, and at least 2-Log or ninety-nine percent tosporidium as required by 40 CFR Part 141, Subpart P or Subpart T. However, in all case on of the treatment train shall be designed to provide not less than five tenths (0.5) log Coion, irrespective of the Giardia lamblia removal credit awarded to the filtration portion	emoval vation/ (99%) ses the Giardia
	05.	Analytical and Monitoring Requirements. 40 CFR 141.74 is herein incorporated by refere	ence.
	a.	Each public water system which is required to provide disinfection shall monitor as follows:	

			()
Giardia 141.74(i. lamblia b)(3) (Tal	Each day the system is in operation, the purveyor shall determine the total level of inactive cysts and viruses achieved through disinfection based on CT99.9 values provided in 4 bles 1.1 through 1.6, 2.1 and 3.1).	ation of 0 CFR ()
inactiva	ii. ition ratio	At least once per day, the system shall monitor the following parameters to determine the achieved through disinfection:	ne total
and	(1)	Temperature of the disinfected water at each residual disinfectant concentration sampling	g point;
	(2)	If using chlorine, the pH of the disinfected water at each chlorine residual sampling point.	()
dividing all othe	g the inter r system (The effective contact time, "T," must be determined each day during peak hour d tact time, "T," in pipelines used for Giardia lamblia and virus inactivation shall be calculated real volume of the pipe by the peak hour flow rate through that pipe. Effective contact time, components used for Giardia lamblia and virus inactivation shall be determined by tracer study or calculations acceptable to the Department.	ated by "T," for
first cus	(4) stomer, m	The residual disinfectant concentrations at each residual disinfectant sampling point at or bet ust be determined each day during peak hour demand, or at other times approved by the Depa	
300.04	utilizing	The purveyor may demonstrate to the Department, based on a Department approved lenge study protocol, that the system is achieving disinfection requirements specified in Sub CT99.9 values other than those specified in 40 CFR 141.74(b)(3) (Tables 2.1 and 3.1) for and chloramine.	section
	iv.	The total inactivation ratio shall be calculated as follows:	()
inactiva	(1) ation ratio	If the system applies disinfectant at only one (1) point, the system shall determine the by either of the two (2) following methods:	ne total
hour de	(a) mand; or	One inactivation ratio (CTcalc/CT99.9) is determined at/or before the first customer during	ng peak
	(b) or before activation	Sequential inactivation ratios are calculated between the point of disinfectant application the first customer during peak hour demand. The following method must be used to calculatio:	
	(i)	Step 1: Determine (CTcalc/CT99.9) for each sequence.	()
	(ii)	Step 2: Add the (CTcalc/CT99.9) values for all sequences. The result is the total inactivation	ratio.
applicat	tion durir	If the system uses more than one point of disinfectant application at or before the first custor remine the CT value of each disinfection sequence immediately prior to the next point of dising peak hour demand. The sum of the (CTcalc/CT99.9) values from all sequences is the CTcalc/CT99.9) must be determined by the methods described in 40 CFR 141.74(b)(4)(i)(I	nfectant ne total
by three	v. e (3).	Log removal credit for disinfection shall be determined by multiplying the total inactivation	on ratio
system	vi. which de	The Department may reduce the CT monitoring requirements specified under Section 300, monstrates that the required inactivation levels are consistently exceeded. Reduced CT mor	

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shall be allowed only where the reduction in monitoring will not endanger the health of consumers served by the water system.

- **b.** Residual disinfectant concentrations for ozone must be measured using the Indigo Method, or automated methods may be used if approved by the Department as provided for in 40 CFR 141.74(a)(2).
 - **c.** Unfiltered Subpart H systems. 40 CFR 141.857(c) is herein incorporated by reference.
- **d.** As provided for in 40 CFR 141.74(b), the Department may specify interim monitoring requirements for unfiltered systems notified by the Department or U.S. Environmental Protection Agency that filtration treatment must be installed. Until filtration is installed, systems shall conduct monitoring for turbidity and disinfectant residuals as follows unless otherwise specified by the Department.
- i. Disinfectant residual concentrations entering the distribution system shall be measured at the following minimum frequencies, and samples must be taken at evenly spaced intervals throughout the workday.

Minimum Frequencies			
Population	Samples/day		
Less than 500	1		
501 - 1000	2		
1,001 - 2,500	3		
Greater than 2501	4		

ii. Turbidity shall be measured at least once per day at the entry point to the distribution system.

- iii. The Department may, at its discretion, reduce the turbidity monitoring frequency for any noncommunity system which demonstrates to the satisfaction of the Department:
- (1) A free chlorine residual of two-tenths (0.2) part per million is maintained throughout the distribution system;
 - (2) The water source is well protected; ()
- (3) The total coliform MCL is not exceeded or a Level 1 or Level 2 Assessment has not been triggered in accordance with 40 CFR 141.859; and
 - (4) No significant health risk is present.
- e. The Department may allow systems with surface water sources or ground water sources under the direct influence of surface water, to substitute continuous turbidity monitoring for grab sample monitoring as specified in 40 CFR 141.74(b)(2) and 40 CFR 141.74(c)(1) and Subsection 300.05. The Department may allow continuous turbidity monitoring provided the continuous turbidimeter is operated, maintained, standardized and calibrated per the manufacturer's recommendations. For purposes of determining compliance with turbidity performance criteria, discrete values must be recorded every four (4) hours water is supplied to the distribution system.
- f. The Department may allow systems using both a surface water source(s), or ground water source(s) under the direct influence of surface water, and one (1) or more ground water sources, to measure disinfectant residual at points other than the total coliform sampling points, as specified in 40 CFR 141.74(b)(6)(i) and 40 CFR 141.74(c)(3)(i) and Subsection 300.05. The Department may allow alternate sampling points provided the system

-1	, , , , , , , , , , , , , , , , , , ,	
demonstrates the distribution systematical	nate monitoring plan to the Department for approval in advance of the monitoring requirement e alternative points are more representative of treated (disinfected) water quality with the em. Heterotrophic bacteria, measured as heterotrophic plate count (HPC) as specified in 4 by be measured in lieu of residual disinfectant concentration as outlined in 40 CFR 141.74(b)(hin th 0 CFI
141.74(c)(1) and	The Department may allow a reduced turbidity monitoring frequency for systems using slo mology other than conventional, direct, or diatomaceous earth filtration, as specified in 4 Subsection 300.05. To be considered for a reduced turbidity monitoring frequency, a system request to the Department in advance of the monitoring requirement.	0 CFI
06. reference.	Reporting and Recordkeeping Requirements. 40 CFR 141.75 is herein incorporate	ted by
treatment must b	As provided in 40 CFR 141.75(a) and Section 300, the Department may establish interim re r systems notified by the Department or U.S. Environmental Protection Agency that five installed as specified in 40 CFR 141.75(a) and as referred to in Subsection 300.06. Until finalled, systems required to install filtration treatment shall report as follows:	Îtratioi
i. means, but no lat	The purveyor shall immediately report to the Department via telephone or other equally ter than the end of the next business day, the following information:	y rapio
(1)	The occurrence of a waterborne disease outbreak potentially attributable to that water system	n; (
(2)	Any turbidity measurement which exceeds five (5) NTU; and	(
(3) below two-tenths	Any result indicating that the disinfectant residual concentration entering the distribution sys (0.2) mg/l free chlorine.	stem i (
ii. system serves wa	The purveyor shall report to the Department within ten (10) days after the end of each mo ater to the public the following monitoring information using a Department-approved form:	nth th
(1)	Turbidity monitoring information; and	(
(2)	Disinfectant residual concentrations entering the distribution system.	(
iii. submitted to the	Personnel qualified under Subsection 300.01 shall complete and sign the monthly report Department as required in Subsection 300.06.	form
	In addition to the reporting requirements in 40 CFR 141.75(b) pertaining to systems with figurable water system which provides filtration treatment must report the level of Giardia lamb n/removal achieved each day by filtration and disinfection.	
07.	Recycle Provisions . 40 CFR 141.76 is herein incorporated by reference.	(
a. during sanitary s	The Department shall evaluate recycling records kept by water systems pursuant to 40 CFR urveys, comprehensive performance evaluations, or other inspections.	141.70

practices adversely affect the ability of the system to meet surface water treatment requirements.

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FINANCED FILTRATION AND DISINFECTION - SYSTEMS SERVING TENTHOUSAND OR

The Department may require a system to modify recycling practices if it can be shown that these

301. ENHANCED FILTRATION AND DISINFECTION - SYSTEMS SERVING TEN THOUSAND OR MORE PEOPLE.

This Section incorporates, 40 CFR Part 141, Subpart P, of the National Primary Drinking Water Regulations, known as the Interim Enhanced Surface Water Treatment Rule.

(01.	General Requirements. 40 CFR 141.170 is herein incorporated by reference.	()
(02.	Criteria for Avoiding Filtration. 40 CFR 141.171 is herein incorporated by reference.	()
(03.	Disinfection Profiling and Benchmarking. 40 CFR 141.172 is herein incorporated by references.	erence.)
(04.	Filtration. 40 CFR 141.173 is herein incorporated by reference.	()
(05.	Filtration Sampling Requirements . 40 CFR 141.174 is herein incorporated by reference.	()
UNDER The Depa	THE Dartment s	ARY SURVEYS FOR SYSTEMS USING SURFACE WATER OR GROUND VIRECT INFLUENCE OF SURFACE WATER. shall conduct a sanitary survey of all public water systems which use surface water or groundfluence of surface water.		
years. Fo communi	ity water	Frequency . For noncommunity water systems, a sanitary survey shall be conducted every nunity water systems, a sanitary survey shall be conducted every three (3) years, except system that has been determined to have outstanding performance, according to criteria estatt, may have a sanitary survey conducted every five (5) years.	t that	á
(02.	Report . A report describing the results of the sanitary survey will be provided to the water	system (ı.)
	the sig	As part of the sanitary survey report or as an independent action, the Department shall the water system describing any significant deficiency within thirty (30) days after the Department deficiency. The notice may specify corrective actions and deadlines for complete.	artmei	nt
Ī	b.	The Department may, at its discretion, provide this written notice at the time of the sanitary	surve	y.)
and on w		Response Required . The owner of a public water system must respond in writing, describedule the system will address all significant deficiencies, not later than forty-five (45) dattion from the Department.	ing hoo ys afte	w er)
to taking		Consultation with the Department. Public water systems shall consult with the Department corrective actions in response to significant deficiencies identified during a sanitary survey ctions are specified in detail by the Department in its written notification under Subsection 3	, unles	SS
	05. ol of the	Violation . Failure to address significant deficiencies identified in a sanitary survey that are public water system and its governing body shall constitute a violation of these rules.	e withi (n)
The Depa	artment s	ARY SURVEYS FOR PUBLIC WATER SYSTEMS USING GROUND WATER. shall conduct a sanitary survey of all public water systems that use ground water. 40 CFR Prin incorporated by reference.	Part 14	1,
	01. r comm	Frequency . For non-community water systems, a sanitary survey shall be conducted every unity water systems, a sanitary survey shall be conducted every three (3) years, except as p		
provides		A community water system may have a sanitary survey conducted every five (5) years if the a four (4)-log treatment of viruses (using inactivation, removal, or a Department allog inactivation and removal) before or at the first customer for all of its ground water source.	pprove	

has no history	A community water system may have a sanitary survey conducted every five (5) years if it formance record, as determined by the Department and documented in previous sanitary survey of Total Coliform Rule or Revised Total Coliform Rule MCL or monitoring violations of since the last sanitary survey.	ys, ar	nd
02.	Report . A report describing the results of the sanitary survey shall be provided to the water s	yster (n.)
a. written notice to identifies the sig corrective action	As part of the sanitary survey report or as an independent action, the Department shall p the water system describing any significant deficiency within thirty (30) days after the Depa gnificant deficiency. The notice may specify corrective actions and deadlines for complet is.	rtme	nt
b.	The Department may, at its discretion, provide this written notice at the time of the sanitary s	surve (y.)
Subsection 303.0	Significant Deficiencies . For each of the eight (8) elements of a sanitary survey of a ground wing deficiencies shall in all cases be considered significant for the purposes of the notice requipment. Decisions about the significance of other deficiencies identified during the sanitary survement's discretion, as indicated in the Department's sanitary survey protocol.	ired	in
a.	Source: Lack of a sanitary well cap as specified in Subsection 511.06.b.	()
b.	Treatment:	()
i.	Chemical addition lacks emergency shut-off as specified in Subsection 531.02.b.ii.	()
ii. reasonably const	Chemical addition is not flow proportioned where the rate of flow or chemical demand ant, as specified in Subsection 531.02.b.ii.	is no	ot)
c. 542.09.	Distribution system: No means for flushing dead end water mains, as specified in Subs	sectio	n)
d.	Finished water storage: Roof leaking, as specified in Subsections 544.09 and 544.09.c.	()
e. as specified in St	Pumps, pump facilities, and controls: No accessible check valve between pump and shut-off ubsection 511.04.	`valv (e,)
	Monitoring, reporting, and data verification: Repeated failure to collect the required numb liform Rule or the Revised Total Coliform Rule samples during the most recent two (2) year pubsection 100.01.		
g. in violation of Su	System management and operation: History of frequent depressurization in the distribution subsection 552.01.	syste:	m)
h. as required in Su	Operator compliance with state licensing requirements: Responsible charge operator is not licensing 554.02.	cense	ed)
	Response Required . The owner of a public water system must respond in writing, describing the dule the system will address all significant deficiencies, not later than thirty (30) days after recent the Department.	ng ho ceivir (w ig)
05. to taking specific such corrective a	Consultation with the Department. Public water systems shall consult with the Department corrective actions in response to significant deficiencies identified during a sanitary survey actions are specified in detail by the Department in its written notification under Subsection 30	unle	SS

		Violation . Failure to address significant deficiencies identified in a sanitary survey that are w public water system and its governing body shall constitute a violation of these rules. (ithiı
In accord correction water Evaluatio	lance with n program treatmen on (CPE)	h 40 CFR 142.16(g)(1), the Department may require a public water system to conduct a component, as defined in Section 003 of these rules, for the purpose of identifying and correcting deficient and distribution. Composite Correction Programs consist of a Comprehensive Perform and Comprehensive Technical Assistance (CTA). Failure to implement any Department-requirement factors identified through the CCP constitutes a violation of these rules.	ncies ance
identify fapproache following prioritizat	factors the compore tion of position of po	Comprehensive Performance Evaluation (CPE). If required, the CPE must be conducted that may be adversely impacting a plant's capability to achieve compliance. It must emphasize that implemented without significant capital improvements and must consist of at least nents: assessment of plant performance; evaluation of major unit processes; identification erformance limiting factors; assessment of the applicability of comprehensive technical assists of a CPE report.	asize t the and
and syste	matically s control	Comprehensive Technical Assistance (CTA). During the CTA phase, the system must ide address plant-specific factors. The CTA consists of follow-up to the CPE results, implemental priority setting techniques, and maintaining long term involvement to systematically train staff.	atior
FOR PR	OTECT	DRM TREATMENT TECHNIQUE TRIGGERS AND ASSESSMENT REQUIREMENT ION AGAINST POTENTIAL FECAL CONTAMINATION. excluding 40 CFR 141.859(a)(2)(iii), is herein incorporated by reference.	NTS
		Treatment Technique Triggers . Systems owners and operators must ensure that assessment rdance with Subsection 305.02 after exceeding treatment technique triggers in this subsection.	s are
á	a.	Level 1 treatment technique triggers: (
i total colif	i. form-pos	For systems taking forty (40) or more samples per month, the system exceeds five percent (5 itive samples for the month.	.0%
i coliform		For systems taking fewer than forty (40) samples per month, the system has two (2) or more samples in the same month.	tota
i coliform-	iii. positive	The system owner or operator fails to take every required repeat sample after any single sample.	tota
ı	b.	Level 2 treatment technique triggers: (
i or	i.	An E.coli MCL violation, as specified in Subsection 050.05 and Subsection 100.01 of these r	ules
	eriod, unl techniq	A second or any additional Level 1 triggers as defined in Subsection 305.01.a. within a rolling less the Department has determined a likely reason that the samples that caused the first Levue trigger were total coliform-positive and has established that the system has corrected (vel 1

a. System owners and operators must ensure that Level 1 and 2 assessments are conducted in order to identify the possible presence of sanitary defects and defects in distribution system coliform monitoring practices. The assessment must be conducted consistent with any Department directives that tailor specific assessment elements with respect to the size and type of the system and the size, type, and characteristics of the distribution system.

Section 304 Page 309

Requirements For Assessments.

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- b. When conducting assessments, owners and operators must ensure that the assessor evaluates minimum elements that include review and identification of inadequacies in sample sites; sampling protocol; sample processing; atypical events that could affect distributed water quality or indicate that distributed water quality was impaired; changes in distribution system maintenance and operation that could affect distributed water quality (including water storage); source and treatment considerations that bear on distributed water quality, where appropriate (e.g., small ground water systems); and existing water quality monitoring data. The system owner or operator must ensure the assessments are consistent with the elements in the Department provided forms for Level 1 and Level 2 assessments.
- c. Level 1 Assessments. A system owner or operator must conduct a Level 1 assessment if the system exceeds one of the treatment technique triggers in Subsection 305.01.a. as soon as practical after any trigger level is identified and submit a completed Level 1 assessment report or form to the Department within thirty (30) days after the system learns that it has exceeded a trigger.
- i. The completed assessment report or form must describe sanitary defects detected, corrective actions completed, and a proposed timetable for any corrective actions not already completed. The assessment report or form may also note that no sanitary defects were identified.
- ii. If the Department reviews the completed Level 1 report or form and determines that the assessment is not sufficient (including any proposed timetable for any corrective actions not already completed), the Department will consult with the owner or operator of the system. If the Department requires revisions after consultation, the system owner or operator must submit a revised assessment report or form to the Department on an agreed-upon schedule not to exceed thirty (30) days from the date of consultation.
- iii. Upon completion and submission of the assessment report or form by the system owner or operator, the Department will determine if the system has identified a likely cause for the Level 1 trigger and, if so, establish that the system has corrected the problem, or has included a schedule acceptable to the Department for correcting the problem.
- d. Level 2 Assessments. A system owner or operator must ensure that a Level 2 assessment is conducted if the system exceeds one of the treatment technique triggers in Subsection 305.01.b. The owner or operator must comply with any expedited actions or additional action required by the Department in the case of an E.coli MCL violation.
- i. The system owner or operator must ensure that a Level 2 assessment is conducted by the Department or a party approved by the Department as described in Subsection 305.03 as soon as practical after any trigger in Subsection 305.01.b. and must submit a completed Level 2 assessment report or form to the Department within 30 (thirty) days after the system learns that it has exceeded a trigger if the assessment was conducted by a party other than the Department.
- ii. The Department will schedule and conduct Level 2 assessments for an E.coli treatment technique trigger in Subsection 305.01.b.i. unless the Department approves another party to conduct the assessment as outlined in Subsection 305.03.
- iii. A second or any additional triggered Level 2 Assessment within a rolling twelve-month period must be conducted by a Department approved third party even if the public water system has staff or management approved under Subsection 305.03.
- iv. The completed assessment report or form must describe sanitary defects detected, corrective actions completed, and a proposed timetable for any corrective actions not already completed. The assessment report or form may also note that no sanitary defects were identified.
- v. If the Department reviews the completed Level 2 report or form and determines that the assessment is not sufficient (including any proposed timetable for any corrective actions not already completed), the Department will consult with the owner or operator of the system. If the Department requires revisions after consultation, the

system owner or operator must submit a revised assessment report or form to the Department on an agreed-upon schedule not to exceed 30 (thirty) days from the date of consultation.

- vi. Upon completion and submission of the assessment report or form by the system owner or operator, the Department will determine if the system has identified a likely cause for the Level 2 trigger and, if so, establish that the system has corrected the problem, or has included a schedule acceptable to Department for correcting the problem.
- e. Corrective action. Systems must correct sanitary defects found through either Level 1 or Level 2 assessments conducted under this section. For corrections not completed by the time of submission of the assessment report or form, the system must complete the corrective action(s) in compliance with a timetable approved by the Department in consultation with the system. The system must notify the Department when each scheduled corrective action is completed.
- f. Consultation. At any time during the assessment or corrective action phase, either the water system or the Department may request a consultation with the other party to determine the appropriate actions to be taken. The system may consult with the Department on all relevant information that may impact its ability to comply with a requirement of this Section, including the method of accomplishment, an appropriate timeframe, and other relevant information.
- **03. Approved Parties for Level 2 Assessments.** The system may conduct a Level 2 assessment if the system has staff or management with the certification or qualifications outlined in this Subsection or if the system hires parties that meet the qualifications in this Subsection. The following parties are approved by the Department to conduct Level 2 assessments:
- a. The Department or persons contracted with the Department who are trained to conduct sanitary surveys;
- **b.** Currently licensed operators in good standing that are licensed through the Idaho Division of Occupational and Professional Licenses with a drinking water classification of Distribution I through IV or Treatment I through IV and that are licensed at least to the classification level of the public water system requiring the Level 2 assessment; or
- **c.** Licensed professional engineers licensed by the state of Idaho and qualified by education and experience in the specific technical fields involved in these rules.

306. -- 309. (RESERVED)

310. ENHANCED FILTRATION AND DISINFECTION - SYSTEMS SERVING FEWER THAN TEN THOUSAND PEOPLE.

40 CFR 141, Subpart T is herein incorporated by reference.

311. ENHANCED TREATMENT FOR CRYPTOSPORIDIUM -- LONG TERM 2 ENHANCED SURFACE WATER TREATMENT RULE.

40 CFR Part 141, subpart W is herein incorporated by reference.

- **01.** Cryptosporidium Treatment Credit for Approved Watershed Control Program. The Department shall award 0.5 (zero point five) logs cryptosporidium removal credit to systems that have a Department approved Watershed Control Program. Requirements for a watershed control program are set forth in 40 CFR 141, Subpart W. Guidance on how to develop a watershed control program and obtain Department approval is provided in "Implementation Guidance for the Long Term 2 Enhanced Surface Water Treatment Rule," as referenced in Section 002.
- **O2.** Assessment of Significant Changes in the Watershed. As part of the sanitary survey process set forth in Section 302, the Department, or an agent approved by the Department, shall assess significant changes in the watershed of a surface water system that have occurred since the system conducted source water monitoring. If changes in the watershed have the potential to significantly increase contamination of the source water with

cryptosporidium, the Department shall consult with the water system owner on follow-up actions that may be required under 40 CFR 141, Subpart W, including, but not limited to, source water monitoring and/or additional treatment requirements. "Implementation Guidance for the Long Term 2 Enhanced Surface Water Treatment Rule," as referenced in Section 002, provides a description of factors that will be considered by the Department when making an assessment of changes in the watershed. These factors include, but are not limited to the following:

making an	assessment of changes in the watershed. These factors include, but are not limited to the following	ţ: ()
a. contaminar	New NPDES permits or changes in existing NPDES permits that involve increased loats.	ading (of)
b.	Changes in land use patterns.	()
c.	Changes in agricultural cropping, chemical application, or irrigation practices.	()
d.	Changes in other non-point discharge source activities (such as grazing, manure appl or residential development).	licatio	on,
e.	Stream or riverbed modifications.	()
f.	NPDES permit violations at wastewater treatment plants and confined animal feedlot operations	itions.)
g. or expose of	Dramatic natural events such as floods, forest fires, earthquakes, and landslides that may tontaminants.	ranspo (ort)
h. from waste	Prolonged drought conditions that may warrant special preparatory measures to minimize accumulations that are washed into source waters when precipitation returns.	impa	ets)
i.	Status of the water system's emergency response plan.	()
j.	Accidental or illegal waste discharges and spills.	()
312 319	(RESERVED)		
BYPROD! This Section	SINFECTANT RESIDUALS, DISINFECTION BYPRODUCTS, AND DISINFE UCT PRECURSORS. In incorporates 40 CFR Part 141, Subpart L, of the National Primary Drinking Water Regulations and Disinfection Byproducts Rule.		
01	General Requirements. 40 CFR 141.130 is herein incorporated by reference.	()
02 test kits ma	Analytical Requirements. 40 CFR 141.131 is herein incorporated by reference. DPD color be used to measure residual disinfectant concentrations for chlorine, chloramines, and chlorine of the color of t		
03	Monitoring Requirements. 40 CFR 141.132 is herein incorporated by reference.	()
04	Compliance Requirements. 40 CFR 141.133 is herein incorporated by reference.	()
05 141.135 is	Treatment Techniques for Control of Disinfection Byproduct (DBP) Precursors. Amerein incorporated by reference.	40 CI	FR)
40 CFR P Disinfectar	ATTIAL DISTRIBUTION SYSTEM EVALUATIONS. art 141, Subpart U is herein incorporated by reference. "Implementation Guidance for the ts and Disinfection Byproducts Rule," as referenced in Section 002, provides assistance to publicers and operators in understanding and achieving compliance with the requirements of 40 Compliance.	ic wa	ter

322. STAGE 2 DISINFECTION BYPRODUCTS REQUIREMENTS. 40 CFR Part 141, Subpart V is herein incorporated by reference. "Implementation Guidance for the Stage 2 Disinfectants and Disinfection Byproducts Rule," as referenced in Section 002, provides assistance to public water system owners and operators in understanding and achieving compliance with the requirements of 40 CFR Part 141, Subpart V. 323. GROUND WATER RULE. 40 CFR 141, Subpart S is herein incorporated by reference. "Implementation Guidance for the Ground Water Rule," as referenced in Section 002, provides assistance to public water system owners and operators in understanding and achieving compliance with the requirements of 40 CFR 141, Subpart S. **Discontinuation of Treatment.** Systems that wish to discontinue four (4)-log virus treatment at a ground water source must meet the following criteria. Ground water sources on which treatment has been discontinued shall be subject to the triggered source water monitoring requirements of 40 CFR 141, Subpart S. Demonstration that any known source of contamination has been removed. a. b. Demonstration that structural deficiencies of the well have been rehabilitated and no longer exist. Provide evidence that the well is drawing from a protected or confined aquifer. c. Submit results of one (1) year of monthly monitoring for a fecal indicator organism during which d. no positive results occurred. Chlorine Purging Prior to Triggered Source Sampling. 40 CFR 141.402(e) requires that ground water source samples be collected at a location prior to any treatment. Pursuant to this requirement, systems that add chlorine to a source, either in the well bore or near enough to the wellhead that chlorinated water could backflow into the well, shall ensure that all chlorine residual has been purged prior to taking a triggered source water sample. This shall be accomplished by measuring chlorine residual in the source water until a reading of zero is obtained and be recorded in the space provided for chlorine residual on the sample submittal form. 324. -- 349. (RESERVED) **350.** CONTROL OF LEAD AND COPPER. General Requirements. 40 CFR 141.80, revised as of July 1, 2008, is herein incorporated by reference. Applicability of Corrosion Control Treatment Steps to Small, Medium-Size, and Large Water Systems. 40 CFR 141.81, revised as of July 1, 2008, is herein incorporated by reference. 03. **Description of Corrosion Control Treatment Requirements.** 40 CFR 141.82, revised as of July 1, 2008, is herein incorporated by reference. a. The Department may modify its determination of the optimal corrosion control treatment or optimal water quality control parameters where it concludes that such changes are necessary to optimize corrosion

04. Source Water Treatment Requirements. 40 CFR 141.83, revised as of July 1, 2008, is herein incorporated by reference. The Department may modify its determination of optimal source treatment or maximum permissible lead and copper concentrations where it concludes that such changes are necessary as specified in 40

control treatment as specified in 40 CFR 141.82(h) and as referred to in Subsection 350.03. The Department may also modify its determination of the optimal corrosion control treatment or water quality control parameters where it finds such changes will provide equivalent or improved treatment in a manner which is simpler or less costly to operate.

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CFR 14	1.83(b)(6).	()
herein ii	05.	Lead Service Line Replacement Requirements . 40 CFR 141.84, revised as of July 1, 2 ed by reference.	008,	is)
July 1, 2	06. 2008, is h	Public Education and Supplemental Monitoring Requirements. 40 CFR 141.85, revise erein incorporated by reference.	d as	of)
July 1, 2	07. 2008, is h	Monitoring Requirements for Lead and Copper in Tap Water. 40 CFR 141.86, revise rein incorporated by reference.	d as	of)
2008, is	08. herein in	Monitoring Requirements for Water Quality Parameters. 40 CFR 141.87, revised as of corporated by reference.	July (1,
July 1, 2	09. 2008, is h	Monitoring Requirements for Lead and Copper in Source Water. 40 CFR 141.88, revise erein incorporated by reference.	ed as	of)
referenc	10. ee.	Analytical Methods. 40 CFR 141.89, revised as of July 1, 2008, is herein incorporate	ited 1	эy)
referenc	11. ee.	Reporting Requirements. 40 CFR 141.90, revised as of July 1, 2008, is herein incorporate	ated 1	эy)
by refer	12. ence.	Recordkeeping Requirements. 40 CFR 141.91, revised as of July 1, 2008, is herein incorp	porat (ed)
351 3	399.	(RESERVED)		
400.	SECON	DARY MCLS.		
	01.	Purpose. 40 CFR 143.1, revised as of July 1, 2003, is herein incorporated by reference.	()
	02.	Definitions . 40 CFR 143.2, revised as of July 1, 2003, is herein incorporated by reference.	()
incorpoi	03. rated by r	Secondary Maximum Contaminant Levels . 40 CFR 143.3, revised as of July 1, 2003, is eference.	here	in)
	04.	Monitoring . 40 CFR 143.4, revised as of July 1, 2010, is herein incorporated by reference.	()
401. 4	149.	(RESERVED)		
450.	USE OF	FNON-CENTRALIZED TREATMENT DEVICES.		
141.100	01. is herein	Criteria and Procedures for Public Water Systems Using Point of Entry Devices. 4 incorporated by reference.	0 CF (R)
	02.	Point of Use (POU) Treatment Devices.	()
		A public water system may use point of use (POU) treatment in order to achieve compliant contaminant levels (MCL) or treatment techniques, in accordance with Subsection 450.02.b. additions are met:		
approve	i. d by the I	A program for long-term operation, maintenance, and monitoring of the POU treatment systematical pursuant to Section 450.02.d.	stem (is)

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ii. The public water system or a vendor of POU treatment devices under contract system shall own, control, and maintain the POU treatment system to ensure proper operation a compliance with the MCL or treatment technique.		
iii. Each POU treatment device is equipped with a mechanical warning mechacustomers are automatically notified of operational problems.	anism to ensure th	at)
iv. The POU treatment device must be certified by an accredited American Institute (ANSI) certification body to meet applicable ANSI/National Sanitation Foundation (NS		ds)
b. POU treatment devices shall not be used to achieve compliance with a MCL or requirement for a microbial contaminant or an indicator of a microbial contaminant. Community not use POU treatment devices to achieve compliance with a nitrate MCL.		
c. The Department will waive the plan and specification requirements of Sec material modifications for the following systems only to the extent that the material modification to the installation or use of a POU treatment device(s):		
i. Community water systems serving two hundred (200) or fewer service connec	etions. ()
ii. Non-transient non-community water systems.	()
iii. Transient non-community water systems.	()
iv. Community water systems serving more than two hundred (200) service con by the Department through the waiver process outlined in Subsection 005.01.a.	nections if approve	bs)
d. A public water system must obtain written approval by the Department before treatment device for the purpose of achieving compliance with a MCL or treatment technique system shall submit the following documentation for approval to the Department:		
i. Information identifying the public water system name and number, total connections, contaminant(s) to be treated, type of POU treatment device to be installed, man number of the POU treatment device, type and function of the mechanical warning mech indicator) on the POU treatment device, certification verification for ANSI/NSF, installer of proposed date for installation of the POU treatment device(s).	ufacturer and mod nanism (performand	lel ce
ii. The manufacturer's specifications for the POU treatment device including de POU treatment device is suited for the water chemistry of the public water system and contaminates of sufficient design and capacity for the particular application.		
iii. Information relating to how other drinking water dispensing units, such a dispensers and refrigerator water and ice dispensers, whose primary function is to provide dri provided with treated water. If water is transported from a POU treatment device to another drink unit, the conducting tube shall be of non-reactive material.	inking water, will b ting water dispensir	be
iv. For non-transient non-community water systems and transient non-community demonstration that the drinking water dispensing units are located in areas adequate to protect put		ns,
v. Demonstration that all POU treatment devices are owned, controlled, and main water system or by a vendor of POU treatment devices under contract with the public water system.		ic)
vi. A sampling plan identifying the location of all service connections and der system will ensure that all POU treatment devices are sampled for compliance with the contami during every compliance period or at a frequency designated by the Department.		

452 499.	(RESERVED)		
02. incorporated by	Treatment Techniques for Acrylamide and Epichlorohydrin . 40 CFR 141.111 reference.	is her	ein)
01.	General Requirements . 40 CFR 141.110 is herein incorporated by reference.	()
451. TREAT	TMENT TECHNIQUES.		
03.	Use of Bottled Water. 40 CFR 141.101 is herein incorporated by reference.	()
v.	Contracts, lease agreements, or other legal documents with vendors and consumers.	()
iv.	Log of installed units; and	()
iii.	Maintenance logs and schedules;	()
ii.	All sampling performed on the POU treatment devices;	()
i.	Requirements of Subsection 450.02.d.;	()
g. shall be submitte shall include:	The water system owner or operator must maintain records for a POU treatment systemed to the Department at a frequency and in a format specified by the Department. Records to		
	Within thirty (30) days of installing the approved POU treatment system, the public wat aples from each POU treatment device to a certified laboratory for the contaminant(s) being the third device. The samples shall be used to demonstrate initial compliance with the MCL.		
e. shall notify the I	Within thirty (30) days of installing the approved POU treatment system, the public wat Department in writing that the POU treatment system was installed as approved by the Department in writing that the POU treatment system was installed as approved by the Department.		
	A statement of recognition that failure to maintain compliance with the MCL, or the ntain compliance with a POU treatment system as approved by the Department, may nontralized treatment.		
xii.	A plan for how the system will ensure real estate disclosures for the POU treatment system	m. ()
xi. rental customers	A plan for on-going education and outreach to the customers of the public water system, on POU treatment and health effects of the contaminant(s) of concern.	includ	ing)
x. Section 554.	Documentation that the system meets the current requirements for a certified operator pu	ursuant (t to
replacements, p	A maintenance plan that demonstrates how on-going maintenance activities will be perforcy, including: frequency of treatment media replacements, frequency of POU treatment veriodic verification that the mechanical warning device is functional, schedule of ivities, plan of how the system will address unscheduled maintenance problems, and a disposal.	nt dev Plant	ice ied
viii. Subsection 450.0	A plan that describes how the public water system will address any non-complia 02.d.vii.	nce w	rith)
vii. POU treatment d	Documentation that a customer at each service connection has agreed to installation and levice and has granted access for installation, maintenance, and sampling.	d use o	of a

500. FACILITY AND DESIGN STANDARDS: DEMONSTRATION OF TECHNICAL, FINANCIAL, AND MANAGERIAL CAPACITY OF PUBLIC DRINKING WATER SYSTEMS.

No person shall proceed, or cause to proceed, with construction of a new or substantially modified community or

system will have the exception of v with the submitta these rules. Plans	adequate technical, financial, and managerial capacity, as defined in Section 003 of these rules. Water sources, demonstration of capacity shall be submitted to the Department prior to or concural of plans and specifications, as required in Section 39-118, Idaho Code, and Subsection 504.0 and specifications for water sources may be submitted to the Department prior to demonstration water system. The Department shall issue its approval of the new system capacity demonstration (With rrent 03 of on of
01. documentation to	Technical Capacity . In order to meet this requirement, the public water system shall su demonstrate the following:	bmit)
a.	The system meets the relevant design, construction, and operating requirements of these rules; ()
b.	The system has an adequate and consistent source of water; ()
с.	A plan is in place to protect the water source and deal with emergencies; ()
d.	A plan exists for replacement or improvement of infrastructure as necessary; and ()
e. characteristics of	The system has trained personnel with an understanding of the technical and operation the system.	ional
02. following informs	Financial Capacity . A demonstration of financial capacity must include but is not limited to ation:	the)
estimated constru	Documentation that organizational and financial arrangements are adequate to construct ic water system in accordance with these rules. This information can be provided by submination, operation, and maintenance costs, letters of credit, or other access to financial capital thresources and, if available, a certified financial statement;	tting
	Demonstration of revenue sufficiency, that includes but is not limited to billing and collect roposed rate structure which demonstrates the availability of operating funds, revenues reserves, and the ability to accrue a capital replacement fund. A preliminary operating budget (for
c.	Adequate fiscal controls must be demonstrated. ()
03. operator of a new	Managerial Capacity . In order to demonstrate adequate managerial capacity, the owner drinking water system shall submit at least the following information to the Department: (er or
a. upon completion	Clear documentation of legal ownership and any plans that may exist for transfer of that owner of construction or after a period of operation;	ship
b. the water system	The name, address, and telephone number of the person who will be accountable for ensuring is in compliance with these rules;	that
c.	The name, address, and telephone number of the responsible charge operator; ()
	A description of the manner in which the water system will be managed. Information such as covenants, articles of incorporation, or procedures and policy manuals which describe	

04.	Design of Treatment Facilities. Design of treatment	nent facilities shall address: (
		ource and treatment facilities, shall be designed to emand plus equalization storage at the design year (
nor shall any prochemicals shall co	ocess be utilized to treat drinking water, unles	other substance shall be added to drinking water as specifically approved by the Department. Al rtified by an accredited ANSI certification body to
and have water co- certification body standards exist. In	ontact surfaces shall conform to applicable AWWA to meet applicable ANSI/NSF standards, when the absence of such products, products meeting	are used to construct public drinking water system A standards and be certified by an accredited ANS of products meeting such AWWA and ANSI/NSI applicable product standards and acceptable to the sen into account during all aspects of public water (
Unless otherwise existing, public dr Sections 006 and 5	TER SYSTEMS. specified by the Department, the design of n rinking water systems, shall be in conformance	ew drinking water systems, or modifications to with the facility and design standards set forth interal design requirements shall apply as applicable imployed.
(Corporation), 61- meet the regulator Code, Public Utili Such water system	-124 (Water System), 61-125 (Water Corporation ory requirements of the Idaho Public Utilities C lities Law, and IDAPA 31.01.01, "Rules of Proc	re public utilities as defined in Sections 61-10- n), and 61-129 (Public Utility), Idaho Code, must ommission (IPUC) in Chapter 1, Title 61, Idaho edure of the Idaho Public Utilities Commission. hts of this Section which are in conflict with the
investigate the featural available, but the	asibility of obtaining water service from an est owner elects to proceed with an independent sys	pacity, the owner of the proposed new system must tablished public water system. If such service is tem, the owner must explain why this choice is in ty to water users, and protection of public health.
population or num		regulated system will be considered a new system rating requirements herein.
system capacity document is provi	lemonstration. The submittal form and general grided in, "How to Demonstrate Financial, Technic ocument may be requested from the Department	e a standard form to be used in preparing a new aidance on how to prepare a new system capacity al, and Managerial Capacity in New Public Water at and is available on the DEQ website at http://
g. replacement of sys		ipment repair and maintenance, and long term
	ween the water system management, its custo	ablish and maintain effective communications and omers, professional service providers, and an (
e. and continuing ed		ing training, experience, certification or licensing
Dopartinont of I	ziivii oiiii oitai Quanty Taan	o realise for a done Drinking tracer Systems

a.	Functional aspects of facility layout and provisions for future facility expansion;	()
b.	Provision for expansion of waste treatment and disposal facilities (see Section 540);	()
c. maintenance;	Roads constructed to provide year-round access by vehicles and equipment needed fo	r repair a (nd)
d.	Site grading and drainage; and	()
	Chemical Feed or Injection. Unless otherwise approved by the Department based on doche design engineer, all chemical feed or injection systems must be designed to ensure compmix devices or other measures.		
during mainted service, water community of can be mainted	Redundancy. Unless otherwise approved by the Department or as specified in other ensure that minimum quality, quantity, and pressure requirements of these rules are continuance, breakdowns, structural failures, emergencies, or other periods when components mur system treatment, filtration, and disinfection components for all new or substantially nontransient, noncommunity drinking water systems shall be designed such that plant designed with any component out of service. Raw water intake structures are excluded from equirement but shall be designed to ensure that plant design capacity will be maintained.	nuously n ast be out ly modifi ign capac	net of ied ity
05. provide for:	Design of Buildings . The design of buildings that are a part of public drinking water sy	ystems sh (nall)
a.	Adequate ventilation, lighting, heating, and air conditioning;	()
b.	Adequate drainage;	()
c.	Dehumidification equipment, if necessary;	()
d.	Accessibility of equipment for operation, servicing, and removal;	()
e.	Flexibility and convenience of operation and safety of operators; and	()
f. chemicals and	Separate room(s) for chemical storage and feed equipment that may be required based associated hazards.	on type	of)
local codes. T	Electrical . Main switch gear electrical controls shall be located above grade, in areas no electrical work shall conform to the requirements of the National Electrical Code or to releast National Electrical Code is available from the National Fire Protection Association, 1 B Massachusetts 02169-7471, (617)770-3000, http://www.nfpa.org.	levant sta	ite/
standby stora outages. Dur Subsection 5: minimum of Department.	Reliability and Emergency Operation. New community water systems constructed required to have sufficient dedicated on-site standby power, with automatic switch-over cages of that water may be treated and supplied to pressurize the entire distribution system during a power outage, the water system shall be able to meet the operating pressure required (8) hours of a minimum of eight (8) hours at average day demand plus fire flow where peight (8) hours of fuel storage shall be located on site unless an equivalent plan is authorstandby power provided in a public drinking water system shall be coordinated with the stated in the wastewater collection and treatment system.	apability, uring pov irements provided. rized by a ndby pov	or ver of . A the ver
a. systems if the	The Department may require the installation of standby power or storage facilities frequency and duration of power outages a system experiences constitute a health hazard.	in existi	ing)
b. meet the requ	Existing community public water systems that are substantially modified after April 15 irements of Subsection 501.07. in those portions of the system affected by the modifications		nall)

zone can alread	New sources and booster pumps intended to increase system capacity shall be provided with requivalent unless, during a power outage, the public water system or distribution system pressury meet the minimum operating capacity and pressure requirements in Subsection 501.07 for at (8) hours at average day demand plus fire flow where provided for each pressure zone.
	For both new and existing public water systems, the Department may reduce the requirements of if the system can demonstrate the capacity to adequately protect public health during a power ision by the Department will be based on, but not limited to, the following considerations:
i.	An adequate emergency response and operation plan and the capacity to implement that plan.
ii. health in the eve	The adequacy of the system's cross connection control program and the capacity to protect publint of a system wide depressurization.
iii. system.	Demonstration of historical and projected reliability of the electrical power supplied to the water (
iv. stop irrigation, b	A strategy for providing information to the public during power outages, including instructions to oil water, etc., until notified otherwise.
v. majority of cons governed system	The level of reliability acceptable to consumers. This can be accomplished with either a vote of the sumers for privately owned and operated systems or a decision by the governing body for publicly is.
vi. agreements to pr	Other considerations that may be pertinent, including connections to other public water systems ovide water in emergency situations, and the availability of dedicated portable auxiliary power.
	On-Site Analysis and Testing Capabilities. Each public water system shall have equipment and the testing necessary to ensure proper operation. Equipment selection shall be based on the fithe raw water source and the complexity of the treatment process involved.
shall be consiste used for obtaining	Sample Taps . Sample taps shall be provided so that water samples can be obtained from each of from appropriate locations in each unit operation of treatment, and from the finished water. Taps that with sampling needs and shall not be of the petcock type. Taps owned by the water system and samples for bacteriological analysis shall be of the smooth-nosed type without interior or exterior to be of the mixing type, and shall not have a screen, aerator, or other such appurtenance.
mixed, and the connections bety	Facility Potable Water Supply. The facility water supply service line and the plant finished water be supplied from a source of finished water at a point where all chemicals have been thoroughly required disinfectant contact time, if applicable, has been achieved. There shall be no cross ween the facility water supply service line and any piping, troughs, tanks, or other treatment units water, treatment chemicals, raw or partially treated water.
11. the wash water, t	Meters . All water supplies shall have an acceptable means of measuring the flow from each source the recycled water, any blended water of different quality, and the finished water. (

Operation and Maintenance Manual. A new or updated operation and maintenance manual that

addresses all water system facilities shall be submitted to the Department for review and approval prior to start-up of the new or materially modified public water system unless the same system components are already covered in an existing operation and maintenance manual. For existing systems with continual operational problems as determined by the Department, the Department may require that an operation and maintenance manual be submitted to the Department for review and approval. The operator shall ensure that the system is operated in accordance with the approved operation and maintenance manual.

13.	Start-Up	Training.	Provisions	shall be	made for	operator	instruction	at the start	-up of	a new	plant
or pumping statio	n.	_				_			_	()

- 14. Safety. Consideration shall be given to the protection of maintenance personnel and visitors from typical and foreseeable hazards in accordance with the engineering standards of care. The design shall comply with all applicable safety codes and regulations that may include the Uniform Building Code, International Fire Code, National Fire Protection Association Standards, and state and federal OSHA standards. Items to be considered include, but are not limited to, noise arresters, noise protection, confined space entry, protective equipment and clothing, gas masks, safety showers and eye washes, handrails and guards, warning signs, smoke detectors, toxic gas detectors and fire extinguishers.
- **15. Security**. Appropriate design measures to help ensure the security of water system facilities shall be incorporated. Such measures, at a minimum, shall include means to lock all exterior doorways, windows, gates and other entrances to source, treatment, pumping stations, and water storage facilities. ()
- 16. Other Regulations. Consideration must be given to the design requirements of other federal, state, and local regulatory agencies for items such as safety requirements, special designs for the handicapped, plumbing and electrical codes, and construction in the flood plain.
- 17. Ground Water Source Redundancy. New community water systems served by ground water shall have a minimum of two (2) sources if they are intended to serve more than twenty-five (25) connections or equivalent dwelling units (EDUs). Under normal operating conditions, with any source out of service, the remaining source(s) shall be capable of providing either the peak hour demand of the system or a minimum of the maximum day demand plus equalization storage. See Subsection 501.18 for general design and redundancy requirements concerning fire flow capacity.

18. Redundant Fire Flow Capacity.

- a. Public water systems that provide fire flow shall be designed to provide maximum day demand plus fire flow. Fire flow requirements and system adequacy shall be determined by the local fire authority or by a hydraulic analysis by a licensed professional engineer to establish required fire flows in accordance with the International Fire Code as adopted by the State Fire Marshal. Pumping systems supporting fire flow capacity must be designed so that fire flow may be provided with any pump out of service.
- b. The requirement for redundant pumping capacity specified in Subsection 501.18.a. may be reduced to the extent that fire suppression storage is provided in sufficient quantity to meet some or all of fire flow demands. Where fire suppression storage is not provided, the requirement for fire flow pumping redundancy may be reduced or eliminated if the following conditions are met:
- i. The local fire authority justifies that the fire flow capacity of the system is acceptable and is compatible with the water demand of existing and planned fire-fighting equipment and fire-fighting practices in the area served by the system.
- ii. In a manner appropriate to the system type and situation, notification is provided to customers that describes the design of the system's fire-fighting capability and explains how it differs from the requirements of Subsection 501.18.a.
- 19. Pilot Studies. Unless otherwise approved by the Department based on documentation provided by the design engineer, pilot studies are required for treatment processes other than chlorine disinfection or point of use installations. Pilot studies may be performed in the field using the proposed source water or in conjunction with bench scale testing in the lab using the proposed source water. The system shall obtain the Department's approval of a pilot study plan before the pilot study is implemented. A pilot study shall be conducted for a period that shall be determined by the design engineer and approved by the Department. A final pilot study report with results shall be submitted to the Department for review and approval. Upon completion of the pilot study, final approval of equipment and treatment processes is subject to the applicable requirements of Sections 500 through 552.
 - a. Pilot Study Plan. A pilot study plan shall include the following and any other items required by the

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Department:		()
i. including the existudy.	Introduction and Background. The plan shall discuss general information about the sting system, the reason for conducting the pilot study, and anticipated results of a successful	
ii. proposed process	Alternative Processes. Provide a brief description of alternative processes that could be used is shown to be ineffective from the study.	d if the
various source v	Procedures and Methods. The procedures and methods section shall discuss how the pilot d, the time frame of the study, source water quality, how source water may be altered to vater quality conditions, and the water quality parameters that are monitored and evaluareatment process was effective.	mimic
b. by the Department	Pilot Study Report. The pilot study report shall include the following and any other items rent:	equired
i.	Introduction and Background.	()
	Results. A discussion of the overall pilot study progress, including any issues or problems n of results of the study and what the results indicate. This discussion should determine para scale implementation.	
iii. of the study prov	Conclusions. Conclusions and recommendation to proceed with the treatment process if the ed successful.	results
c. study plans and r	Additional specific pilot study requirements in Sections 500 through 552 shall be included in eports.	in pilot ()
d. shall bear the imp	Engineer's Seal Required. Pilot study plans and pilot study reports submitted to the Depa orint of an Idaho licensed professional engineer's seal that is both signed and dated by the eng	artment gineer. ()
	TTY AND DESIGN STANDARDS: FACILITY PLANS. In of Facility Plan in Section 003.	()
address all applic to, hydraulic capa maintenance con- plans must addres	Facility Plans Required. All new public drinking water systems, and existing public drinking material modification or expansion, are required to have a current facility plan the able issues specifically required in Sections 500 through 552 of these rules including, but not lacity, treatment capacity, standby power, redundancy, fire flows, project financing, and operations sufficiently to determine the effects of the project on the overall infrastructure. East the entire potential service area of the project. Facility plans may not be required for simple rojects as detailed in Subsections 502.01.a. and 502.01.b.	at shall limited ion and Facility
Department is promain extension w	Department-reviewed simple water main extension projects. A facility plan is not required ovided documentation supporting the ability of the purveyor to provide service for the simple without adding system components designed to control quantity or pressure to the system and ovide the pressure and quantity requirements of Subsection 552.01. Documentation may be	e water I while
i.	Hydraulic modeling;	()
ii.	Usage data and flow calculations;	()
iii. the system served	Declining balance reports that demonstrate the system has the capacity to supply the service l by the extension; or	area of

iv.	Other documentation acceptable to the Department.	()
water main exterior extension is in of Department has then the system the purveyor to control quantity	Qualified Licensed Professional Engineer (QLPE)-reviewed Simple Water Main Eartment-approved facility plan is not required to be in place prior to the QLPE approving ension pursuant to Subsection 504.03.b., provided that the service area of the system serve compliance with the facility and design standards in Sections 500 through 552 of these rul not approved a facility plan for the system which includes the proposed simple water main expurveyor or the QLPE shall provide with the transmittal letter documentation supporting the provide service for the simple water main extension without adding system components desor pressure to the system and while continuing to provide the pressure and quantity require 01. The purveyor shall provide this documentation to the QLPE as necessary. Documentation	a simpled by the signed ability signed aments	he he on, of to
i.	Hydraulic modeling;	()
ii.	Usage data and flow calculations;	()
iii. the system serve	Declining balance reports that demonstrate the system has the capacity to supply the serviced by the extension; or	e area	of)
iv.	Other documentation acceptable to the Department.	()
02. for review and a	Submittal to the Department . When required, facility plans shall be submitted to the Department prior to the submission of plans and specifications for a project related to the facility		
03. Idaho licensed p	Engineer's Seal Required . Facility plans submitted to the Department shall bear the improfessional engineer's seal that is both signed and dated by the engineer.	rint of	an)
	Facility Plan Contents . The facility plan shall include basic information, criteria and assusolutions with preliminary layouts and cost estimates as applicable. The facility plan is intwide growth, to identify system deficiencies, and to lay out a plan for system upgrades and experiences.	ended	to
502.04.a.i. throu in the facility p	New public water system facility plan. The minimum requirements for a facility plan for the are listed in Subsections 502.04.a.i. through 502.04.a.viii. If specific items listed in Subsections 502.04.a.viii. are not applicable to a particular system, then the submitting engineer shall lan and state the reason why the requirement is not applicable. The facility plan must also to support applicable requirements of Sections 501 through 552.	osectio state th	ns iis
i.	Location. A general description and location of the system.	()
ii. and the number	Population. The estimated design population of the system including the number of cor of EDUs proposed.	inectio (ns)
iii. description of th	Sources of Water. Adequacy, quality, and availability of sources of water for potable use non-potable irrigation system.	se and	a)
iv.	Treatment. Identify and describe any anticipated treatment.	()
v. uses, including J	Water Quantity. Design data for domestic, irrigation, fire fighting, commercial, or industripeak hour, maximum day, and average day demands.	ial wat (er)
vi.	Storage. Include the size and location of any anticipated storage structures.	()
vii	Operating Pressure Pressure ranges for all flow conditions prescribed by these rules	()

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viii. their relationship system, or which	Sewage. Describe the sewage collection system and sewage treatment works, with refer to existing or proposed water works structures which may affect the operation of the water may affect the quality of the supply.	rence r supp	to ly)
502.04.a.i. throus Subsections 502 engineer shall st	Existing public water system facility plan. The minimum requirements for a facility plan water system must include Subsections 502.04.b.i. through 502.04.b.vii. as well as Subugh 502.04.a.viii. If specific items listed in Subsections 502.04.b.i. through 502.04.b. a.04.a.i. through 502.04.a.viii. are not applicable to a particular facility plan, then the subtate this in the facility plan and state the reason why the requirement is not applicable. The include sufficient detail to support applicable requirements of Sections 501 through 552.	section o.vii. omittir	ns or ng
	Hydraulic analysis. A computer analysis of the hydraulics of the distribution system if requestions; any analysis of an existing distribution system shall be properly calibrated. The fanalysis shall be dependent on the type of system.	ested b type (oy or)
ii.	Identify and evaluate problems related to the drinking water system.	()
iii.	Describe financing methods.	()
iv.	Set forth anticipated charges for users.	()
v.	Review organizational and staffing requirements.	()
vi.	Offer a project(s) recommendation for client consideration.	()
vii.	Outline official actions and procedures to implement the project.	()
502.04.b., and o	Public Water System Facility Plan funded by the State Revolving Fund. If the project is living fund or a state grant, the facility plan must meet the requirements of Subsections 502.0 ther requirements that may also apply. See IDAPA 58.01.20, "Rules for Administration of Egram," and IDAPA 58.01.22, "Rules for Administration of Planning Grants for Public Drinkin	4.a. ar Orinkir	nd ng
	Facility Plan Guidance. A checklist, which can be used as guidance, can be found on the www.deq.idaho.gov. The guidance document is for Department grant and loan projects, but a whole as a guide to assist in the development of any facility plan.		
See the definitional new water sy and approval purapproved facility completed for all storage, and treated to the storage of t	ITY AND DESIGN STANDARDS: PRELIMINARY ENGINEERING REPORTS. In of Preliminary Engineering Report in Section 003. Preliminary engineering reports are requirement and indications to existing water systems that require plan and specification resuant to Subsection 504.03. The preliminary engineering report shall be in conformance of plan or shall describe any modifications to the facility plan. Preliminary engineering reports all major water system projects including, but not limited to, source, pump station, pressure attent projects. Preliminary engineering reports are not required for simple water main exist in accordance with Subsections 502.01.a. or 502.01.b.	n revie with th must b contro	whe he be
The Departmen	Submittal to Reviewing Authority . Preliminary engineering reports shall be submitted review and must be approved by the Department prior to the submission of plans and specific to may allow well construction plans and specifications to be submitted concurrently incering report for these projects.	ication	ıs.
accept the seal	Seal Required. Preliminary engineering reports submitted to the Department shall bear the used professional engineer's seal that is both signed and dated by the engineer. The Department and signature of an Idaho licensed professional geologist on preliminary reports for well infiltration gallery site reports, and for well construction.	ent w	ill
03.	Preliminary Engineering Report Contents. The preliminary engineering report must	includ	de

sufficient detail to demonstrate that the proposed project meets applicable criteria. The items included in Subsections 503.03.a. through 503.03.e., and all applicable issues and items specifically required in Sections 500 through 552, shall be addressed in detail. As required, a preliminary engineering report shall also identify and evaluate drinking

with preliminar and procedures applicable to a reason why it i	roblems, assemble basic information, present criteria and assumptions, examine alternative solution y layouts and cost estimates, offer a conclusion with a proposed project, and outline official action to implement the project. If specific items in Subsections 503.03.a. through 503.03.e. are no particular design, then the designer shall state this in the preliminary engineering report and state the snot applicable. Items adequately addressed in the facility plan under which the project is being addressed by reference for purposes of the preliminary engineering report.	ns ot ne
a. items from Sub	All preliminary engineering reports shall include items in Subsection 503.03.a. and the applicable sections 503.03.b. through 503.03.e. (e)
i. not limited to:	General information. The preliminary engineering report general information shall include, but it	is)
(1)	Project description. A detailed description of the proposed project; ()
(2) selection;	Site selection. A general description of the location of the project and justification of the sit	e)
(3) or other utilities	Access and utilities. A general discussion of adequacy of local roadways and availability of power;	er)
(4) sources of conta	Surrounding land use. A general discussion of surrounding land use, including any potential mination; and	ıl)
etc. (5)	Security. A general discussion of planned security features such as fencing, lighting, alarm systems (s,)
ii. provided in the	Coordination with facility plan. The preliminary engineering report shall discuss or reference item Department-approved facility plan. These items include, but are not limited to:	ıs)
(1) overall system a	Existing System. A general description of the existing system and how the project fits into the and facility plan;	e)
(2) EDUs served or	Size. The estimated system size based on number of persons, number of connections, or number of impacted by the project;	of)
(3) uses, including	Water Quantity. Design data for domestic, irrigation, fire fighting, commercial and industrial water peak hour, maximum day, and average day demands;	er)
(4) Finished Water	Storage. How the project will affect various storage requirements. See definition of Components of Storage in Section 003;) (
(5)	Operating Pressure. Pressure ranges for all flow conditions prescribed by these rules; ()
(6) by the Departr sophistication o	Hydraulic Analysis. A computer analysis of the hydraulics of the distribution system if requestement; any analysis of an existing distribution system shall be properly calibrated. The type and f analysis shall be dependent on the type of system;	
demonstrate the	Sources of Water. A general discussion of the adequacy, quality and availability of source of water that is to be served by a separate non-potable irrigation system must provide documentation to actual availability of water in sufficient quantity to ensure that the irrigation system will not compet vay diminish the source of water for the potable water system;	O

Sewage. Describe the sewage collection system and sewage treatment works, with special (8)

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reference to their relationship to existing or proposed water works structures which may affect the operation of the water supply system, or which may affect the quality of the supply; Treatment wastes. Assesses and characterize all anticipated waste discharges generated by the project and any activities that could impact the water supply. The location of each waste handling area or discharge point shall be shown on a scale map; (10)Financing methods. Provide brief discussion of financing options investigated or planned; and Flooding. Discuss mechanisms for protection of the system from flooding. (11)) Code provisions. The preliminary engineering report shall include a summary of applicable codes and standards that apply to the proposed project. Cost estimate. The preliminary engineering report shall provide, as applicable, estimated construction costs for public works projects or projects funded through public monies. Construction schedule. The preliminary engineering report shall include the proposed construction schedule. Potential sources of contamination. Identify sources of contamination and describe how the vi. drinking water sources will be protected. Soils and ground water levels. Generally discuss soil, ground water conditions, and potential building foundation problems, including a description of: The character of the soil through which water mains are to be laid; Characteristics of the soil, water table, and geological substrate that may affect the design and (2) construction of the foundations of proposed structures; and The approximate elevation of ground water in relation to subsurface structures. (3) h Drinking water wells and spring construction projects. In addition to items listed in Subsection 503.03.a., a preliminary engineering report for source water construction projects shall include all items listed in Subsection 503.03.b., applicable items in Sections 510 through 514, and Sections 500 to 552 should be evaluated for their relevance to the project. i. Anticipated geology and hydrogeology. Include geological data and existing well logs. ii. Drilling methodology. Describe the anticipated drilling method and well construction. Water quality. Anticipated potability and water quality including monitoring results required for iii. new sources by these rules. Water rights. Provide the appropriate documentation for the water rights for the drinking water source. Dimensions of the well lot and location of source. Include geographical coordinates of the source V. location. Evaluation of surface water influence. For all new ground water sources, including but not limited to wells, springs, and infiltration galleries, systems shall supply information as required by the Department to

Provide a site evaluation report as required by Section 510 for wells and 514 for springs.

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vii.

determine if these sources are under the direct influence of surface water.

Subsecti	ion 503.0	Well and pump house construction projects. In addition to items listed in Subsection 503 neering reports for well and pump house construction projects shall include all items list. 3.c., applicable items in Sections 511, 541, 547, and Sections 500 to 552 should be evaluated the project.	sted i	n
heating,	i. ventilatio	Well house. Include information on the anticipated construction and well house equipment son, interior lighting, and drain(s).	such a	.s)
	ii.	Water Level. Provide a brief description of the means for measuring the water level in the water	ell.)
	iii.	Well pump. Include information on the proposed or planned pump, including the pump curv	e. ()
	iv. ted to sys he well ho	Controls. Describe the equipment and controls for the well and pump house. This includes tem control and data acquisition, variable frequency drive, and other manual or automated couse.		
evaluation	on of the	Piping and appurtenances including but not limited to sample taps, discharge piping, flow a pressure gauges. Describe the receiving system for the pump to waste volume of water included capacity of the receiving system and, if applicable, provide documentation that the system timated volume of water and any limitations the owner places upon that acceptance.	ding a	n
	vi.	Well vent. Describe the well vent if applicable.	()
	vii.	Casings and well caps. Describe the anticipated casing and well cap type and materials.	()
	viii.	Pitless adapters and units. Describe the anticipated pitless adapter for the well.	()
and cons	ix. struction	Soil and water conditions. Describe the soil and ground water conditions that may affect the of proposed structure(s).	desig (n)
Subsecti		Reservoir and storage construction projects. In addition to items listed in Subsection 503 neering reports for reservoir and storage construction projects shall include all items lists 33.d., applicable items in Sections 544, and Sections 500 to 552 should be evaluated for operiod.	sted i	n
storage.	i.	Sizing. Describe the required storage capacity and the related components of finished	l wate	r)
overflov	ii. v will dise	Overflow. Describe the anticipated overflow system for the water storage project and whe charge.	ere th	e)
	iii.	Vents. Describe the venting system used for the water storage project if applicable.	()
	iv.	Construction materials. Describe the construction materials used for the storage project.	()
especial	v. ly riser pi	Protection from freezing. Describe the protection of storage facility features from frees, overflows, and vents.	reezin (g)
	vi.	Grading. Describe any site work or grading that may be necessary.	()
cathodic	vii. protection	Corrosion prevention. Provide a discussion on methods to prevent corrosion such as com, corrosion resistant materials, and encasement.	oatings (s,)
	viii.	Disinfection. Describe the methods to be used to disinfect the storage facility and the tes	sting t	o

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check for proper	disinfection.	()
water treatment	Surface water and ground water under the direct influence of surface water (GWUDI) to jects. In addition to items listed in Subsection 503.03.a., preliminary engineering reports for and GWUDI construction projects shall include all items listed in Sections 503.03.e., aps 515 through 540, and Sections 500 to 552 should be evaluated for their relevance to the prosection of the property of the section of the prosection of the property of the section of the property of the prop	surfac	ce
i.	Intake structures. Describe the intake structures that will be used.	()
ii.	Off-stream raw water storage. If applicable, describe the proposed off-stream raw water storage.	orage.)
iii. removal of patho	Treatment methods. Describe the treatment methods and potential alternatives include gens, disinfection, enhanced disinfection, water quality monitoring, and redundancy provisions.		ne)
system, verify th	Treatment Wastes. Characterize the various wastes from the water treatment processes volumes, constituents, and proposed treatment and disposal. If discharging to a sanitary lat the system is capable of handling the flow to the treatment works and that the treatment ing to accept the additional loading.	sewag	ge
v. including anticip determined by th	Monitoring Results. Provide applicable raw water monitoring results as required by the pated turbidity ranges, microbiological, physical, chemical, radiological, and other parameter Department.		
	Potential contamination. An assessment of the degree of hazard to the supply by agritional, and residential activities in the watershed, and by accidental spillage of materials that detrimental to treatment processes.	cultura t may b (ıl, be)
vii. location of each	Waste discharge. Assess all waste discharges and activities that could impact the water sup waste discharge shall be shown on a scale map.	ply. Th	ne)
viii.	Hydrological and historical stream flow data. Provide any available records and data.	()
	Water rights and water quantity. A copy of the appropriate permit(s) or application(s) for the state of Water Resources regarding authorization to appropriate public waters of the state of the ty to meet the design requirements of the system.		
х.	Turbidity. Anticipated turbidity range.	()
xi. watershed.	Watershed. Assessment of the degree of control the water system will be able to exercise	over th	ne)
xii.	Projected future uses of impoundments or reservoirs within the watershed.	()
xiii. microbiological,	Water quality. Submit source water sample data over a sufficient period of time to as physical, chemical and radiological characteristics of the water.	sess th	ne)
xiv. confluent stream	Stream characteristics. Provide consideration of currents, wind and ice conditions, and the s.	effect (of)
The facility and opublic water syst rules, then guida	ITY AND DESIGN STANDARDS: REVIEW OF PLANS AND SPECIFICATIONS. design standards set forth in these rules shall be applied in the review of plans and specificatem facilities. If design issues are not addressed by the facility and design standards set out ance documents, some of which are listed in Subsection 002.02, shall be used as guidance w of plans and specifications for public drinking water facilities. See also Section 013.	in thes	se

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required in Subseasure construction include the name	Ownership. Documentation of the ownership and responsibility for operating the proposed social able to the Department prior to or concurrent with the submittal of plans and specification of 504.03. The documentation must show organization and financial arrangements adequation, operation and maintenance of the system according to these rules. Documentation shall be of the water system, the name, address, and phone number of the supplier of water, the system dress, and phone number of the system operator.	ons as ate to ll also
provide services purveyor to prov	Connection to an Existing System. If the proposed project is to be connected to an existing etter from the purveyor must be submitted to the Department stating that the purveyor will be a to the proposed project. The Department may require documentation supporting the ability yide service to the new system without diminishing quality of service to existing customers smitted prior to or concurrent with the submittal of plans and specifications as required in Substantial of plans and specifications.	able to of the . This
03.	Plans and Specifications Required.	()
and specification soon as practical final approval, an	Prior to construction of new public drinking water systems, new drinking water systems des (15) or more service connections, or material modifications of existing public water systems, as must be submitted to the Department for review and approval. Construction should comme after approval, and if construction is not completed within twelve (12) months of the Department extension or re-approval must be obtained from the Department. The Department may require part of the plans and specifications prior to issuing an extension or re-approving the plan.	plans nce as nent's ire re-
corporation or re QLPE who was a with the require pursuant to Subs shall be marked of must include the the imprint of an	Plans and specifications for simple water main extensions shall not require pre-construction. Department when such extensions will be owned and operated by a city, county, quasi-mure regulated public utility, provided that such plans and specifications are reviewed and approved into involved in the preparation of the plans and specifications being reviewed to verify components of these rules prior to initiation of construction. Any plans and specifications approached as "Approved for Construction." Along with the plans and specifications, the transmittent is subsections 504.03.b.i. through 504.03.b.vii. The plans and specifications must be constructed professional engineer's seal that is both signed and dated by the engineer, as a similar letter must be sealed, signed, and dated by the QLPE that is approving the plant.	nicipal d by a liance broved and smittal st bear nd the
i. municipal corpor	A statement that the author of the transmittal letter is the QLPE representing the city, county, ration or regulated public entity.	quasi-
ii. engineering repo further information	A statement that the extension project complies with the current facility plan or preliment, or a statement that the water system has adequate capacity. Please see Subsection 502.01 on.	ninary .b. for
iii. authorized agent	A statement from the city, county, quasi-municipal corporation or regulated public entity that the water system purveyor will serve the project.	or its
iv. authorized agent	A statement from the city, county, quasi-municipal corporation or regulated public entity that the water system purveyor will own and operate the project after construction is complete (
v.	A statement by the QLPE that the plans and specifications are approved for construction. (()
vi. these rules.	A statement by the QLPE that the plans and specifications comply with the facility standards	within
vii.	A statement recommending whether sanitary restrictions can be released or should remain in	force.

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	()
c. Subsections 504.03.c.i. the which QLPEs may not approve.	arough 504.03.c.vi. outline the projects which QLPEs may approve	e and
i. A QLPE may approve place connect to an existing water system owned at the time the extension is approved for contact the system.	ans and specifications for simple water main extensions that are ab by a city, county, quasi-municipal corporation, or regulated public u astruction by the QLPE.	ole to tility
	ans for simple water main extensions which will connect to an exit the system at the time the extension is approved for construction by a in force for the proposed extension.	
iii. A QLPE may not approx booster stations.	ve plans and specifications which include mechanical systems suc	ch as
iv. A QLPE may not approvengineer or otherwise involved in the design	e plans and specifications for projects which the QLPE was the de	esign)
	eity, county, quasi-municipal corporation, or regulated public utility ordinate engineer or an engineer from a separate design group within regulated public utility.	
utility, but is retained by a city, county, quas-	oyed by a city, county, quasi-municipal corporation, or regulated primunicipal corporation, or regulated public utility for the purpose of rojects designed by the company with which the QLPE is employed.	plan
	city, county, quasi-municipal corporation or regulated public utility y be referred to the Department for review and approval prior to initial	
compliance with these rules and engineering	The Department shall review plans and specifications to determ g standards of care. If the plans and specifications comply with these partment shall not substitute its judgment for that of the owner's de- partment the rule.	rules
resolve design issues within forty-two (42 Department and applicant have not resolve thereafter, the applicant may file a written demand, the Department shall deliver a write explaining any reasons for disapproval. The	he Department shall review plans and specifications and endeaved) calendar days of submittal such that approval can be granted. I wed design issues within forty-two (42) calendar days or at any demand to the Department for a decision. Upon receipt of such witten decision to the applicant within no more than seven (7) calendar to Department shall maintain records of all written demands for decision records including the final decision rendered and the timeling	f the time ritten days
	ed. Plans and specifications submitted to the Department shall beaugineer's seal; except that the Department will accept the seal of an I wing:	
a. Well source, spring source 510 and 514.	e, or infiltration gallery site evaluation reports, as specified in Subsec	tions
b. Plans and specifications specified in Section 510.	for well construction and results of field inspection and testing	g, as

Contents of Plans and Specifications. Plans and specifications shall, where pertinent, provide the

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07.

	IDA INISTRATIVE CODE IDA t of Environmental Quality Idaho Rules for Public Drinking Wa	NPA 58.01 ter Syste	
following:		()
a.	General layout, including:	()
i.	Suitable title.	()
ii.	Name of municipality or other entity or person responsible for the water supply.	()
iii.	Area or institution to be served.	()
iv.	Scale of drawings.	()
v.	North arrow.	()
vi.	Datum used.	()
vii.	General boundaries of municipality or area to be served.	()
viii.	Date, name, and address of the designing engineer.	()
ix.	Legible prints suitable for reproduction.	()
х.	Location and size of existing water mains, if applicable.	()
xi. structures and	For systems undergoing material modification, location and nature of existing appurtenances affecting the proposed improvements.	water wo	rks)
b.	Detailed plans, including:	()
i. and extreme l	Stream crossings, providing profiles with elevations of the stream bed and the estinigh and, where appropriate, low water levels.	mated nor	nal)
ii. such as roads	Location and size of the property to be used for the development with respect to kno, streams, section lines, or streets.	own referen (ces
iii.	Topography and arrangement of present or planned wells or structures.	()
iv. termination o	Elevations of the one hundred (100) year flood level in relation to the floor of streef protective casings, and grade surrounding facilities.	uctures, up (per)
v. and depths, g specified in S	Details of well construction, including diameter and depth of drill holes, casing and l grouting depths, elevations, and designation of geological formations, water levels and ection 510.	iner diame other data (ters as
vi. water sources	Location of all known existing and potential sources of pollution within five hundred or underground treated storage facilities.	d (500) fee (t of)
vii.	Size, length, and materials of proposed water mains.	()
viii. combined and	Location of existing or proposed streets; water sources, ponds, lakes, and drains; sl house sewers; septic tanks, disposal fields and cesspools.	torm sanita	ary,
ix.	Schematic flow diagrams and hydraulic profiles showing the flow through various pl	ant units.)
х.	Piping in sufficient detail to show flow through the plant including waste lines.	()

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xi. application.	Locations of all chemical storage areas, chemical feeding equipment, and points	of chemic	cal
xii. points of discha	All appurtenances, specific structures, equipment, water treatment plant waste dispourge having any relationship to the plans for water mains or water works structures.	sal units a (ind)
xiii. applicable or re	Locations of sanitary or other facilities, such as lavatories, showers, toilets, and loquired by the Department.	ockers, wh	nen)
xiv.	Locations, dimensions, and elevations of all proposed plant facilities.	()
XV.	Locations of all sampling taps owned by the water system.	()
xvi. may impact pub	Adequate description of any significant features not otherwise covered by the special safety or welfare.	fications tl	hat)
c.	Complete, detailed technical specifications shall be supplied for the proposed project,	including:)
i. facilities so as t	A program for keeping existing water works facilities in operation during construction o minimize interruption of service.	of addition	nal)
ii.	Laboratory facilities and equipment.	()
iii.	Description of chemical feeding equipment.	()
with AWWA St	Procedures for flushing, disinfection and testing, as needed, prior to placing the projes, tanks, and equipment which can convey or store potable water shall be disinfected in andards, incorporated into these rules at Subsection 002.01. Plans or specifications shannelude the disinfectant dosage, contact time, and method of testing the results of this produced the disinfectant dosage.	n accordar ll outline t	ıce
v. backflow or bac	Materials or proprietary equipment for sanitary or other facilities, including arck-siphonage protection.	necessa (ary)
d.	Complete design criteria, as set forth in these rules.	()
e. including, but n	The Department may require additional information which is not part of the construction limited to, head loss calculations, proprietary technical data, and copies of contracts.	on drawing	gs,
	Notification of Material Deviations . As set forth in Subsection 504.03, during content reviewing authority must be notified of any material deviation from the approved parity's prior written approval is required before any material deviation is allowed.		
09.	Record Plans and Specifications Required.	()
provided by the depicting the a representing the design engineer county, quasi-ne confirm materitherefrom. If the have a statemen	Within thirty (30) calendar days of the completion of construction of facilities for wh reviewed pursuant to Subsection 504.03, record plans and specifications based on a construction contractor and field observations made by the engineer or the engineer ctual construction of facilities performed, must be submitted to the Department by a city, county, quasi-municipal corporation or regulated public utility that owns the project or owner-designated substitute engineer if the facilities will not be owned and operate nunicipal corporation or regulated public utility. Such submittal by the professional enal compliance with the approved plans and specifications or disclose any material econstruction does not materially deviate from the approved plans and specifications, that to that effect prepared by an Idaho licensed professional engineer and filed with the Ding a complete and accurate set of record drawings.	information information in the engine etc., or by the ed by a cingineer mind deviation e owner management.	ion nee eer the ity, ust ons

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b. must bear the imp	Record plans and specifications, or a statement submitted in lieu of record plans and specification print of an Idaho licensed professional engineer's seal that is both signed and dated by the engineer (
geologist in lieu	The Department will accept the seal and signature of an Idaho licensed professional geologist specifications, or a statement bearing the seal and signature of an Idaho licensed profession of record plans and specifications, for record plans and specifications for well construction a spection and testing, as specified in Section 510.	ıal
10. particular facility environment.	Exception . The Department may waive the plan and specification approval required of a y or category of facilities when doing so will have no significant impact on public health or t	
	Requirement to Have Approved Plans and Specifications and Approval Letter On-Station. It is the responsibility of the owner to maintain one (1) copy of the approved plans a d the approval letter from the reviewing authority on-site during construction at all times. (
the construction	Construction . Except as provided in Subsection 504.03.b., no construction shall commence unry approvals have been received from the Department. The owner shall provide for the inspection of a public drinking water system facility by an Idaho licensed professional engineer to the exterm material compliance with the approved plans and to produce accurate record documents ection 504.09.	of ent
505 509.	(RESERVED)	
Written approval	ITY AND DESIGN STANDARDS: SITING AND CONSTRUCTION OF WELLS. by the Department is required before water from any new or reconstructed well may be served to to plier of water for a public water system served by one (1) or more wells shall ensure that to ements are met:	he he)
takes into accoun	Site Approval . Prior to drilling, the site of a public water system well must be approved in writing that. The Department shall require the supplier of water to submit a well site evaluation report that the proposed size, depth, and location of the well. The evaluation may include, but is not limited uses of information:	ıat
a.	An evaluation of the quality of anticipated ground water. ()
b. sedimentation, an	Identification of the known aquifers and the extent of each aquifer, based on the stratigraph and geologic structure beneath the proposed well site.	ıy,)
c.	An estimate of hydrologic and geologic properties of each aquifer and confining layers. ()
	Prediction of the sources of water to be extracted by the well and the drawdown of existing well ace water bodies that may be caused by pumping the proposed well. This prediction may be based nerical models as determined by the Idaho Department of Water Resources permitting process.	
e. and on aquifer ge	Demonstration of the extent of the capture zone of the well, based on the well's design discharge cology, using estimates of hydraulic conductivity and storativity.	ge)
f.	Description of potential sources of contamination within five hundred (500) feet of the well site.)
	Location . Each well shall be staked by the design engineer or licensed professional geologist protected a minimum of fifty (50) feet from the nearest property line, be located a minimum of fifty (5 tential source of contamination, and be no closer to specified sources of contamination than set for	(0)

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Bopartinont of	or Environmental Quanty launo Raico for Fabric Bri	many mater	9,010,,,,0
in Subsection 9 determine if the	900.01. In vulnerable settings, the Department may require engineering one required setback distance is adequate to prevent contamination.	or hydrologic a	nalysis to
administered by	Construction Standards. In addition to meeting the requirements of the accordance with IDAPA 37.03.09, "Well Construction Standards Rules," a by the Idaho Department of Water Resources. All wells shall comply of Section 42-235, Idaho Code.	nd related rules	and laws
	Casing that meets the requirements set forth in Subsection 900.02 (Table 2 lic water system wells may be considered on a case-by-case basis. Plastic card F480-02 and ANSI/NSF Standard 61.		
b. than one and one	Public water system wells shall have no less than fifty-eight (58) feet one-half (1 ½) inches thickness as measured from land surface to the bottom of		
i. that is capable o	It can be demonstrated to the Department's satisfaction that there is a conf of preventing unwanted water from reaching the intake zone of the well; or	ining layer at le	sser depth
ii.	The best and most practical aquifer at a particular site is less than fifty-eig	ght (58) feet dee	ep; or;
iii.	The Department specifies a different annular seal depth based on local hy	drologic conditi	ions.
iv. referenced in Su	More stringent standards are required by applicable Rules of the Idaho Subsection 002.02.	Water Resource	es Board
Department. If the	Specifications shall include allowable tolerances for plumbness and alignards, incorporated by reference into these rules at Subsection 002.01, or as of the well fails to meet these requirements, it may be accepted by the Department of the pump or uniform placement of grout.	therwise approv	ed by the
longitude or GIS	Geological data shall be collected at each pronounced change in formation g. Supplemental data includes, but is not limited to, accurate geographical locals coordinates, and other information on accurate records of drillhole diameter and length of casing, screens and liners, grouting depths, formations penetrated	ation such as la	titude and assembled
e. properly abando	The owner of each well shall retain all records pertaining to each weldoned.	l until the well	has been
f.	Wells with intake screens shall:		()
i.	Be constructed of materials resistant to damage by chemical action of	ground water of	r cleaning

iii. Have sufficient length and diameter to provide adequate specific capacity and aperture entrance velocity not to exceed point three (0.3) feet per second, or as otherwise approved by the Department.

Have openings based on sieve analysis of formation or gravel pack materials.

iv. Be installed so that the pumping water level remains above the screen under all operating conditions, or otherwise approved by the Department. Where a bottom plate or sump is utilized, it shall be of the same material as the screen, or as otherwise approved by the Department. Where a washdown assembly, tailpipe or sump is used below the screen, it may be made of a different material than the screen.

g. Permanent well casing shall be surrounded by a minimum of one and one-half (1 ½) inches of grout

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operations.

ii.

to the depth required by Subsection 510.03.b. of these rules, or by the Rules of the Idaho Water Resour	ces Board
referenced in Subsection 002.02, whichever is greater. All casing identified in plans and specifications as	temporary
casing shall be removed prior to well completion.	(

- i. Neat cement grout consisting of cement that conforms to AWWA Standard A-100, and water, with not more than six (6) gallons of water per ninety-four (94) pounds of cement, shall be used for one and one-half ($1\frac{1}{2}$) inch openings. Additives may be used to enhance effectiveness and are subject to approval by the reviewing authority and the Idaho Department of Water Resources on a case-by-case basis.
- ii. Bentonite grout shall have a solids content not less than twenty-five (25) percent by weight when mixed with water and be specifically manufactured for use in sealing of well casing. Bentonite grout shall not contain weighting agents to increase solids content. Bentonite grout shall not be used above the water table. All bentonite grout shall be installed by positive displacement from the bottom up through a tremmie or float shoe.
- iii. Where a dry annular space is to be sealed, a minimum of two (2) inches on all sides of the casing shall be required to place bentonite to depths not greater than one hundred (100) feet, using #8 mesh granular bentonite. All dry pour granular bentonite shall be tagged at appropriate intervals to verify placement. If a bridge occurs, a tremmie pipe shall be washed or jetted through the bridge to allow for pumping of grout. Bentonite chips shall be of sufficient size to accommodate proper placement for the existing subsurface conditions.
- iv. Dry granular bentonite used in wells where a dry annular space is to be sealed with depths greater than one hundred (100) feet shall require an annulus of at least three (3) inches on all sides of the casing, or as approved by the reviewing authority and the Idaho Department of Water Resources. If a bridge occurs, a tremmie pipe shall be washed or jetted through the bridge to allow for pumping of grout. Bentonite chips shall be of sufficient size to accommodate proper placement for the existing subsurface conditions.
- v. All chip bentonite seals installed through water shall only be used in annular spaces of at least four (4) inches on all sides of the casing. If a bridge occurs, a tremmie pipe shall be washed or jetted through the bridge to allow for pumping of grout. Bentonite chips shall be of sufficient size to accommodate proper placement for the existing subsurface conditions. Chip bentonite seals installed through water shall be:
 - (1) Installed in accordance with manufacturer's specifications; or
- (2) Installed by pouring chips over a one-quarter (1/4) inch mesh screen for three-eighths (3/8) inch chips to remove fines to prevent bridging at the water table; or
- (3) Installed using coated pellets to retard hydration if approved by the reviewing authority and the Idaho Department of Water Resources.
- vi. Concrete may be approved on a case-by-case basis by the reviewing authority and the Idaho Department of Water Resources. Upon such approval, the approved method shall use a six (6) sack minus one-half (1/2) inch Portland cement concrete and shall be installed by positive displacement from the bottom up through a tremmie pipe.
- **O4. Disinfection**. All tools, bits, pipe, and other materials to be inserted in the borehole shall be cleaned and disinfected in accordance with the Well Construction Standards and permitting requirements of the Idaho Water Resources Board, referenced in Subsection 002.02 This applies to new well construction and repair of existing wells.
- **05. Well Completion Report Required**. Upon completion of a well, and prior to its use as a drinking water source, the following information and data must be submitted by the water system to the Department. The well completion report must be submitted to the Department prior to or concurrent with the submittal of the preliminary engineering report for well house construction/modification. The well completion report shall bear the imprint of an Idaho licensed professional engineer's or an Idaho licensed professional geologist's seal that is both signed and dated by the engineer or geologist:
 - a. A copy of all well logs; ()

	b.	Results of test pumping, as specified in Subsection 510.06;	()
	c.	As constructed plans showing at least the following:	()
	i.	Annular seal, including depth and sealant material used and method of application;	()
aquifers	ii. , gravel p	Casing perforations, results of sieve analysis used in designing screens installed in sand or backs; and	grav (el)
	iii.	Recommended pump location.	()
	d.	Other information as may be specified by the Department.	()
the Depa	e. artment. (Sampling results for iron, manganese, corrosivity, and other secondary contaminants speci Other monitoring requirements are specified in Subsections 510.05.e.i. through 510.05.e.iii.))
		Community Systems. Results of analysis for total coliform, inorganic chemical contants, and radionuclide contaminants set forth in Subsections 050.01, 050.02, 050.05, 100.01, and 100.06, unless analysis is waived pursuant to Subsection 100.07.		
		Nontransient Noncommunity Systems. Results of analysis for total coliform and inorgand contaminants listed in Subsections 050.01, 050.02, 100.01, 100.03, 100.04, unless ana to Subsection 100.07.	nic ar lysis (ıd is)
Subsecti	iii. ions 050.	Transient Noncommunity Systems. Results of a total coliform, nitrite, and nitrate analysis l 01, 100.01 and 100.03.	isted :	in)
accorda	06. nce with	Test Pumping . Upon completion of a ground water source, test pumping shall be conducted following procedures to meet the specified requirements:	cted :	in)
geologis at least s geologis Discharg	st. Alterna six (6) cost. The fige ge water	The well shall be test pumped at the desired yield (design capacity) of the well for at least that the desired that the desired yield (design capacity) of the well for at least that the drawdown trend has stabilized, as determined by the supervising engine that the drawdown trend has stabilized, as determined by the supervising engined pumping equipment must be capable of maintaining a constant rate of discharge during the test. If the widesign of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approving the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for approximately the capable of the water system shall be re-evaluated and submitted to the Department for the capable of t	neer (ield foineer (ihe testen)	or or or st.
shall not other me	t be more	Upon completion of well development, the well shall be tested for sand production. Fifte start of the test pumping (at or above the design production rate), the sand content of a new than five (5) parts per million. Sand production shall be measured by a centrifugal sand samp ptable to the Department. If sand production exceeds five (5) ppm, the well shall be screened eloped.	w we	ell or
	c.	The following data shall be provided:	()
	i.	Static water level in the well prior to test pumping;	()
the desir	ii. red yield	Well yield in gpm and duration of the pump test, including a discussion of any discrepancy be and the yield observed during the test;	etwee	n)
	iii.	Water level in the well recorded at regular intervals during pumping;	()
	iv.	Profile of water level recovery from the pumping level projected to the original static water	level.	,

v.	Depth at which the test pump was positioned in the well;	()
vi.	Test pump capacity and head characteristics;	()
vii.	Sand production data.	()
viii. term sustained yi	Results of analysis based on the drawdown and recovery test pertaining to aquifer proper ield, and boundary conditions affecting drawdown.	ties, lor (ng)
national standard are provided. The in determining w	The Department may allow the use of other pump test protocols that are generally access with specialized experience in well construction, by the well drilling industry, or as desids (such as ANSI/AWWA A100-97), as long as the minimum data specified in Subsection e Department welcomes more extensive data about the well, such as step-drawdown evaluativell capacity for test pumping purposes, zone of influence calculations, and any other inform source protection activities or in routine water system operations.	scribed 510.06. ions use	in c.
	Where aquifer yield, sustainability, or water quality are questionable, the Departme require additional site specific investigations that could include test well construction, lor other means to demonstrate that the aquifer yield is sufficient to meet the long-tenthe project.	ong-ter	m
system source or that the well si constructed in a r	Conversion of Non-Public Water System Wells for Public Water System Use. Any for use other than as a public water system source may be considered for use as a public a case-by-case basis. The owner of such a well must demonstrate to the Department's sate conforms to the requirements of Subsections 510.01, 510.02, and Section 512, the manner that is protective of public health and that both the quantity and quality of water problic water system standards set forth in these rules.	olic wat tisfactio e well	er on is
for permanent we	Observation Wells . If observation wells are used and are intended to remain in serve water supply well, the observation wells shall be constructed in accordance with the requells and be protected at the upper terminal to preclude entrance of foreign materials. See Ru ources Board referenced in Subsection 002.02.	iiremen	ts
aquifer yield, m aquifers. The ol hydrogeologic co types of wells n	Well Abandonment. Any water supply well that will no longer be used must be abandhole carefully to prevent pollution of the ground water, eliminate any physical hazard, aintain confined head conditions in artesian wells, and prevent mixing of waters from bjective of proper well abandonment procedures is to restore, as far as possible, the onditions. The services of a licensed well driller are required. Instructions for abandoning any be obtained from the Idaho Department of Water Resources. See Rules of the Idah referenced in Subsection 002.02.	conserd differe origing variou	ve nt al us
511. FACILAPPURTENAN	ITY AND DESIGN STANDARDS: WELL PUMPS, DISCHARGE PIPINGICES.	G, AN	D
This sample tap petcock type, as bacteriological s used for collecting	Sample Tap Required . A sample tap suitable for collecting bacteriological samples discharge piping from every well at a point where pressure is maintained but prior to any t shall be of the smooth-nosed type without interior or exterior threads, shall not be of the rad shall not have a screen, aerator, or other such appurtenance. The sample tap for camples may be used for other sampling purposes. In addition, threaded hose bib taps mang samples, other than bacteriological samples, if equipped with an appropriate backflow pre necessary to protect the public water system from contamination.	reatmer nixing collecting y also l	or or og oe
02. appurtenances to through an apprefollowing require	Discharge Piping . The discharge line shall be equipped with the necessary value allow a well to be pumped to waste at the design capacity of the well via an approve oved non-corrodible screen at a location prior to the first service connection, and shall ements:	d air ga	ap

	a.	Be designed to minimize friction loss.)
discharg	b. ge is provi	Have control valves and appurtenances located above the pump house floor when an above-g ided.	round)
	c.	Be protected against contamination.)
located eighteen	d. upstream (18) incl	Vertical turbine pumps shall be equipped with an air release-vacuum relief valve, or equivalent from the check valve, with exhaust/relief piping terminating in a down-turned position at the above the floor and covered with a twenty-four (24) mesh corrosion resistant screen.	
	e.	Have all exposed piping, valves and appurtenances protected against physical damage and free (ezing.
	f.	Be properly anchored to prevent movement, and protected against surge or water hammer. ()
	g. e negative to waste.	The pump to waste discharge piping shall be valved to ensure that other system component ely affected by the quality of the discharged water are not pressurized by the water that is .	that being
		Where two (2) or more wells are connected to a common well house, the discharge piping she that each well can be pumped to waste independently without affecting the ability of the other trize the system.	
	03.	Pressure Gauge Required. A pressure gauge shall be provided on all discharge piping. ()
memory Meters i flow rat line of e	shall be installed ees. An ac	Flow Meter and Check Valve. Unless otherwise approved by the Department base revided by the design engineer, an instantaneous and totalizing flow meter equipped with nonvoinstalled on the discharge line of each well in accordance with the manufacturer's specification systems with variable frequency drives shall be capable of accurately reading the full rare recessible check valve, which is not located in the pump column, shall be installed in the discary.	olatile ations. age of charge
maximu	05. m pumpi	Well Vent. All wells shall be vented, unless it can be demonstrated that the drawdown ng conditions will not exceed ten (10) feet.	under)
mesh or surface.	a. similar n	For wells not in a pump house, the open end of the vent shall be screened with a twenty-four non-corrodible screen and terminated downward at least eighteen (18) inches above the final g	
mesh or	b. similar n	If the well is in a pump house, the open end of the vent shall be screened with a twenty-four-corrodible screen and must terminate at least twelve (12) inches above the pump house flow	
Departm	c. nent.	Artesian wells equipped with pumps may need venting or an air valve as determined by	y the
caps:	06.	Casings and Sanitary Well Caps. The following requirements apply to well casings and sa	nitary)
located	in an area	Casings shall extend at least eighteen (18) inches above the final ground surface. If the way pump house, casings shall extend least twelve (12) inches above the pump house floor. For a subject to flooding, the Department may require an extension of the casing above the one hundrest known flood level, whichever is higher.	a well

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enter the	b. e well.	Wells shall be cased and provided with an approved cap in such a manner that surface water	cann	ot)
equipme system equipme	ent requir operator ent is use	For community water systems, a permanent means for measuring water level within the larger for conducting water level measurements shall be purchased and made available to the at the time the well is put into service. Where pneumatic or electronic water level mead, it shall be made using corrosion resistant materials attached firmly to the drop pipe of the amanner as to prevent entrance of foreign materials.	ble. A e wate asurin	dl er ng
		Well Houses . For regulatory purposes, a well house is considered a pump house as def l houses must meet the requirements for pump houses as set forth in Section 541. All above shall be contained in a well house or otherwise protected from freezing.		
	08.	Pitless Adapters and Units. Pitless adapters or pitless units:	()
Division	a. n of the W	Shall be of the type marked approved by the National Sanitation Foundation or Pitless A Vater Systems Council.	Adapto	er)
extensio	b. on and oth	Shall be designed, constructed and installed to be watertight including the cap, cover, aer attachments.	casir (ıg)
		Shall be field tested for leaks before being put into service. The procedure outlined in "Ma on-Public Water Supply Systems," referenced in Subsection 002.02, or other procedure approhall be followed.		
settling threads.	soils in th	Pitless adapters with a two (2) inch or smaller discharge line shall be provided with a swir as adapter unit to reduce strain, deformation, and possible leakage of the pitless seal cause trench. The orientation of swing joints shall be such that any settling that occurs will tight in the casing shall be cut with a saw rather than a torch with an opening large enough to so.	ised b iten tl	oy ne
	e.	Shall be provided with a contamination-proof entrance connection for electrical cable.	()
	f.	In the case of pitless adapters:	()
		Threaded adapters shall be installed by drilling a hole not more than one quarter (1/4) inclumeter of the pitless shank. No torch-cut holes shall be accepted. The orientation of swing join settling that occurs will tighten the threads.	n large its sha (er ıll)
	ii.	The only field welding permitted will be that needed to connect a pitless adapter to the casir	ng.)
	g.	In the case of pitless units:	()
	i.	Shall be shop-fabricated from the point of connection with the well casing to the unit cap or	cove	r.)
casing.	ii.	Shall be constructed of materials and weight at least equivalent to and compatible with the	he we	ll: (
accepted	d. If the c	Shall be threaded or welded to the well casing. Threaded units shall be installed by drilling the quarter $(\frac{1}{4})$ inch larger than the outer diameter of the pitless shank. No torch-cut holes shonnection to the casing is by field weld, the shop-assembled unit must be designed specification to the casing.	shall t	эe
	iv.	Shall terminate at least eighteen (18) inches above final ground elevation or three (3) feet ab	ove tł	ne

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100-year f Departmen		evel or the highest known flood elevation, whichever is higher, or as otherwise approved	by tl	he)
V	·.	Shall be provided with access to disinfect the well.	()
	i. al joint	Shall have field connection to the lateral discharge from the pitless unit of threaded, flan connection.	iged,	or)
The engin	nal sea neering	After installation of a pitless adapter or unit, the disturbed well seal shall be repaired or repl l specifications unless otherwise proposed by the design engineer and approved by the Depa proposal shall ensure that the material surrounding the final seal is moisture controll that it equals or exceeds the characteristics of the native soil prior to being disturbed.	ırtmer	nt.
be granted constructe	ed or r	Wells Not Allowed in Pits. Wells shall not be located in pits. Exceptions to this requirement in the well was constructed prior to November 5, 1964, and the installar reconstructed in accordance with the requirements of the Department to provide was it walls and floors, floor drains and acceptable pit covers.	ation	is
1	0.	Discharge Pumps . Discharge pumps shall be subject to the following requirements:	()
a	١.	Line shaft pumps shall.	()
i. extending	at least	Have the casing firmly connected to the pump structure or have the casing inserted into a tone-half $(1/2)$ inch into the pump base.	rece	ss)
ii joint.	i.	Have the pump foundation and base designed to prevent water from coming into contact v	vith tl	he)
ii	ii.	Use lubricants that meet ANSI/NSF Standard 61.	()
b).	When a submersible pump is used:	()
i. of vibratio	on or m	The top of the casing shall be effectively sealed against the entrance of water under all corovement of conductors or cables.	ndition	ns)
ii less, or at		The electrical cable shall be firmly attached to the drop pipe at twenty-one (21) foot interpupling or joint.	rvals (or)
A well lot by the sup	shall b	TTY AND DESIGN STANDARDS: WELL LOT. The provided for wells constructed after November 1, 1977. The well lot shall be owned in feet for water or controlled by lease or easement with a term of not less than the useful life of the work opposite a minimum distance of fifty (50) feet between the well and the nearest property limits of the well and the nearest property limits.	vell aı	ole nd)
	1. ithout p	Use of Chemicals on the Well Lot. No pesticides, herbicides, or fertilizers shall be appliant or approval from the Department.	ied to) a
		Storage of Hazardous Materials on the Well Lot . No pesticides, herbicides, fertilizers, proleum products, or other materials known to be toxic or hazardous shall be stored on a way of the control of		
a to provide		An internal combustion engine to drive either a generator for emergency standby power or ows, and an associated fuel tank, may be placed on the well lot.	a pun	np)
b).	A propane or natural gas powered generator is preferable to reduce risk of fuel spillage.	()
c		If a diesel or gasoline-fueled engine is used, the fuel tank and connecting piping must be an	prov	ed

by the Underwriter's Laboratory, Inc., double-walled, meet the requirements of the local fire jurisdiction, and include both spill prevention and overfill protection features. The tank must be above ground and may be contained within the structural base of the generator unit. A licensed water system operator shall be present during filling of the tank following a period of usage, or during periodic extraction and replacement of outdated fuel.

- d. Should the internal combustion engine be located within the pump house, the floor of the pump house shall be constructed so as to contain all petroleum drips and spills so that they will not be able to reach the floor drain(s). Engine exhaust shall be directly discharged outside the pump house.
- e. A spill containment structure shall surround all fuel tanks and be sized to contain at least one hundred ten percent (110%) of the fuel tank volume. The Department may require additional containment capacity in settings where accumulation of snow, ice, or rain water could be expected to diminish the usable capacity of the structure.
- **03. Location of Hydrants**. Hydrants of the frost free type shall be placed in the buried piping system at a minimum of five (5) feet away from the well casing to prevent drain water from accumulating and compromising the grout seal surrounding the well casing.
- **04.** Parking Lots and Vehicle Storage. No public parking or vehicle storage shall be allowed on the well lot, except that operation/maintenance vehicles may be temporary parked on the well lot during the normal course of business.

513. FACILITY AND DESIGN STANDARDS: NUMBER OF GROUND WATER SOURCES REQUIRED – EXISTING SYSTEMS.

Existing community water systems served by ground water and intending to serve more than twenty-five (25) connections or equivalent dwelling units are subject to the following requirements for the number of ground water sources required.

- **01.** Existing System with All Sources Constructed Prior to July 1, 1985. A community water system served by ground water and with all existing sources constructed prior to July 1, 1985 will be required to comply with Subsection 501.17 upon substantially modifying the system after July 2002.
- **O2.** Existing System with Any Sources Constructed After July 1, 1985. A community water system served by ground water with any sources constructed after July 1, 1985 is required to comply with Subsection 501.17 when a modification is made to the system which increases the population served or number of service connections, increases the length of transmission and distribution water mains, or increases the peak or average water demand.

514. FACILITY AND DESIGN STANDARDS: SPRING SOURCES.

Written approval by the Department is required before water from any new or reconstructed spring source may be served to the public. For new spring sources, the Department shall require a site evaluation report containing applicable required information listed in Subsection 510.01. This information includes, but is not limited to, the following: an evaluation of the potability and quality of anticipated spring water; an estimate of hydrologic and geologic properties of the aquifer; and a description of potential sources of contamination within five hundred (500) feet of the spring. Any supplier of water for a public water system served by one (1) or more springs shall ensure that the following requirements are met:

- **01. Protection of the Spring**. Springs shall be housed in a permanent structure and protected from contamination including the entry of surface water, animals, and dust.
- **O2.** Spring Box or Combined Spring Box/Finished Water Storage Design. To facilitate efficient design and review of spring box or combined spring box/finished water storage designs, these site-specific designs should be coordinated in advance with the Department. Specific issues to be addressed are:
- **a.** The inlet shall be screened as determined by the Department and located above the floor of the collection chamber.

engineer,	b. the spr ents of S	Unless otherwise approved by the Department based on documentation provided by the ing box or combined spring box/finished water storage tank shall meet the applicable ection 544 - Facility and Design Standards: General Design of Finished Water Storage.		
provided. mixing or bacteriolo used for o	r petcock ogical sa collectin	Sample Tap Required . A sample tap suitable for collecting bacteriological samples slample tap shall be of the smooth-nosed type without interior or exterior threads, shall not be type, and shall not have a screen, aerator, or other such appurtenance. The sample tap for columples may be used for other sampling purposes. In addition, threaded hose bib taps may a gamples, other than bacteriological samples, if equipped with an appropriate backflow prevenecessary to protect the public water system from contamination.	of the lectinals of the lection to t	e g e
(04.	Flow Measurement. A flow meter or other flow measuring device shall be provided.	()
owned by		Protected Area . The entire area within a one hundred (100) foot radius of the spring box splier of water or controlled by a long term lease, fenced to prevent trespass of livestock and ags and sources of contamination. Surface water shall be diverted from this area.		
Written a that is undare consideries to	ES UND approval der the dered gr that are the that are the the that are the the the the the the the the the th	TY AND DESIGN STANDARDS: SURFACE SOURCES AND GROUND WER THE DIRECT INFLUENCE OF SURFACE WATER. by the Department is required before water from any new surface source or ground water lirect influence of surface water may be served to the public. Infiltration collection lines or ground water under the direct influence of surface water unless demonstrated otherwise. Infiltration to directly influenced by surface water shall meet the requirements of Section 514. The area hall be under the control of the water purveyor for a distance acceptable to the Department.	sourc alleric ltratio	e es n
	01.	Intake Structures. Design of intake structures shall provide for:	()
		·	()
:	a.	Withdrawal of water from more than one (1) level if quality varies with depth.	()
]	b.	Separate facilities for release of less desirable water held in storage.	()
minimum crystals tl	hat are f	Where frazil ice may be a problem, holding the velocity of flow into the intake structurally not to exceed point five (0.5) feet per second. Frazil ice is made up of randomly distributormed in flowing water that has cooled below thirty-two (32) degrees Fahrenheit and is presided by the movement of the water.	ited ic	e
inspection	d. n.	Inspection manholes every one thousand (1000) feet for pipe sizes large enough to permit	visua (ıl)
•	e.	Cleaning the intake line as needed.	()
i	f.	Adequate protection against rupture by dragging anchors, ice, or other hazards.	()
kept subn	g. nerged a	Ports located above the bottom of the stream, lake or impoundment, but at sufficient depth t low water levels.		e)
	h. from en	Where shore wells are not provided, a diversion device capable of keeping large quantities tering an intake structure.	of fis	h)
		If necessary, provisions shall be made in the intake structure to control the influx of nust. Specific control methods must be approved by the reviewing authority.	aisanc (e)
minimize collector	j. inlet he pipe slot	When buried surface water collectors are used, sufficient intake opening area must be proveadloss. Particular attention shall be given to the selection of backfill material in relation size and gradation of the native material over the collector system.		

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	- -		
02.	Raw Water Pumps. Raw water pumping wells shall:	()
a. protected from	Have motors and electrical controls located above grade (except for submersible flooding as required by the reviewing authority.	le pumps), a (and)
b.	Be accessible and designed to prevent flotation.	()
c.	Be equipped with removable or traveling screens before the pump suction well.	()
d. necessary for qu	Provide for introduction of chlorine or other chemicals in the raw water transnuality control.	nission main (if)
e. device and testi	Where practical, have intake valves and provisions for back flushing or cleaning b ng for leaks.	y a mechani	cal
f.	Have provisions for withstanding surges where necessary.	()
03. water is pumpe off-stream raw	Offstream Raw Water Storage. An off-stream raw water storage reservoir is a fact during periods of good quality and high stream flow for future release to treatment fwater storage reservoirs shall be constructed to assure that:		
a.	Water quality is protected by controlling runoff into the reservoir.	()
b.	Dikes are structurally sound and protected against wave action and erosion.	()
c.	Intake structures and devices meet requirements of Subsection 515.01.	()
d.	Point of influent flow is separated from the point of withdrawal.	()
e.	Separate pipes are provided for influent to and effluent from the reservoir.	()
04.	Reservoirs. Impoundments and reservoirs shall provide, where applicable:	()
a.	Removal of brush and trees to high water elevation.	()
b.	Protection from floods during construction.	()
c. Department of	Abandonment of all wells which will be inundated, in accordance with requirement Water Resources. See Rules of the Idaho Water Resources Board referenced in Subsect		aho)
516 517.	(RESERVED)		
WATER TREA Performance of Regulations, as with applicable	LITY AND DESIGN STANDARDS: ADDITIONAL DESIGN CRITERIA FOR ATMENT. riteria for surface water treatment facilities are specified in National Primary I set forth in Sections 300, 301, and 310 of these rules. Surface water treatment system ageneral design requirements in Section 503. In addition, the following design requirements water treatment facilities:	Orinking Wa	ater ply
operated in acc	Engineering Design Requirements. The system shall ensure that filtration as face water or ground water directly influenced by surface water sources are designed, ordance with all applicable engineering practices designated by the Department. The plant must consider the worst raw water quality conditions that are likely to occur do	constructed a e design of	and the

02. Removal of Pathogens. Filtration facilities (excluding disinfection) shall be designed, constructed

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the facility.

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	chieve at least two (2) log removal of Giardia lamblia cysts, two (2) log removal of Cryptosporid (1) log removal of viruses, except as allowed under Subsection 518.09.b.	iun
03. least point five ze	Disinfection . Disinfection facilities shall be designed, constructed and operated so as to achievero (0.50) log inactivation of Giardia lamblia cysts; and	e a
a.	Two (2) log inactivation of viruses if using conventional and slow sand filtration technology; or	ſ,
b.	Three (3) log inactivation of viruses if using direct and diatomaceous earth filtration technology	/; o
c.	Four (4) log inactivation of viruses if using alternate filtration technology. (,
d.	Four (4) log inactivation of viruses if filtration treatment is not used. (
04. be required by th	Enhanced Disinfection . Higher levels of disinfection than specified under Subsection 518.03 re Department in order to provide adequate protection against Giardia lamblia and viruses. (nay
unless the system	Filter to Waste . For plants constructed after December 31, 1992, each filter unit must be capable or plants constructed prior to December 31, 1992, each filter unit must be capable of filter to was demonstrates through continuous turbidity monitoring or other means acceptable to the Department is not adversely affected following filter backwashing, cleaning or media replacement.	aste
06. filtration technology	Continuous Turbidity Monitoring. For conventional, direct, membrane, and diatomaceous eagy, equipment must be provided to continuously measure the turbidity of each filter unit. (artl
	Continuous Monitoring of Disinfectant . Equipment must be provided and operated urement of disinfectant residual prior to entry to the distribution system, unless the system set thousand three hundred (3,300) people.	
08. alternate power s	Continuous Operation Required. Diatomaceous earth filtration facilities shall include ource with automatic startup and alarm, or be designed in a manner to ensure continuous operation (
09. Department.	Acceptable Technology. The purveyor shall select a filtration technology acceptable to (the
a. technologies are	Conventional, direct, membrane, slow sand, diatomaceous earth, and membrane filtragenerally acceptable to the Department on a case-by-case basis.	tion
b. following to the s	Alternate filtration technologies may be acceptable if the purveyor demonstrates all of satisfaction of the Department:	the
i.	That the filtration technology: (,
(1) Water Treatment	Is certified and listed by the National Sanitation Foundation (NSF) under Standard 53, Drink Units - Health Effects, as achieving the NSF criteria for cyst reduction; or	cing
(2) particles and ren Giardia lamblia c	Removes at least ninety-nine percent (99%) (two (2) logs) of Cryptosporidium oocysts or surrognoves or inactivates at least ninety-nine percent (99%) (two (2) logs) of Giardia lamblia cysts surrogate particles in a challenge study acceptable to the Department.	
ii. the filtration tech	Based on field studies or other means acceptable to the Department, it must be demonstrated inology has the following capabilities:	tha

(1) In combination with disinfection treatment, consistently achieves at least ninety-nine percent (99%) (two (2) logs) removal of Cryptosporidium oocysts or surrogate particles and at least ninety-nine and nine tenths

	(three (3) logs) removal or inactivation of Giardia lamblia cysts and ninety-nine and ninety (99.99%) (four (4) logs) removal or inactivation of viruses; and	ety-nin (e)
(2)	Meets the turbidity performance requirements of 40 CFR 141.73 (b).	()
10. requirements and modifications to	Pilot Studies . The system shall conduct pilot studies in accordance with the fold in accordance with Subsection 501.19 for all proposed filtration facilities and st existing filtration facilities, unless the Department modifies the requirements in writing:	ollowin ructura (g al)
a. constructed and b	The system shall obtain the Department's approval of the pilot study plan before the pilot sefore the pilot study is undertaken.	filter i	is)
b. engineer.	The design and operation of the pilot study shall be overseen by an Idaho licensed prof	essiona (al)
с.	The system's pilot study plan shall identify at a minimum:	()
i.	The objectives of the pilot study;	()
ii.	Pilot filter design;	()
iii.	Water quality and operational parameters to monitor;	()
iv.	Amount of data to collect; and	()
v.	Qualifications of the pilot plant operator.	()
d.	The system shall ensure that the pilot study is:	()
i.	Conducted to simulate conditions of the proposed full-scale design;	()
ii. Department;	Conducted for at least twelve (12) consecutive months or for a shorter period upon approva	ıl by th	ie)
iii. treatment criteria	Conducted to evaluate the reliability of the treatment system to achieve applicable water specified for filtration systems in 40 CFR 141.72 and 40 CFR 141.73; and	qualit (y)
iv. acceptable to the	Designed and operated in accordance with good engineering practices documented in red Department.	ference () (
	Redundant Disinfection . Surface water systems constructed after July 1, 1985, are required to maintain a backup unit on site as required to maintain a sinfectant whenever water is being delivered to the distribution system.	uired t constar (o it)
STANDARDS F A microscreen m	TTY AND DESIGN STANDARDS: SURFACE WATER TREATMENT; DOR MICROSCREENING. nay be used to reduce nuisance organisms and organic loadings. It shall not be used in pulation in the preparation of water for filtration.	ESIG	
01.	Design Considerations . The following shall be taken into account during design:	()
a.	The nature of the suspended matter to be removed.	()
b.	The corrosiveness of the water.	()
c.	The effect of chlorination, when required as pre-treatment.	()

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	d.	The duplication of units for continuous operation during equipment maintenance.	()
	e.	Automated backflushing operation when used in conjunction with microfiltration treatme	nt.)
	02.	Design Requirements. Design shall provide the following:	()
	a.	A durable, corrosion-resistant screen.	()
	b.	A by-pass arrangement.	()
	c.	Protection against back-siphonage when potable water is used for washing.	()
	d.	Proper disposal of water used to wash the microscreen.	()
	E SSES. ent facili	ITY AND DESIGN STANDARDS: SURFACE WATER TREATMENT: CLARIFI ties designed to include clarification for processing surface water shall meet the		
		Two Units Required . A minimum of two (2) units for redundancy shall be prosedimentation such that plant design capacity can be maintained with any component out or repairs.		
parallel	02. where so	Parallel or Serial Operation. The units shall be capable of being operated either in oftening is performed.	series	or)
service time.	03. without	Independent Units . The units shall be constructed in such a way that each can be tak disrupting operation, and with drains or pumps sized to allow dewatering in a reasonable		
	04.	Manual Start-Up. The units shall be started manually following shutdown.	()
		Pre-Treatment . Waters exhibiting high turbidity may require pretreatment, usually sedit the addition of coagulation chemicals. When presedimentation is provided, the st be met:	mentati followi (on ng)
Short ci	a. reuiting 1	Incoming water shall be dispersed across the full width of the line of travel as quickly as must be prevented.	possib (ole.
	b.	Provisions for bypassing pre-sedimentation basins shall be included.	()
necessit	c. ty of the p	The need for redundant pretreatment components shall be evaluated according to the pretreatment.	type a	nd)
settler u dispersi design tempera	units. The on of che basis for ature, col-	Rapid Mix. Unless otherwise approved by the Department based on documentation preer, a rapid mix device or chamber is required prior to flocculation, clarification, sediment eneed for redundant rapid mix components shall be evaluated. Rapid mix shall mean emicals throughout the water to be treated, usually by violent agitation. The engineer shall see the velocity gradient (G value) selected, considering the chemicals to be added a correct and other related water quality parameters. Basins or mixing chambers shall be equipply providing adequate mixing for all treatment flow rates. Flocculation. Flocculation shall mean the gathering together of fine particles in water	ation, a the rap submit t and wa pped w	nd bid the ter ith
mixing		addition of coagulant chemicals to form larger particles.	())

Basin inlet and outlet design shall minimize short-circuiting and destruction of floc. A drain,

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pumps, or a com	bination of both drain and pumps shall be provided to accomplish dewatering and sludge rem	ioval.
b. (1.5) feet per mir by the Department	The flow-through velocity shall not be less than one-half (0.5) nor greater than one and of the flow time for floc formation of at least thirty (30) minutes unless otherwise apart.	
c.	Agitators shall be driven by variable speed drives.	()
	Flocculation and sedimentation basins shall be as close together as possible. The velocity through pipes or conduits to settling basins shall be not less than one-half (0.5) nor greater that the per second. Allowances must be made to minimize turbulence at bends and characteristics.	han one
08. upon approval by	Small Systems May Use Baffling . Baffling may be used to provide for flocculation in smal the Department.	l plants
09.	Sedimentation Units. The following criteria apply to conventional sedimentation units:	()
a. adequate settling	A minimum of two (2) hours of settling time shall be provided following flocculation in less time can be demonstrated.	unless
b.	Inlets shall be designed to distribute the water equally and at uniform velocities.	()
submerged orific	Outlet weirs or submerged orifices shall maintain velocities suitable for settling in the baircuiting. Outlet weirs shall be designed so that the rate of flow over the outlet weirs or throws shall not exceed twenty-thousand (20,000) gallons per day per foot of the outlet laund through the submerged orifices shall not exceed one-half (0.5) feet per second.	ugh the
	The velocity through settling basins shall not exceed one-half (0.5) feet per minute. The d to minimize short-circuiting. Fixed or adjustable baffles must be provided as necessary to stential for clarification.	
e. at a location whe	When an overflow weir or pipe is provided the overflow shall discharge by gravity with a tre the discharge will be noted.	free fall
f. basins must be pr	Adequate sludge collection equipment that ensures proper basin coverage shall be provided with a means for dewatering.	led and
g. devices acceptab	Flushing lines or hydrants shall be provided and must be equipped with backflow pre le to the Department.	vention ()
	Sludge removal design shall provide that sludge pipes are not less than three (3) inches in d as to facilitate cleaning. Entrance to sludge withdrawal piping shall be designed to prevent cle made for the operator to observe and sample sludge being withdrawn from the unit.	iameter ogging. ()
i.	Sludge shall be disposed of in accordance with applicable regulations, as set forth in Section	1 540.
	Solids Contact Clarifiers . Solids contact clarifiers are generally acceptable for corification where water characteristics, especially temperature, do not fluctuate rapidly, flow ration is continuous. A minimum of two (2) units are required for surface water treatment as r 0.01.	ates are
a. chemicals with the	Chemicals shall be applied at such points and by such means as to ensure satisfactory mixing water.	g of the

	_
b. Unless otherwise approved by the Department based on documentation provided by the desig engineer, a rapid mix device or chamber ahead of the solids contact clarifier is required to assure proper mixing of the chemicals applied. Mixing devices employed shall be constructed so as to provide good mixing of the raw water wit previously formed sludge particles and prevent deposition of solids in the mixing zone.	ie
c. Flocculation equipment shall be adjustable as to speed, pitch, or a combination of speed and pitc and must provide for coagulation in a separate chamber or baffled zone within the unit. (:h)
d. Sludge removal design shall provide that sludge pipes are not less than three (3) inches in diameter and arranged so as to facilitate cleaning. Entrance to sludge withdrawal piping shall be designed to prevent clogging Provision shall be made for the operator to observe and sample sludge being withdrawn from the unit. (
e. Blow-off outlets and drains must terminate and discharge at places acceptable to the Department i regard to control of potential cross connections. Cross connection control must be included for the potable water line used to backflush sludge lines.	
f. The detention time shall be established on the basis of the raw water characteristics and other local conditions that affect the operation of the unit. The Department may request data to support decisions made with respect to detention times. The Department may alter detention time requirements.	
g. Controls for sludge withdrawal which minimize water losses shall be provided. ()
h. Unless otherwise approved by the Department based on documentation provided by the design engineer, weirs shall be adjustable and at least equivalent in length to the perimeter of the tank. Weir loading shall not exceed ten (10) gallons per minute per foot of weir length for units used as clarifiers or twenty (20) gallons per minute per foot of weir length for units used for softening. Where orifices are used, the loading rates per foot of launder rates shall be equivalent to weir loadings. Either shall produce uniform rising rates over the entire area of the tank.	ot er of
i. Upflow rates shall not exceed one (1) gallon per minute per square foot of area at the sludg separation line for units used as clarifiers or one and three-quarters (1.75) gallons per minute per foot of area at the slurry separation line for units used as softeners. The Department may consider higher rates if supporting data provided.	ne
11. Settler Units. Settler units consisting of variously shaped tubes or plates installed in multiple layer and at an angle to the flow may be used for sedimentation following flocculation.	rs)
a. Inlets and outlets shall be designed to maintain velocities suitable for settling in the basin and t minimize short-circuiting. Plate units shall be designed to minimize unequal distribution across the units. (to)
b. Drain piping from the settler units must be sized to facilitate a quick flush of the settler units and t prevent flooding other portions of the plant.	to)
c. Although most units will be located within a plant, outdoor installations must provide sufficient freeboard above the top of settlers to prevent freezing in the units.	nt)
d. Water shall be applied to tube settlers at a maximum rate of two (2) gallons per minute per squar foot of cross-sectional area for tube settlers, unless higher rates are justified through pilot plant or in-plan demonstration studies. See Subsection 501.19 for general information on conducting pilot studies. (
e. Water shall be applied to plate settlers at a maximum plate loading rate of one-half (0.5) gallons perminute per square foot, based on eighty (80) percent of the projected horizontal plate area. (er)
f. Flushing lines shall be provided to facilitate maintenance and must be properly protected against backflow or back siphonage.	st)

High Rate Clarification. High rate clarification processes may be approved upon demonstrating

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12.

satisfactory performance under on-site pilot plant conditions or documentation of full scale plant operation with similar raw water quality conditions. Reductions in detention times and/or increases in weir loading rates shall be justified. See Subsection 501.19 for general information on conducting pilot studies. Examples of such processes include dissolved air flotation, ballasted flocculation, contact flocculation/clarification, and helical upflow. ()

521. FACILITY AND DESIGN STANDARDS: SURFACE WATER TREATMENT: FILTRATION USING RAPID RATE GRAVITY FILTERS

USING	RAPID	RATE GRAVITY FILTERS.		
coagulat	01.	Pretreatment . The use of rapid rate gravity filters shall require pretreatment in the culation, and sedimentation.	form (of)
satisfact	02. ion of the	Rate of Filtration . The filter rate must be proposed and justified by the design enginee e Department prior to the preparation of final plans and specifications.	r to tl	ne)
declinin	g rate filt	Number of Units. A minimum of two (2) units for redundancy shall be provided for filtratic capacity can be maintained with any component out of service for maintenance or repairs tration is provided, the variable aspect of filtration rates, and the number of filters must be cong the design capacity for the filters.	. Whe	re
	04.	Structure and Hydraulics. The filter structure shall be designed to provide for:	()
	a.	Vertical walls within the filter. There shall be no protrusion of the filter walls into the filter	media (ı.)
	b.	Cover by superstructure with sufficient headroom to permit normal inspection and operation	n. ()
	c.	Minimum depth of filter box of eight and one-half (8.5) feet.	()
	d.	Minimum water depth over the surface of the filter media of three (3) feet.	()
	e.	Trapped effluent to prevent backflow of air to the bottom of the filters.	()
	f.	Prevention of floor drainage to the filter with a minimum four (4) inch curb around the filter	rs.)
	g.	Prevention of flooding by providing overflow.	()
	h.	Maximum velocity of treated water entering the filters of two (2) feet per second.	()
followin	i. ig lime-so	Cleanouts and straight alignment for influent pipes or conduits where solids loading is he oda softening.	eavy,	or)
	j.	Washwater drain capacity to carry maximum flow.	()
handrail	k. s or walls	Walkways around filters to be not less than twenty-four (24) inches wide and equipped wit s.	h safe (ty)
potable :	l. fluids.	Construction so as to prevent cross connections and common walls between potable water a	nd no	n-)
	05.	Washwater Troughs. Washwater troughs shall be constructed to have:	()
	a.	The bottom elevation above the maximum level of expanded media during washing.	()
	b.	A two (2) inch freeboard at the maximum rate of wash.	()
	c.	The top edge level and all at the same elevation.	()

	d.	Spacing so that each trough serves the same number of square feet of filter area.)
	e.	Maximum horizontal travel of suspended particles to reach the trough not to exceed three (3)	feet.)
detrime		Filter Material. The media shall be clean silica sand or other natural or synthetic media free mical or bacterial contaminants, approved by the Department, and having the following the		
inches.	a.	A total depth of not less than twenty-four (24) inches and generally not more than thirty	y (30)
millime	b. ter to fifty	An effective size range of the smallest material no greater than forty-five hundredths $(0.45 \text{ y-five hundredths})$ of a millimeter.	of	a)
(1.65).	c.	A uniformity coefficient of the smallest material not greater than one and sixty-five hundred (redth	.s)
		A minimum of twelve (12) inches of media with an effective size range no greater than fort of a millimeter to fifty-five hundredths (0.55) of a millimeter and a specific gravity greate atterials within the filter.		
	e.	Types of filter media are as follows:)
basis of	i. experime	Clean, crushed anthracite or a combination of anthracite and other media may be considered ental data specific to the project. The anthracite shall have the following characteristics:	on th	e)
millime	(1) ter with u	Effective size of forty-five hundredths (0.45) of a millimeter to fifty-five hundredths (0.55 miformity coefficient not greater than sixty-five hundredths (1.65) when used alone.	of	a)
uniform	(2) aity coeffi	Effective size of eight tenths (0.8) of a millimeter to one and two-tenths (1.2) millimeters vicient not greater than one and eighty-five hundredths (1.85) when used as a cap.	with	a)
approve	ed based u	Effective size for anthracite used as a single media on potable ground water for iron and mangall be a maximum of eight tenths (0.8) of a millimeter (effective sizes greater than this mapon onsite pilot plant studies or other demonstration acceptable to the Department). See Subsal information on conducting pilot studies.	ay b	e
	ii.	Sand media shall have the following characteristics:)
millime	(1) ter.	Effective size of forty-five hundredths (0.45) of a millimeter to fifty-five hundredths (0.55)) of	a)
	(2)	Uniformity coefficient of not greater than one and sixty-five hundredths (1.65).)
demons	(3) trated tha	Larger size sand media may be allowed by the Department where full-scale tests at treatment goals can be met under all conditions.	hav	e)
		Granular activated carbon (GAC) as a single media may be considered for filtration only aftering and with prior approval of the Department. See Subsection 501.19 for general informati studies. The design shall include the following:	r pilo	n)
		The media must meet the basic specifications for filter media as given in Subsections 521 at that larger size media may be allowed where full scale tests have demonstrated that treatment all conditions.	l.06.a goal	i. s

					-		
growth. (2)	Ther	e must be a means for periodic treat	ment of filter material for control	of bacterial and othe	er)		
(3)	Prov	rovisions must be made for frequent replacement or regeneration. ()					
iv.	Othe	Other media will be considered based on experimental data and operating experience. ()					
	gravel is us	ree (3) inch layer of torpedo sand sl ded, and shall have an effective size of cient not greater than one and seven-	of eight-tenths (0.8) millimeters to				
(2.5) inches laterals. No specified in	ca particles in size wh t less than the table	rel, when used as the supporting me s and shall not include flat or elongate en the gravel rests directly on a latera four (4) layers of gravel shall be probelow. Reduction of gravel depthewing authority for slow sand filtrations.	ed particles. The coarsest gravel shal system and must extend above the ovided in accordance with the size and other size gradations may	all be two and one-hane top of the perforate and depth distribution be considered upo	lf ed on		
		Size of Gravel	Depth				
		2 ½ to 1 ½ inches	5 to 8 inches				
		1 ½ to ¾ inches	3 to 5 inches				
		3/4 to 1/2 inches	3 to 5 inches				
		½ to 3/16 inches	2 to 3 inches				
		3/16 to 3/32 inches	2 to 3 inches				
	eptable for se may clo	r Bottoms and Strainer Systems. Dhigh rate filters and for proprietary bog them or with waters softened by lin mize loss of head in the manifold and	ottoms. Porous plate bottoms shall ne. The design of manifold-type co	not be used where iro	n		
b.	Ensu	re even distribution of wash water an	nd even rate of filtration over the en	ntire area of the filter.)		
c. about three-		ide the ratio of the area of the final of s (0.003),	penings of the strainer systems to	the area of the filter a	at)		
d. openings.	Prov	ide the total cross-sectional area of	f the laterals at about twice the	total area of the fina	al)		
e. area of the l	Prov aterals.	ide the cross-sectional area of the ma	unifold at one and one-half (1.5) to	two (2) times the tota	al)		
f.	Late	ral perforations without strainers shal	l be directed downward.	()		
	sively for i	ace or Subsurface Wash. Surface or ron or manganese removal, and ma us. All devices shall be designed with	ay be accomplished by a system				
a.	Prov	ision for water pressures of at least for	orty-five (45) pounds per square in	ch. ()		

connecte	b. ed to the	A properly installed vacuum breaker or other approved device to prevent back sipho treated water system.	nage (if)
half (0.5	c.) gallon p	Rate of flow of two (2.0) gallons per minute per square foot of filter area with fixed nozzles per minute per square foot with revolving arms.	or one	e-)
	d.	Air wash can be considered based on experimental data and operating experiences.	()
conditio	09. ns are me	Air Scouring . Air scouring can be considered in place of surface wash provided the foot:	llowin (g)
		Air flow for air scouring the filter must be three (3) to five (5) standard cubic feet per minute a when the air is introduced in the underdrain; a lower air rate must be used when the air is placed above the underdrains.	e squar ir scot	e ır)
	b.	A method for avoiding excessive loss of the filter media during backwashing must be provided by the provided backwashing must be provided by the filter media during backwashing must be provided by t	ded.)
	c.	Air scouring must be followed by a fluidization wash sufficient to restratify the media.	()
	d.	Air must be free from contamination.	()
the follo	e. owing exe g the nozz	Air scour distribution systems shall be placed below the media and supporting bed interfaception: if placed at the interface the air scour nozzles shall be designed to prevent med teles or entering the air distribution system.	ce wit ia froi (:h m)
air press at high v		Piping for the air distribution system shall not be flexible hose which will collapse when no shall not be a relatively soft material which may erode at the orifice opening with the passage		
in the fil	g. ter design	Air delivery piping shall not pass down through the filter media nor shall there be any arran n which would allow short circuiting between the applied unfiltered water and the filtered water		nt)
and shou	ıld not ex	The backwash water delivery system must be capable of fifteen (15) gallons per minute per face area (37 m/hr); however, when air scour is provided the backwash water rate must be vaceed eight (8) gallons per minute per square foot (20 m/hr) unless operating experience show essary to remove scoured particles from filter media surfaces.	variab!	le
installed	i. I in the ur	The filter underdrains shall be designed to accommodate air scour piping when the pinderdrain.	ping (is)
	10.	Filter Appurtenances. The following shall be provided for every filter:	()
	a.	Influent and effluent sampling taps.	()
	b.	A gauge capable of indicating loss of head.	()
acceptab	ole, unles	A meter indicating rate-of flow. A modified rate controller which limits the rate of filtrational be used. However, equipment that simply maintains a constant water level on the filter is the rate of flow onto the filter is properly controlled. A pump or a flow meter in each filter as the limiting device for the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department on a site-state of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate of filtration only if approved by the Department of the rate o	s is no efflue	ot nt
	11.	Backwash. Provisions shall be made for washing filters as follows:	()

	a.	A minimum backwash rate such that a fifty (50) percent expansion of the filter bed is achieve	d.)
service 1	b. main, or a	Filtered water provided at the required rate by wash water tanks, a wash water pump, from the combination of these.	e high
	c.	Wash water pumps in duplicate unless an alternate means of obtaining wash water is available (e.)
	d.	Not less than fifteen (15) minutes wash of one filter at the design rate of wash.	()
with the	e. wash wa	A wash water regulator or valve on the main wash water line to obtain the desired rate of filter ter valves on the individual filters open wide.	wash)
can be e	f. easily reac	A rate-of-flow indicator, preferably with a totalizer, on the main wash water line, located so d by the operator during the washing process.	that it
Automa	g. ted syster	Design to prevent rapid changes in backwash water flow. Backwash shall be operator inins shall be operator adjustable.	tiated.
filters.	12.	Roof Drainage. Roof drains shall not discharge into the filters or basins and conduits precedi	ng the
The use contami	DIATO N of these nation, ar	TTY AND DESIGN STANDARDS: SURFACE WATER TREATMENT: FILTRAY MACEOUS EARTH. filters may be considered for application to surface waters with low turbidity and low band may be used for iron removal for ground waters providing the removal is effective and the sanitary quality before treatment. Conditions of Use. Diatomaceous earth filters are expressly excluded from consideration for the sanitary quality before treatment.	cterial water
followin	ng conditi)
	a.	Bacteria removal;	()
	b.	Color removal;)
filterabi	c. lity chara	Turbidity removal where either the gross quantity of turbidity is high or the turbidity exhibit cteristics; or	s poor
	d.	Filtration of waters with high algae counts.	()
	d filtratio	Treated Water Storage . Treated water storage capacity in excess of normal requirements show operation of the filters at a uniform rate during all conditions of system demand at or below rate, and guarantee continuity of service during adverse raw water conditions without by-page (w the
that plar	03. nt design	Number of Units . A minimum of two (2) units for redundancy shall be provided for filtration capacity can be maintained with any component out of service for maintenance or repairs. (1 such
the tank	04. influent	Precoat . A uniform precoat shall be applied hydraulically to each septum by introducing a sluline and employing a filter-to-waste recirculation system.	irry to
the filter	05. r run is re	Body Feed . A body feed system to apply additional amounts of diatomaceous earth slurry quired to avoid short filter runs or excessive head losses.	during
in the ni	a. ilot plant	The rate of body feed is dependent on raw water quality and characteristics and must be determined by the study. See Subsection 501.19 for general information on conducting pilot studies.	mined

b.	Continuous mixing of the body feed slurry is required.)
06.	Filtration Requirements.)
a.	Rate of filtration shall be controlled by a positive means.	()
b. fifteen (15) inche	Head loss shall not exceed thirty (30) psi for pressure diatomaceous earth filters, or a vacus of mercury for a vacuum system.	cuum (of)
	A recirculation or holding pump shall be employed to maintain differential pressure across that in operation in order to prevent the filter cake from dropping off the filter elements. A most of one-tenth (0.1) gallon per minute per square foot of filter area shall be provided.		
	The septum or filter elements shall be structurally capable of withstanding maximum press as during filtration and backwash cycles, and shall be spaced such that no less than one (1) are elements or between any element and a wall.		
e. element.	The filter influent shall be designed to prevent scour of the diatomaceous earth from the	ne filt	er)
07. provided.	Backwash. A satisfactory method to thoroughly remove and dispose of spent filter cake s	shall t))
08.	Appurtenances. The following shall be provided for every filter:	()
a.	Sampling taps for raw and filtered water.	()
b.	Loss of head or differential pressure gauge.	()
c.	Rate-of-flow indicator.	()
d.	A throttling valve used to reduce rates below normal during adverse raw water conditions.	()
e.	Evaluation of the need for body feed, recirculation, and any other pumps.	()
f.	Provisions for filtering to waste with appropriate measures for backflow prevention.	()
09. for plants treating	Monitoring . A continuous monitoring turbidimeter with recorder is required on each filter a surface water.	efflue (nt)
	ITY AND DESIGN STANDARDS: SURFACE WATER TREATMENT: SLOW	SAN	D
method of filtrati Water Systems, M	filters shall require prior engineering studies to demonstrate the adequacy and suitability on for the specific water supply. Slow Sand Filtration and Diatomaceous Earth Filtration for Manual on Slow Sand Filtration, and Slow Sand Filtration referenced in Subsection 002.02, in design of slow sand filtration facilities.	r Sma	ıll oe
attributable to co variable turbidity Department may and color, if it ca	Quality of Raw Water. Slow rate gravity filtration shall be limited to waters having may (10) nephelometric units and maximum color of fifteen (15) units; such turbidity must illoidal clay. Raw water quality data must include examinations for algae. For source water to the potential use of a roughing filter or other pretreatment technology should be evaluated allow the use of a pretreatment technology on raw waters that exceed the normal limits for to the demonstrated to the Department's satisfaction that pretreatment will enable slow sand filtrand comply with these Rules.	not l havir ed. Tl urbidi	ng ne ty
02. that plant design	Number of Units. A minimum of two (2) units for redundancy shall be provided for filtratic capacity can be maintained with any component out of service for maintenance or repair	on suc irs. Tl	:h ie

Department may allow a single bed filter if it can be demonstrated to the Department's satisfaction that an alte		
water source is available such that the water system can provide plant design capacity with the filter taken	out	of
service for maintenance and repairs.	()

	03.	Structural Details and Hydraulics. Slow rate gravity filters shall be so design	ned as to	provide	e a
cover, ı	ınless	otherwise approved by the Department based on documentation provided by th	e design	engine	er,
headroo	m to p	permit normal movement by operating personnel for scraping and sand removal of	perations,	adequa	ate
		s and access ports for handling of sand and for ventilation, filtration to waste,			
maximu	ım filt	er water level, and protection from freezing. A permanent means of determining s	and depth	n shall	be
provide	d.		_	()

	04.	Underdrains.	Each filter	unit shall be	e equipped v	with a main	drain and	an adequate	number of
		s to collect the							
water f	low in the	underdrain wil	ll not excee	d three-fourth	is (0.75) fee	t per second	. The maxi	imum spacing	g of laterals
shall no	ot exceed the	hree (3) feet if j	pipe laterals	are used.					()

05.	Filter Material. The following requirements apply:)
-----	--	--	---

- a. A minimum depth of thirty (30) inches of filter sand shall be placed on graded gravel layers.
- **b.** The effective size shall be between fifteen hundredths (0.15) of a millimeter and thirty-five hundredths (0.35) of a millimeter. Larger sizes may be considered by the Department based on the results of a pilot study. See Subsection 501.19 for general information on conducting pilot studies.
 - c. The uniformity coefficient shall not exceed three point zero (3.0).
 - **d.** The sand shall be cleaned and washed free from foreign matter.
- e. The sand shall be rebedded to the original minimum depth of thirty (30) inches when scraping has reduced the bed depth to no less than twenty-four (24) inches. Where sand is to be reused in order to provide biological seeding and shortening of the ripening process, rebedding shall utilize a "throw over" technique whereby new sand is placed on the support gravel and existing sand is replaced on top of the new sand. The maximum filtration rate shall not exceed zero point one (0.1) gallon per minute per square foot for each individual bed. ()

06. Filter Sand Support. ()

- a. A three (3)-inch layer of sand shall be used as a supporting media for filter sand. The supporting sand shall have an effective size of zero point eight (0.8) millimeters to two point zero (2.0) millimeters and a uniformity coefficient not greater than one point seven (1.7).
- **b.** Gravel shall consist of cleaned and washed, hard, durable, rounded rock particles and shall not include flat or elongated particles. The coarsest gravel shall be two and one-half (2.5) inches in size when the gravel rests directly on a lateral system and must extend above the top of the perforated laterals. Not less than four (4) layers of gravel shall be provided in accordance with the size and depth distribution specified in the table below. Reduction of gravel depths and other size gradations may be considered upon justification to the Department.

Size of Gravel	Depth
2 1/2 to 1 1/2 inches	5 to 8 inches
1 1/2 to 3/4 inches	3 to 5 inches
3/4 to 1/2 inches	3 to 5 inches
1/2 to 3/16 inches	2 to 3 inches
3/16 to 3/32 inches	2 to 3 inches

					()
	of Water Over Filter Beds nd. Influent water shall not s			depth of at least	three (3) to si	ix (6)
Venturi meter, or other filtration, and an effluer	rol Appurtenances. Each fi suitable means of discharg nt pipe designed to maintain ctly interconnected with the	ge measuremen n the water leve	t installed on el above the	each filter to op of the filter	control the ra sand. The eff	ite of fluent
09. Ripen being put into service fo of filter-to-waste shall be	ting. Slow sand filters must llowing construction, scrapir e as follows:	be filtered-to- ng, re-sanding, o	waste until the reopening a	ey are biologic fter extended sh	ally mature boutdown. The p	efore eriod)
	s shall be filtered-to-waste pre-cleaning level, unless of engineer.					
on project specific proto approved operation and as those listed in Subse bacteriological testing, a	s shall be filtered-to-waste for cools that have been approved maintenance manual. These ection 002.02 but typically and effluent turbidity. Sampli and the Department must pro	ed by the Depa protocols may include factors ng results from	rtment and the based on far such as mint the filter-to-w	en incorporated actors from stan mum filter-to-v aste period shal	into a Depart dard literature vaste time per l be provided t	ment such riods,
10. Super quick removal of water s	rnatant Drain Required. Fi standing over sand that has b	lter beds shall become imperme	e equipped weable because	ith a supernatan it requires scrap	nt drain to allow oing or rebeddi (w for ing.
filters must be operated	Bed Control and Minimum at a constant filtration rate widredths (0.02) gallons per minimum.	vith any change:	s made gradua			
flocculation but without full scale direct filtration reviewing authority. In-pure direct filtration. Where of	herein, refers to the filtration prior settling. The nature of on plant shall not be constrolant demonstration studies a direct filtration is proposed, a stration studies. See Subsecti	the treatment pructed without are required when engineering r	ater following rocess will de prior pilot st re convention eport shall be	pend upon the rudies which are all treatment plans submitted prior	ulation and pos aw water quali e acceptable to nts are convert to conducting	ssibly ity. A o the ted to pilot
01. Filtra	tion Requirements.				()
	s shall be rapid rate gravity f or in-plant demonstration so shall not be used.					
b. A concomposite filter effluent	ntinuous recording turbidime line.	eter shall be in	stalled on ea	ch filter efflue	nt line and or	n the
c. Additi	ional continuous monitoring trol of coagulant dose may b	g equipment so be required by the	uch as partic e reviewing a	le counting or uthority.	streaming cu	irrent

Department of	f Environmental Quality Idaho R	ules for Public Drinking Water Systems
02. modifications of	Siting Requirements . The plant design and land of the plant.	wnership surrounding the plant shall allow for
03. can be maintaine	Redundancy . A minimum of two (2) units shall be ad with any component out of service for maintenance	provided for filtration such that plant capacity or repairs.
Low pressure fil systems can provide the specific men system will receduring challenge the course of nor testing of all unit to the water systems.	ITY AND DESIGN STANDARDS: LOW PRESSU tration, as used herein, refers to microfiltration or ultration, as used herein, refers to microfiltration or ultration, as used herein, refers to microfiltration or ultration under consideration. The Department will determine and the consideration. The actual log removal extremely the lower of the values determined by the fortesting, or the maximum log removal that can be vertical operation. Membrane systems shall contain sufficient or modules at the required interval while retaining the stem. Membrane systems shall have at least two (2 ne Department that a secondary source or treatment active.	rafiltration processes. Low pressure membrane d Cryptosporidium, and ultrafiltration systems remine maximum available removal credits for credit that a low pressure membrane filtration llowing: the removal efficiency demonstrated ified by direct integrity testing required during cient design to allow for offline direct integrity the capability to supply maximum day demand to units unless it can be demonstrated to the
01.	Membrane Selection and Design Considerations.	()
specific test eve membrane. Chal Membrane Filtra The challenge te	Challenge Testing. Challenge testing involves seeding log reduction of the organism or particulate between the performed by an approved third party designed lenge testing shall be conducted by the third party ention Guidance Manual referenced in Subsection 002 streport shall be submitted to the Department along wartment may accept another state's challenge test reports.	n the feed and filtrate. It is a one-time product- d to demonstrate the removal ability of the ntity in general conformance with the USEPA 2.02 (Membrane Filtration Guidance Manual). with the preliminary engineering report for the
estimated cost of and turbidity pro- levels, and any of be used to determ	Water Quality Considerations for Design. A revitermine the degree of pretreatment needed if any, to the system. At a minimum, the following parameter offiles, total organic loading, occurrence of algae, microther inorganic or physical parameters determined to be mine anticipated fouling and scaling, backwash and cure differentials, and design flux, especially during loading to the control of t	the feasibility of membrane filtration, and and arms shall be investigated: Seasonal temperature probial activity, iron, manganese, and hardness be necessary by the Department. The data shall leaning cycles and regimens, acceptable trans-
the season inclu cover four season verify design cri approve the use of also waive the prequirement will already well und surface water, we generated, and end available (i.e., sa	Pilot Study. A pilot study shall be conducted for a proved by the Department. The duration should including the highest anticipated turbidity, algal bloom, in so f source water quality conditions. The Department iteria that affect the reliable production capacity of of a full scale pilot study where the full scale facility vilot study requirement. Proof pilot studies, full scale plot only be approved in circumstances where source waterstood. Such source waters include but are not line vaters with existing membrane plants, waters where extensively used or tested membrane products where the lake, reservoir, or same reach for stream sources) study shall include:	To C, and iron/manganese event or otherwise t may approve a shorter duration proof pilot to the membrane system. The Department may will act as the pilot study. The Department may pilot studies, and the waiving of the pilot study atter conditions and fouling characteristics are mited to ground water under the influence of the sufficient pilot test data has already been be production or test data on similar waters is
i.	A means to identify the best membrane to use for the	e anticipated water quality; ()
ii.	Analysis of any need for pretreatment;	()
iii	Range of anticipated flux rates:	()

		ISTRATIVE CODE Environmental Quality	Idaho Rules for Public Drinking	IDAPA 58.0 Water Syst	
	iv.	Operating and transmembrane pressure;		()
	v.	Fouling and scaling potential;		()
	vi.	Backwash and recovery cleaning, cleaning	processes, and intervals;	()
	vii.	Efficiency and process mass balance;		()
	viii.	Waste stream volume, characterization, and	l disposal method;	()
	ix.	Turbidity; and		()
	x.	Integrity testing results and procedures.		()
use low	02.	Monitoring and Compliance Requirement membrane filtration must comply with the f		water systems	s that
	a.	Initial Start-Up.		()
distribut	i.	The Department shall be notified at least or	ne (1) week in advance of the planned	start-up date.)
	ii.	The design engineer shall oversee start-up	procedures.	()
	iii.	All monitoring equipment shall be calibrate	ed prior to start-up.	()
	iv. tion.	The system shall pass direct integrity te	sting prior to going on-line and pro	ducing water	r for
	V.	A method for the disposal of start-up water	shall be approved by the Department	prior to start-	up.
	b.	Direct Integrity Testing.		()
first yea	i. ar of oper	Scale of Testing. Testing must be conducted ation.	d on each membrane skid in service at	least daily fo	or the
Cryptos	ii. sporidium	Resolution. The test method used must and Giardia lamblia removal credit.	st have a resolution of three (3)	μm or less	for
membra Departn	iii. ane filtra nent.	Sensitivity. The test method used must lation system to remove the constituent at a	have sensitivity sufficient to verify to level commensurate with the credit	the ability of t awarded by (f the the
		Formulae for sensitivity calculation for nce Manual referenced in Subsection 002 be either calculated or determined experimen	.02. The volumetric concentration fa		
Guidan	(2) ce Manua	Formulae for sensitivity calculation for mail referenced in Subsection 002.02.	rker-based tests are available in the Me	embrane Filtra (ation)
test tha		Control Limit. A control limit must be established of an integral membrane unit capable			
remove	(1) d from se	If the direct integrity test results exceed the rvice.	e control limit for any membrane unit,	, that unit mu (st be

(2) service until repa	Any unit taken out of service for exceeding a direct integrity test control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be airs are confirmed by subsequent direct integrity test results that are within the control limit cannot be also also as a subsequent direct integrity test results that are within the control limit cannot be also as a subsequent direct integrity test results that are within the control limit cannot be also as a subsequent direct integrity test results that are within the control limit cannot be also as a subsequent direct integrity test results that are within the control limit cannot be a subsequent direct integrity test results that are within the control limit cannot be a subsequent direct integrity.		l to)
per week after or year. During we	Frequency. Direct integrity testing must be conducted on each membrane unit at a frecy that the unit is in operation. The Department may extend testing frequency up to a durance (1) year of daily testing showing a less than five percent (5%) testing failure rate for tekly testing, if at any time the system fails more than two (2) direct integrity tests within e system shall return to daily testing.	tion of or the previo	ous
c.	Indirect Integrity Monitoring.	()
i.	Scale of Testing. Testing must be conducted on each membrane unit in service.	()
ii. monitoring unles	Monitoring Method. Continuous indirect integrity monitoring must be conducted using the Department approves an alternative method.	ng turbid (ity)
measurements is immediately fol	Frequency. Continuous indirect integrity monitoring must be conducted at a frequency every fifteen (15) minutes. The Department may allow a time delay in reporting compliant it can be demonstrated that elevated turbidity readings above fifteen hundredths (lowing direct integrity testing or maintenance are the result of factors related to entrability and are not related to membrane integrity.	nce turbid (0.15) N	lity ΓU
	Control Limit. If the continuous indirect integrity monitoring results exceed the specimbrane unit for a period greater than fifteen (15) minutes (i.e., two (2) consecutive reading reals), direct integrity testing must be immediately conducted on that unit.		
(1)	The control limit for turbidity monitoring is fifteen hundredths (0.15) NTU.	()
(2) Department.	Control limits for Department approved alternative methods shall be established	ned by 1	the)
contents of an o	Operations Plan. A project specific operation and maintenance manual shall be prection 501.12. See definition of Operation and Maintenance Manual in Section 003 for operation and maintenance manual and the included operations plan. The operations naintenance manual for membrane systems shall include, but is not limited to the	r the typic plan in t	cal the
i.	Filtration:	()
(1)	Control of feed flow to the membrane system;	()
(2)	Measurement of inlet/outlet pressures and filtrate flows;	()
(3)	Measurement of transmembrane pressure changes during filter run; and	()
(4)	Feed flow control in response to temperature changes.	()
ii.	Membrane backwashing:	()
(1)	Programming automated frequency;	()
(2)	Proper backwash venting and disposal; see Section 540;	()
(3)	Appropriate backwash rate; and	()
(4)	Monitoring during return of filter to service.	()

iii.	Chemical cleaning:	()
(1)	Selection of proper chemical washing sequence;	()
(2)	Proper procedures for dilution of chemicals;	()
(3)	Monitoring of pH through chemical cleaning cycle;	()
(4)	Rinsing of membrane system following chemical clean; and	()
(5)	Return of filter to service.	()
iv.	Chemical feeders (in the case that chemical pretreatment is applied):	()
(1)	Calibration check;	()
(2)	Settings and adjustments (how they should be made); and	()
(3)	Dilution of chemicals and polymers (proper procedures).	()
v.	Monitoring and observing operation:	()
(1)	Observation of feed water or pretreated water turbidity;	()
(2)	Observation of trans-membrane pressure increase between backwashes;	()
(3)	Filtered water turbidity;	()
(4)	Procedures to follow if turbidity breakthrough occurs.	()
vi. lude but	Troubleshooting. A troubleshooting checklist or guide shall be included. Suggested troubleshare not limited to the following:	nooting	g)
(1)	No raw water (feed water) flow to plant;	()
(2)	Can't control rate of flow of water through equipment;	()
(3)	Valving configuration for direct flow and cross-flow operation modes;	()
(4)	Poor raw water quality (raw water quality falls outside the performance range of the equipm	ent); ()
(5)	Poor filtrate quality;	()
(6)	Failed membrane integrity test;	()
(7)	Low pump feed pressure;	()
(8)	Automatic operation (if provided) not functioning;	()
(9)	Filtered water turbidity too high;	()
(10)	Head loss builds up excessively rapidly;	()
(11)	Reduced flux;	()

Departm	nent of	STRATIVE CODE Environmental Quality Idaho R	IDAPA 58.0 ules for Public Drinking Water Syst	
((12)	Machine will not start and "Power On" indicator off:	()
((13)	Machine will not start and "Power On" indicator on;	()
((14)	Pump cavitation;	()
((15)	Valve stuck or won't operate; and	()
((16)	No electric power.	()
with the		Reporting. The sensitivity, resolution, and frequence facility must be reported to the Department prior epartment on a monthly basis:		
i response, Departme	i. must be ent repor	Any direct integrity test results exceeding the control reported to the Department within ten (10) days of ting form. The form is available at www.deq.idaho.ge	the end of the monthly monitoring cycle	
any correc		Any continuous indirect integrity monitoring result tion taken in response, must be reported to the Depart of cycle on a Department reporting form. The form i	artment within ten (10) days of the end o	
	iii. oper ope	Any additional information considered necessary bration and maintenance of the membrane filtration pro-		sis to
_	v. imum of	All direct integrity test results and continuous indirect three (3) years.	et integrity monitoring results must be reta	ained
526 52	28.	(RESERVED)		
529. I	FACILI		FECTION OF DRINKING WAT	ΓER,
529. F ULTRAV	FACILI	TY AND DESIGN STANDARDS: DISIN	FECTION OF DRINKING WAT	Γ ER ,
529. F ULTRAV 0 a Giardia la	FACILI TOLET 01. a. amblia,	TY AND DESIGN STANDARDS: DISINGLIGHT.	infectant typically used for Cryptosporid ound water supplies. Reactor performan) lium, ce in
529. If ULTRAV 0 a Giardia la terms of intesting. b meets the lamblia, a pathogen reduction	FACILITIOLET O1. a. amblia, nactivat b. e require and viru and log equiva	TY AND DESIGN STANDARDS: DISIN LIGHT. General. Ultraviolet (UV) light technology is a primary dis and virus inactivation of both surface water and gr	infectant typically used for Cryptosporidound water supplies. Reactor performance in the supplies which is determined by validities and unfiltered systems if the systems will receive Cryptosporidium, Ging UV dose values for the appropriate to take into account the validation factor	lium, ce in ation) estem ardia arget and
Giardia la terms of intesting. by meets the lamblia, a pathogen reduction correspondered.	FACILITIOLET O1. a. amblia, nactivat b. e require and viru and log equiva ading receptors.	TY AND DESIGN STANDARDS: DISINGLIGHT. General. Ultraviolet (UV) light technology is a primary distand virus inactivation of both surface water and grain of any particular organism is a function of the delements for unfiltered systems in 40 CFR 141.71. Systematical systems in 40 CFR 141.71. Systematical systems in Subsection 529.03, calculated lent dose. The target pathogen and the target log	infectant typically used for Cryptosporidound water supplies. Reactor performance livered dose which is determined by validing (systems and unfiltered systems if the systems will receive Cryptosporidium, Ging UV dose values for the appropriate to take into account the validation factor in inactivation shall be used to identify (al treatment requirements, at least ninety	lium, ce in ation) estem ardia arget and the) -five
Giardia la terms of in testing. be meets the lamblia, a pathogen reduction corresponder validated de Disinfecti	FACILITIOLET O1. a. amblia, nactivat b. e require and log equiva adding reception of condition did.	TY AND DESIGN STANDARDS: DISINGLIGHT. General. Ultraviolet (UV) light technology is a primary distand virus inactivation of both surface water and grain of any particular organism is a function of the delements for unfiltered systems in 40 CFR 141.71. Systematical systems in 40 CFR 141.71. Systematical systems in Subsection 529.03, calculated lent dose. The target pathogen and the target logarized UV dose. For water systems using UV light to meet microbia the water delivered to the public every month must be supplied to the public e	infectant typically used for Cryptosporidound water supplies. Reactor performance invered dose which is determined by validing (systems and unfiltered systems if the systems will receive Cryptosporidium, Ging UV dose values for the appropriate to take into account the validation factor in inactivation shall be used to identify (all treatment requirements, at least ninety is the treated by UV reactors operating we (tts, the Department will use the USEPA	lium, ce in ation) estem ardia arget and the crithin) refive within) UV
Giardia laterms of intesting. be meets the lamblia, a pathogen reduction corresponder (9) and the corresponder (9) and t	FACILITIOLET O1. a. amblia, nactivat b. e require and log equiva adding reception of condition did.	TY AND DESIGN STANDARDS: DISINGULAR CLIGHT. General. Ultraviolet (UV) light technology is a primary disand virus inactivation of both surface water and grion of any particular organism is a function of the delements for unfiltered systems in 40 CFR 141.71. Syntax treatment credits by achieving the corresponding reduction shown in Subsection 529.03, calculated lent dose. The target pathogen and the target logquired UV dose. For water systems using UV light to meet microbia the water delivered to the public every month must ons for the required UV dose. When reviewing proposed UV disinfection project dance Manual for the Final Long Term 2 Enhanced	infectant typically used for Cryptosporidound water supplies. Reactor performance invered dose which is determined by validing (systems and unfiltered systems if the systems will receive Cryptosporidium, Ging UV dose values for the appropriate to take into account the validation factor in inactivation shall be used to identify (all treatment requirements, at least ninety is the treated by UV reactors operating we (tts, the Department will use the USEPA	lium, ce in ation) estem ardia arget and the crithin) refive within) UV

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- a. The Department may allow on-site pilot studies on a case by case basis. Pilot studies are usually used to determine how much fouling occurs on site, to evaluate UV system reliability (e.g. UV sensors, UV transmittance (UVT) monitors, ballast reliability) and to provide operators experience running a UV system. They may also be used to assess lamp aging or impacts of power quality. See Subsection 501.19 for general information on conducting pilot studies.
- b. Validation testing determines the operating conditions and monitoring algorithms that the UV system will use to define how much UV dose is being delivered by the reactor during operation. The validated dose as determined through validation testing is compared to the required dose in the UV Dose Table (Subsection 529.03) to determine inactivation credit. The validated dose is calculated by dividing the determined reduction equivalent dose by a validation factor to account for biases and experimental uncertainty. UV light treatment reactors shall be validated by a third party entity approved by the Department. At a minimum, validation testing must account for the following: UV absorbance of the water; lamp fouling and aging; measurement uncertainty of on-line UV sensors; UV dose distributions arising from the velocity profiles through the reactor; failure of UV lamps and other critical system components; inlet and outlet piping configuration of the UV reactor; lamp and UV sensor locations; and other parameters required by the Department. The Department may allow alternative test microbes such as MS2 phage where the UV dose response better matches that of Cryptosporidium and Giardia lamblia to provide more accurate and efficient UV dose monitoring. Additional guidance is available in the UV Disinfection Guidance Manual, referenced in Subsection 002.02, or another validation standard as approved by the Department.
- **c.** Validation testing shall be conducted on full scale testing of a reactor that conforms uniformly to the UV reactors used by the system and inactivation of a test microorganism whose dose response characteristics have been quantified with a low pressure mercury vapor lamp.
- **d.** Validation testing must determine and establish validated operating conditions under which the reactor delivers the required UV dose in Subsection 529.03. Validated operating conditions include: ()

1.	Flow rate;	()
ii.	UV Intensity as measured by a UV sensor;	()
iii.	UV lamp operating status.	()
e.	The department may approve an alternative approach to validation testing.	()

03. UV Dose Table. The treatment credits listed in the dose table are based on UV light at a wavelength of two hundred fifty-four (254) nm as produced by a low pressure mercury vapor lamp. To receive treatment credit for other lamp types, the system shall demonstrate an equivalent germicidal dose through validation testing.

UV Dose Table (millijoules per square centimeter)			ter)
Log	Cryptosporidium	Giardia lamblia	Virus
0.5	1.6	1.5	39
1.0	2.5	2.1	58
1.5	3.9	3.0	79
2.0	5.8	5.2	100
2.5	8.5	7.7	121
3.0	12	11	143
3.5	15	15	163
4.0	22	22	186

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		(
log inactivation selected to accordocumentation of	at utilized during validation. At a minimum, and UV dose, flow rate, UVT, and lamp ount for seasonal changes in UVT. Lan	s shall ensure that UV dose delivery at the plant is equal design criteria shall address target pathogen(s), require aging and fouling factors. UVT and flow rate shall be ap aging and fouling factors shall be supported be softhe UV Disinfection Guidance Manual, reference ent.
	ted operating conditions approved by the De ord UV intensity as measured by a UV ser	monitor and record parameters to verify the operation partment. The system must be equipped with facilities to alsor, flow rate, lamp status, UVT, and other parameter (
referenced in Su	ed in the UV Dose Table for the required bsection 002.02, shall be utilized in evaluat	designed to provide a UV light dose equal to or greater log reduction. The UV Disinfection Guidance Manual ing the appropriate dose required for the target microbeting within the validated operating conditions for that
c. lamp, lamp sleev	The ultraviolet treatment assemblies shall res, and sensor window or lens.	be designed to allow for cleaning and replacement of th
d. manufacturer's r Maintenance Ma	ecommendations regarding fouling, aging,	s shall evaluate lamp fouling and aging issues and and replacement shall be discussed in the Operation and
e. solutions.	For in-situ cleaning of the lamp sleeve, the	ne design shall protect the potable water from cleaning (
f. service, drained, back in service.	When off-line chemical cleaning system flushed with an NSF/ANSI Standard 60 ce	s are used, the UV enclosure shall be removed from rtified solution, drained, and rinsed before being place
g. ANSI Standard 6	On-line systems that use wipers or brush 60 certified.	es may use chemical solutions provided they are NSF
h. treatment device		nstalled in the water supply line from the ultraviole ctor or valve, the valve shall be in the closed position.
prior to each re	assure that the UV dose delivery is equal to	onfiguration and the locations of expansions, bends, tee o or greater than the required UV dose. Approach lengt ations, downstream length following each reactor, and on validation testing.
j. account for unev flow conditions.		or shall be equally distributed and metered or otherwis quired UV dose is delivered to each train under varying (
k.	Valves shall be provided to allow isolating	and removing from service each UV reactor. (

Reactors shall be provided with air relief and pressure control valves per manufacturer

m. UVT analyzers shall be provided if UVT is part of the dose monitoring strategy. It is recommended that UVT be monitored on a regular basis for all systems to assess UVT variability.

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l. requirements.

may approve an produces water o single reactor wo	A single train with a standby reactor or a sufficient number of parallel ultraviolet treatment to ensure that adequate disinfection is provided when one unit is out of service. The Dealternate method that provides adequate disinfection such as standby chlorination. Any synta in irregular schedule may provide documentation for the Department's review and appropriate an acceptable design by demonstrating there would be adequate for time for maintent operation shutdowns.	epartme stem th val tha	ent hat it a
o. providing adequa	No bypass of the ultraviolet treatment process may be installed unless an alternate nate disinfection is provided.	nethod (of)
05.	Controls.	()
a. flow from the ult	A delay mechanism shall be installed to provide sufficient lamp warm-up prior to allowing raviolet treatment unit.	g water (to)
b. ultraviolet light d	An automatic shutdown shall be designed to activate the shutdown valve in cases value falls below the approved design dose or outside of the validated specifications.	where t	the)
06.	Reliability. The system must be capable of producing the plant design capacity at all time	es.)
required to main required UV dos	Standby equipment. Unless otherwise approved by the Department based on docume design engineer and in accordance with Subsection 529.04.n., a minimum of two (2) retain disinfection when one unit is taken out of service. Each reactor must be sized to dee under the operating conditions of flow and UVT that occur at the plant. The conditions ted range of the reactor as determined during validation testing.	eactors eliver t	is the
b. supplies shall be	Power supply. The quality and reliability of the power supply shall be analyzed and back-discussed in the contingency plan.	up pow (ver
UV system opera	Validated operating conditions. If UVT is above the validated range of UVT, the ithm shall default to the maximum of the validated range. If UVT is below the validated ration shall be recorded as outside of the validated operating conditions. When UVT falls of in the validated operating conditions, the contingency plan shall be enacted if UVT is p strategy.	ange, t outside	the of
d. event that water preliminary engi	Contingency plan. A contingency plan for total UV disinfection failure, loss of power, quality changes produce water quality unsuitable for UV disinfection shall be describ neering report.		
UV sensors and	Monitoring . Water systems using UV light must monitor for the parameters necration within the validated conditions of the required UV dose. PWSs must check the calibration UVT monitors and recalibrate in accordance with a protocol approved by the Depart Collowing parameters must be monitored:	oration	of
	Flow rate. If the flow rate is below the validated range, then the UV dose monitoring are validated range. If the flow rate is above the validated range, then the UV system operates of the validated operating conditions;		
b.	UV intensity as measured by UV sensors;	()
c.	UVT if UVT is part of the dose monitoring strategy; and	()
d.	Lamp status.	()
08.	Alarms. The settings or predetermined set points for the alarms shall be specified	d in t	the

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prelimir response	nary engi e. At a mi	neering report. The report shall also specify the alarms that shall activate the contingen inimum, the following alarms are required:	cy p	lan)
	a.	Low UV intensity;	()
	b.	High turbidity if required by the Department;	()
	c.	Low UVT;	()
	d.	Low UV dose;	()
	e.	Lamp failure;	()
	f.	UVT monitor failure;	()
	g.	UV sensor failure;	()
	h.	Low water level; and	()
	i.	High flow rate.	()
distribut	09. ted:	Initial Startup. The following items shall be tested and verified before UV disinfected verified verified before UV disinfected verified before UV disinfected verified before UV disinfected verified	wate	r is
	a.	Electrical components;	()
	b.	Water level;	()
	c.	Flow split between reactor trains if applicable;	()
	d.	Controls and alarms; and	()
	e.	Instrument calibration.	()
for the	typical co	Operation and Maintenance Manual . A project specific operation and maintenance manual equired in Subsection 501.12. See definition of Operation and Maintenance Manual in Sect contents of an operation and maintenance manual and the included operations plan. The option and maintenance manual shall include, but is not limited to the following information:	tion (003
lamp ag	a. ing as inc	Lamp aging and replacement intervals. Lamp replacement intervals may be based on the dedicated by the UV sensors;	egree (of (
	b.	Lamp fouling analysis and cleaning procedures;	()
	c.	Lamp replacement; and	()
	d.	Lamp breakage.	()
530. DISINE		ITY AND DESIGN STANDARDS: DISINFECTION OF DRINKING W G AGENTS.	VATE	ER,

Disinfection may be accomplished with gas and liquid chlorine, calcium or sodium hypochlorites, chlorine dioxide, ozone, or ultraviolet light. Other disinfecting agents will be considered, providing reliable application equipment is available and testing procedures for a residual are recognized in "Standard Methods for the Examination of Water and Wastewater," referenced in Subsection 002.02, or an equivalent means of measuring effectiveness exists. The required amount of primary disinfection needed shall be specified by the Department. Consideration must be given to the formation of disinfection by-products (DBP) when selecting the disinfectant. See Section 531, Facility Design Standards - Design Standards for Chemical Application. For public water systems using only ground water and that voluntarily chlorinate, see Subsection 552.04.

01		Chlorination.	()
a. requiremen	ıts:	In addition to the requirements of Section 531, chlorination equipment shall meet the foll	lowing
i. provided.		Solution-feed gas chlorinators or hypochlorite feeders of the positive displacement type m	ust be
ii. Spare parts		Standby or backup equipment of sufficient capacity shall be available to replace the larges be on hand to replace parts subject to wear and breakage.	st unit.
iii. reasonably		Automatic proportioning chlorinators are required where the rate of flow or chlorine demand ant.	l is not
	iven to	Each eductor (submerged jet pump) must be selected for the point of application with part of the quantity of chlorine to be added, the maximum injector waterflow, the total discharge ctor operating pressure, and the size of the chlorine solution line.	
v. rapid and th	noroug	The chlorine solution injector/diffuser must be compatible with the point of application to progh mix with all the water being treated.	ovide a
vi. continuous		Automatic switch-over of chlorination treatment units shall be provided, where necessary, to ection.	assure
b.		Effective contact time and point of application requirements are as follows:	()
calculations 002.02, con	s acce	Effective contact time sufficient to achieve the inactivation of target pathogens under the exper pH and temperature variation must be demonstrated through tracer studies or other evaluation ptable to the Department. Improving Clearwell Design for CT Compliance, referenced in Sinformation that may be used as guidance for these calculations. Additional baffling can be adapted as in the minimizer short circuiting and increase contact time.	ions or Section
effective co sections to irregular sc	ontact ontact be cle chedul n acce	At least two (2) contactors shall be provided which are each capable of providing the re time at one-half $(1/2)$ of the plant design capacity. Alternatively, a single contactor that can p time at plant design capacity may be designed with separate sections and bypass piping to aned or maintained individually during low flow conditions. Any system that produces water e may provide documentation for the Department's review and approval that a single coreptable design by demonstrating there would be adequate time for maintenance and cleaning twist.	rovide allow on an ntactor
iii.		At plants treating surface water, except slow sand filtration systems:	()
	í conta	Unless otherwise approved by the Department, in addition to the injection point prior act tank, injection points shall also be provided for applying the disinfectant to the raw water, sentering the distribution system.	
(2) disinfectant	,	Unless otherwise approved by the Department, chemical piping or tubing shall be installed from system to each injection system during the initial construction.	om the
iv.		For pipeline contactors, provision shall be made to drain accumulated sediment from the bottom discharge from the contactor is not located at the bottom.	tom of
treatment p	olants	Chlorine residual test equipment recognized in the "Standard Methods for the Examinat water," referenced in Subsection 002.02, shall be provided for use by the operator. All surface that serve a population greater that three thousand three hundred (3,300) must have equipment residuals continuously entering the distribution system. A sample tap shall be provided to me	water nent to

chlorine residual service connectio	and shall be located at a point after receiving the required contact time and at or prior to ton.	the first
d.	Chlorinator piping requirements:	()
pre- and post-chle	Cross connection protection: The chlorinator water supply piping shall be designed to the treated water supply by sources of questionable quality. At all facilities treating surfactorination systems must be independent to prevent possible siphoning of partially treated water supply to each eductor shall have a separate shut-off valve. No master shut-off valve	e water
polyethylene, or o	The pipes carrying elemental liquid or dry gaseous chlorine under pressure must be Sche bing or other materials recommended by the Chlorine Institute (never use PVC). Rubber other materials recommended by the Chlorine Institute must be used for chlorine solution pipe oducts are not acceptable for any part of the chlorine solution piping system.	r, PVC
02. distribution system	Disinfection with Ozone . Systems that are required to maintain a disinfectant residual m shall supplement ozone disinfection with a chemical disinfectant.	in the
a.	The following are requirements for feed gas preparation:	(
separation; or ter	Feed gas can be air, oxygen enriched air, or high purity oxygen. Sources of high purity d liquid oxygen conforming with AWWA Standard B-304; on site generation using cryogn perature, pressure or vacuum swing (adsorptive separation) technology. In all cases, the sure that the maximum dew point of -76°F (-60°C) will not be exceeded at any time.	enic aii
ii.	Air compression:	()
(1) smaller systems o	Air compressors shall be of the liquid-ring or rotary lobe, oil-less, positive displacement to dry rotary screw compressors for larger systems.	type for
(2) demand, provide capacity.	The air compressors shall have the capacity to simultaneously provide for maximum the air flow required for purging the desiccant dryers (where required) and allow for simultaneously provide for maximum the air flow required for purging the desiccant dryers (where required) and allow for simultaneously provide for maximum the air flow required for purging the desiccant dryers (where required) and allow for simultaneously provide for maximum the air flow required for purging the desiccant dryers (where required) and allow for simultaneously provide for maximum the air flow required for purging the desiccant dryers (where required) and allow for simultaneously provide for purging the desiccant dryers (where required) and allow for simultaneously provide for purging the desiccant dryers (where required) and allow for simultaneously provide for purging the desiccant dryers (where required) and allow for simultaneously provide for purging the desiccant dryers (where required) and allow for simultaneously provide for purging the desiccant dryers (where required) and allow for simultaneously provide for the desiccant dryers (where required) are simultaneously provide for the desiccant dryers (where required) are simultaneously provide for the desiccant dryers (where required) are simultaneously provide for the desiccant dryers (where the desiccant dryers (where the desiccant dryers (where dryers drye	
(3) fog and contamin	Air feed for the compressor shall be drawn from a point protected from rain, condensationated air sources to minimize moisture and hydrocarbon content of the air supply.	n, mist
(4) automatic drain s	A compressed air after-cooler, entrainment separator, or a combination of the two (a hall be provided prior to the dryers to reduce the water vapor.	2) with
(5) of a break-down.	A back-up air compressor must be provided so that ozone generation is not interrupted in the	e even
iii.	Air drying:	()
(1) prevent formation dielectrics. Suffic cycle.	Dry, dust-free and oil-free feed gas must be provided to the ozone generator. Dry gas is essent of nitric acid, to increase the efficiency of ozone generation and to prevent damage to the generation drying to a maximum dew point of -76°F (-60°C) must be provided at the end of the	eneratoi
(2) low pressure syst	Drying for high pressure systems may be accomplished using heatless desiccant dryers or ems, a refrigeration air dryer in series with heat-reactivated desiccant dryers shall be used.	nly. For
(3) low pressure air p	A refrigeration dryer capable of reducing inlet air temperature to 40°F (4°C) shall be provious preparation systems. The dryer can be of the compressed refrigerant type or chilled water type	

unit and blowers	For heat-reactivated desiccant dryers, the unit shall contain two (2) desiccant filled towers contend to the first valves, two (2) four-way valves and a heater. In addition, external type dryers shall have a the size of the unit shall be such that the specified dew point will be achieved during a mintime of sixteen (16) hours while operating at the maximum expected moisture loading conditions.	cooler nimum
(5) dryer breakdown	Multiple air dryers shall be provided so that the ozone generation is not interrupted in the ev	vent of
(6) allow start-up wh	Each dryer shall be capable of venting "dry" gas to the atmosphere, prior to the ozone generation other dryers are "on-line."	ator, to
iv.	Air filters:	()
(1) and the dryers an	Air filters shall be provided on the suction side of the air compressors, between the air compred between the dryers and the ozone generators.	ressors ()
particulate type	The filter before the desiccant dryers shall be of the coalescing type and be capable of reniculates larger than 0.3 microns in diameter. The filter after the desiccant dryer shall be and be capable of removing all particulates greater than 0.1 microns in diameter, or smagnerator manufacturer.	of the
v. galvanized steel.	Piping in the air preparation system can be common grade steel, seamless copper, stainless s The piping must be designed to withstand the maximum pressures in the air preparation syste	teel or m.
b.	The following requirements apply to the ozone generator:	()
i.	Capacity.	()
(1) pound at a maxim	The production rating of the ozone generators shall be stated in pounds per day and kW num cooling water temperature and maximum ozone concentration.	Thr per
(2) be less than one (The design shall ensure that the minimum concentration of ozone in the generator exit gas w (1) percent (by weight).	vill not
(3) peak capacity for	Generators shall be sized to have sufficient reserve capacity so that the system does not ope extended periods of time resulting in premature breakdown of the dielectrics.	erate at
to determine prod	The production rate of ozone generators will decrease as the temperature of the coolant increasuration in the supply temperature of the coolant throughout the year, then pertinent data shall be duction changes due to the temperature change of the supplied coolant. The design shall ensure not produce the required ozone at maximum coolant temperature.	e used
(5)	Appropriate ozone generator backup equipment must be provided.	()
ii. that the transforn for ozone service	Electrical. The generators can be low, medium or high frequency type. Specifications shall refers, electronic circuitry and other electrical hardware be proven, high quality components de e.	
	Cooling. Adequate cooling shall be provided. The cooling water must be properly treation, scaling and microbiological fouling of the water side of the tubes. Where cooling water control shall be provided to prevent contamination of the potable water supply.	
iv. 316L stainless sto	Materials. To prevent corrosion, the ozone generator shell and tubes shall be constructed o eel.	f Type

	c.	The following requirements apply to ozone contactors:	()
	i.	Bubble diffusers.	()
equippe applied	(1) d with ba using por	Where disinfection is the primary application, a minimum of two (2) contact chamber affles to prevent short circuiting and induce countercurrent flow, shall be provided. Ozone sous-tube or dome diffusers.		
by the Γ	(2) Departmer	The minimum contact time shall be ten (10) minutes. A shorter contact time (CT) may be an if justified by appropriate design and "CT" considerations.	prove (d)
conside	(3) red.	Where taste and odor control is of concern, multiple application points and contactors s	shall b	e)
contacto	(4) or must be	Contactors shall be separate closed vessels that have no common walls with adjacent roor e kept under negative pressure and sufficient ozone monitors shall be provided to protect		
vessels a		Contact vessels can be made of reinforced concrete, stainless steel, fiberglass or other relable in the presence of residual ozone and ozone in the gas phase above the water level. If of reinforced concrete, all reinforcement bars shall be covered with a minimum of one and oncrete.	contac	t
		Where necessary, a system shall be provided between the contactor and the off-gas destruct in the air and return the other to the contactor or other location acceptable to the reviewing au ected to be excessive, then a potable water spray system shall be placed in the contactor head	thority	7.
welds or	(7) r ozone re	All openings into the contactor for pipe connections, hatchways, etc. shall be properly seale esistant gaskets such as Teflon or Hypalon.	d using (g)
and to c	(8) onfirm "C	Multiple sampling ports shall be provided to enable sampling of each compartment's effluence.	nt wate	r)
there wi	(9) ll be no d	A pressure/vacuum relief valve shall be provided in the contactor and piped to a location lamage to the destruction unit.	where	e)
contacto	(10) or shall als	The depth of water in bubble diffuser contactors shall be a minimum of eighteen (18) fe so have a minimum of three (3) feet of freeboard to allow for foaming.	et. The	e)
contacto	(11) or compar	All contactors shall have provisions for cleaning, maintenance and drainage of the contactor truent shall also be equipped with an access hatchway.	or. Eacl	h)
	(12)	Aeration diffusers shall be fully serviceable by either cleaning or replacement.	()
Departn verified		Other contactors, such as the venturi or aspirating turbine mixer contactor, may be approved ided adequate ozone transfer is achieved and the required contact times and residuals can be required.	l by the net and	e d)
	d.	The following requirements apply to ozone destruction units:	()
and air o	i. quality sta	A system for treating the final off-gas from each contactor must be provided in order to mee andards. Acceptable systems include thermal destruction and thermal/catalytic destruction un		y)
	ii	The maximum allowable ozone concentration in the discharge is 0.1 nnm (by volume)	()

	iii.	At least two (2) units shall be provided which are each capable of handling the entire gas flow.)
	iv.	Exhaust blowers shall be provided in order to draw off-gas from the contactor into the destruct unit	
	v.	Catalysts must be protected from froth, moisture and other impurities which may harm the catalyst	
mainten	vi. ance.	The catalyst and heating elements shall be located where they can easily be reached for	r)
with 316	e. 6L prefer	Piping materials: Only low carbon 304L and 316L stainless steels shall be used for ozone service red.))
	f.	The following requirements apply to joints and connections:)
	i.	Connections on piping used for ozone service are to be welded where possible.)
resistant	ii. gaskets,	Connections with meters, valves or other equipment are to be made with flanged joints with ozone such as Teflon or Hypalon. Screwed fittings shall not be used because of their tendency to leak.)
piping b	iii. etween tl	A positive closing plug or butterfly valve plus a leak-proof check valve shall be provided in the generator and the contactor to prevent moisture reaching the generator.))
	g.	The following requirements apply to instrumentation:)
		Pressure gauges shall be provided at the discharge from the air compressor, at the inlet to the ers, at the inlet and outlet of the desiccant dryers, at the inlet to the ozone generators and contactors of the ozone destruction unit.	
preset le	ii. vel.	Each generator shall have a trip which shuts down the generator when the wattage exceeds a certain (1
		Dew point monitors shall be provided for measuring the moisture of the feed gas from the desiccan ere is potential for moisture entering the ozone generator from downstream of the unit or where lation can occur in the generator during shutdown, post-generator dew point monitors shall be used.	9
other oz	iv. one gene	Air flow meters shall be provided for measuring air flow from the desiccant dryers to each of the rators, air flow to each contactor, and purge air flow to the desiccant dryers.))
inlet and		Temperature gauges shall be provided for the inlet and outlet of the ozone cooling water and the f the ozone generator feed gas and, if necessary, for the inlet and outlet of the ozone power supply (
and, if n	vi. ecessary,	Water flow meters shall be installed to monitor the flow of cooling water to the ozone generators to the ozone power supply.	3
for mon	itoring o	Ozone monitors shall be installed to measure zone concentration in both the feed-gas and off-gas or and in the off-gas from the destruct unit. For disinfection systems, monitors shall also be provided zone residuals in the water. The number and location of ozone residual monitors shall be such that the water is in contact with the ozone residual can be determined.	1

viii. A minimum of one ambient ozone monitor shall be installed in the vicinity of the contactor and a minimum of one shall be installed in the vicinity of the generator. Ozone monitors shall also be installed in any areas

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where ozone gas	may accumulate.	()
h.	Safety requirements are as follows:	()
i. exceed one-tenth	The maximum allowable ozone concentration in the air to which workers may be exposed mart per million (0.1 ppm) by volume.	iust not
ii. within acceptable	Noise levels resulting from the operating equipment of the ozonation system shall be control limits by special room construction and equipment isolation.	olled to
iii. ozone gas if leaka	Emergency exhaust fans must be provided in the rooms containing the ozone generators to age occurs.	remove
iv. plant. In addition	A sign shall be posted indicating "No smoking, oxygen in use" at all entrances to the tree, no flammable or combustible materials shall be stored within the oxygen generator areas.	eatment
hydrogen sulfide	Disinfection with Chlorine Dioxide . Chlorine dioxide may be considered as a prima tant, a pre-oxidant to control tastes and odors, to oxidize iron and manganese, and to and phenolic compounds. When choosing chlorine dioxide, consideration must be givegulated by-products, chlorite and chlorate.	control
	Chlorine dioxide generation equipment shall be factory assembled pre-engineered units acy of ninety-five (95) percent. The excess free chlorine shall not exceed three (3) percent iometric concentration required.	
b.	Other design requirements include:	()
i.	The design shall comply with all applicable portions of Subsections 530.01.a. through 530.0	01.d.
ii. (mg/l), even for s	The maximum residual disinfectant level allowed shall be zero point eight (0.8) milligrams phort term exposures.	per liter
	Notification of a change in disinfection practices and the schedule for the changes shall be lic; particularly to hospitals, kidney dialysis facilities and fish breeders, as chlorine dioxide have effects similar to chloramines.	
04. submitted to the I	Other Disinfecting Agents. Proposals for use of disinfecting agents other than those listed so Department for approval prior to preparation of final plans and specifications.	shall be
531. FACILI APPLICATION	TY AND DESIGN STANDARDS: DESIGN STANDARDS FOR CHEM.	11CAL
01.	General Equipment Design. General equipment design shall be such that:	()
a. throughout the ra	Feeders will be able to supply, at all times, the necessary amounts of chemicals at an accurange of feed.	ite rate,
b. solution.	Chemical-contact materials and surfaces are resistant to the aggressiveness of the ch	nemical
с.	Corrosive chemicals are introduced in such a manner as to minimize potential for corrosion.	()
d. one (1) chemical contain.	Chemicals that are incompatible are not stored or handled together. At facilities where mo is stored or handled, tanks and pipelines shall be clearly labeled to identify the chemic	re than al they ()

	e.	All chemicals are conducted from the feeder to the point of application in separate conduits.	()
	f.	Chemical feeders are as near as practical to the feed point.	()
		Chemical feeders and pumps shall operate at no lower than twenty percent (20%) of the feed independent adjustment mechanisms such as pump pulse rate and stroke length are fitted what at no lower than ten percent (10%) of the rated maximum.		
	h.	Spare parts shall be on hand for parts of feeders that are subject to frequent wear and damage	e. ()
plant de	sign cap	Redundant chemical feeders with automatic switchover shall be provided when necessary to ent. If the water treatment system includes at least two (2) process trains of equipment so the acity can be maintained with any component out of service, redundant chemical feeders a process train.	hat th	ıe
	02.	Facility Design.	()
	a. essential l applied	Where chemical feed is necessary for the protection of the supply, such as disinfection, coagur processes, a minimum of two feeders shall be provided and a separate feeder shall be used for.		
	b.	Chemical application control systems shall meet the following requirements:	()
to allow	i. override	Feeders may be manually or automatically controlled, with automatic controls being designed by manual controls.	d so a	as)
not cont	ii. inue whe	Chemical feeders shall be controlled by a flow sensing device so that injection of the chemical the flow of water stops.	als wi (11
reasonal	iii. oly consta	Automatic proportioning chlorinators are required where the rate of flow or chlorine demandant.	l is no	ot)
	iv.	A means to measure water flow must be provided in order to determine chemical feed rates.	()
	v.	Provisions shall be made for measuring the quantities of chemicals used.	()
fluoride	vi. solution	Weighing scales shall be provided for weighing cylinders at all plants utilizing chlorin feed.	ie ga	s,)
dose.	vii.	Weighing scales shall be capable of providing reasonable precision in relation to average	e dail (ly)
coagulai	viii. nt aid ado	Where conditions warrant, for example with rapidly fluctuating intake turbidity, coagular lition may be made according to turbidity, streaming current or other sensed parameter.	nt an (ıd)
		Dry chemical feeders shall measure chemicals volumetrically or gravimetrically, provide added agitation of the chemical in the solution pot, and completely enclose chemicals to p to the operating room.		
maximu	d. m head c	Positive displacement type solution feed pumps must be capable of operating at the reconditions found at the point of injection.	equire (:d)
	e.	Liquid chemical feeders shall be such that chemical solutions cannot be siphoned or overfee	ed int	to

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the water supply, by assuring discharge at a point of positive pressure, or providing vacuum relief, or providing a suitable air gap, or providing other suitable means or combinations as necessary. Cross connection control must be provided to assure that the following requirements are satisfied. f. i. The service water lines discharging to solution tanks shall be properly protected from backflow. No direct connection exists between any sewer and a drain or overflow from the feeder, solution chamber or tank by providing that all drains terminate at least six (6) inches or two pipe diameters, whichever is greater, above the overflow rim of a receiving sump, conduit or waste receptacle. Chemical feed equipment shall be readily accessible for servicing, repair, and observation of operation. In-plant water supply for chemical mixing shall be: h. i. Ample in quantity and adequate in pressure. ii. Provided with means for measurement when preparing specific solution concentrations by dilution. iii. Properly treated for hardness, when necessary. iv. Properly protected against backflow. Obtained from a location sufficiently downstream of any chemical feed point to assure adequate mixing. i. Chemical storage facilities shall satisfy the following requirements:) Storage tanks and pipelines for liquid chemicals shall be specified for use with individual chemicals and not used for different chemicals. Off-loading areas must be clearly labeled to prevent accidental crosscontamination. Chemicals shall be stored in covered or unopened shipping containers, unless the chemical is ii. transferred into an approved storage unit. j. Bulk liquid storage tanks shall comply with the following requirements:) A means which is consistent with the nature of the chemical solution shall be provided in a solution tank to maintain a uniform strength of solution. Continuous agitation shall be provided to maintain slurries in suspension. ii. Means shall be provided to measure the liquid level in the tank.) Bulk liquid storage tanks shall be kept covered. Bulk liquid storage tanks with access openings shall have such openings curbed and fitted with overhanging covers. Subsurface locations for bulk liquid storage tanks shall be free from sources of possible contamination, and assure positive drainage for ground waters, accumulated water, chemical spills and overflows.

Bulk liquid storage tanks shall be vented, but shall not vent through vents common with day tanks.

Acid storage tanks must be vented to the outside atmosphere, but not through vents in common with day tanks.

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vi.	Each bulk liquid storage tank shall be provided with a valved drain, protected against backflow. ()
vii. with a twenty-fo noticeable.	Bulk liquid storage tanks shall have an overflow that is turned downward with the end screen our (24) mesh or similar non-corrodible screen, have a free fall discharge, and be located when (
provided for each shall provide a se	Bulk liquid storage tanks shall be provided with secondary containment so that chemicals free, spillage, or accidental drainage shall be fully contained. A common receiving basin may be group of compatible chemicals. The bulk liquid storage tank basin or the common receiving base condary containment volume sufficient to hold one hundred ten percent (110%) of the volume of enk. Piping shall be designed to minimize or contain chemical spills in the event of pipe ruptures.	be sin
ix. chemical supply	Where chemical feed is necessary for the protection of the supply, a means to assure continuity while servicing a bulk liquid storage tank shall be provided.	of)
k. purposes of Sect chemical supply.	Day tanks are subject to the requirements in Subsections 531.02.k.i. through 531.02.k.iv. For tion 531, day tanks are defined as liquid chemical tanks holding no more than a thirty (30) here the subject to the requirements in Subsections 531.02.k.i. through 531.02.k.iv. For the subject to the requirements in Subsections 531.02.k.i. through 531.02.k.iv. For the subject to the requirements in Subsections 531.02.k.i. through 531.02.k.iv. For the subject to the requirements in Subsections 531.02.k.iv. Through 531.02.k.iv. For the subject to the requirements in Subsections 531.02.k.iv. Through 531.02.k.iv. For the subject to the requirements in Subsections 531.02.k.iv. Through	
i. may allow chemi	Day tanks shall be provided where bulk storage of liquid chemicals are provided. The Departm icals to be fed directly from shipping containers no larger than fifty-five (55) gallons. (ent)
	Day tanks shall meet all the requirements of Subsection 531.02.j., with the exception of Subsect pping containers do not require overflow pipes or drains as required by Subsection 531.02.j. and requirements of Subsection 531.02.j.viii.	
each group of co sufficient to hold located and prote day tanks shall no a day tank if an I	Where feasible, secondary containment shall be provided so that chemicals from equipment failure lental drainage of day tanks shall be fully contained. A common receiving basin may be provided empatible chemicals. The common receiving basin shall provide a secondary containment volured the volume of the largest storage tank. If secondary containment is not feasible, day tanks shall excive curbings provided so that chemicals from equipment failure, spillage, or accidental drainage of enter the water in conduits, treatment, or storage basins. Secondary containment is not required daho licensed professional engineer demonstrates to the Department that the chemical concentrate pilled, will not be a safety hazard to employees, will not be hazardous to the public health, and vironment.	for me be of for ion
iv. chemical contain	Day tanks and the tank refilling line entry points shall be clearly labeled with the name of ed.	the)
1.	Provisions shall be made for measuring quantities of chemicals used to prepare feed solutions. ()
m. atmosphere abov	Vents from feeders, storage facilities and equipment exhaust shall discharge to the outs regrade and remote from air intakes.	ide)
03. and concentration	Chemicals . Chemical shipping containers shall be fully labeled to include chemical name, purn, supplier name and address, and evidence of ANSI/NSF certification where applicable. (ity)
04.	Safety Requirements for Chemical Facilities. ()
a.	The following requirements apply to chlorine gas feed and storage rooms:)
i. constructed in su	Each storage room shall be enclosed and separated from other operating areas. They shall ach a manner that all openings between the chlorine room and the remainder of the plant are seal	

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and provided wi building exterio	th doors equipped with panic hardware, assuring ready means of exit and opening outward only to the r.
ii.	Each room shall be provided with a shatter resistant inspection window installed in an interior wall
	Each room shall have a ventilating fan with a capacity which provides one (1) complete air change in the room is occupied. Where this is not appropriate due to the size of the room, a lesser rate may be Department on a site specific basis.
	The ventilating fan shall take suction near the floor as far as practical from the door and air inlet f discharge so located as not to contaminate air inlets to any rooms or structures. Air inlets shall be near the ceiling.
v.	Louvers for chlorine room air intake and exhaust shall facilitate airtight closure.
	Separate switches for the fan and lights shall be located outside of the chlorine room and at the ow. Outside switches shall be protected from vandalism. A signal light indicating fan operation shall ach entrance when the fan can be controlled from more than one (1) point.
vii.	Vents from feeders and storage shall discharge to the outside atmosphere, above grade.
viii. connected to any an approved disc	Where provided, floor drains shall discharge to the outside of the building and shall not be internal drainage systems or external drainage systems unless the external drainage systems drain to charge point.
ix. excessive heat.	Chlorinator rooms shall be heated to sixty degrees Fahrenheit (60°F) and be protected from Cylinders and gas lines shall be protected from temperatures above that of the feed equipment.
х.	Pressurized chlorine feed lines shall not carry chlorine gas beyond the chlorinator room. (
xi.	Critical isolation valves shall be conspicuously marked and access kept unobstructed.
xii. the presence of o	All chlorine rooms, buildings, and areas shall be posted with a prominent danger sign warning of chlorine.
being knocked of ammonia storag	Full and empty cylinders of chlorine gas shall be isolated from operating areas and stored in ned places away from elevators, stairs, or gangways. They shall be restrained in position to preventive or damaged by passing or falling objects. In addition, they shall be stored in rooms separate from the, out of direct sunlight, and at least twenty (20) feet from highly combustible materials. Cylinders it in unventilated enclosures such as lockers and cupboards.
	Where acids and caustics are used, they shall be kept in closed corrosion-resistant shipping orage units. Acids and caustics shall not be handled in open vessels, but shall be pumped in undiluted nal containers through suitable hose to the point of treatment or to a covered day tank.
c.	Sodium chlorite for chlorine dioxide generation. Proposals for the storage and use of sodium

chlorite shall be approved by the Department prior to the preparation of final plans and specifications. Provisions shall be made for proper storage and handling of sodium chlorite to eliminate any danger of fire or explosion

organic materials. The storage structure shall be constructed of noncombustible materials. If the storage structure must be located in an area where a fire may occur, water must be available to keep the sodium chlorite area cool enough to prevent heat-induced explosive decomposition of the chlorite.

Chlorite (sodium chlorite) shall be stored by itself in a separate room. It must be stored away from

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associated with its oxidizing nature.

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ii. clean up of any s	Care shall be taken to prevent spillage. An emergency plan of operation shall be available for spillage. Storage drums shall be thoroughly flushed prior to recycling or disposal.	r the
be fitted with pro	Where ammonium hydroxide is used, an exhaust fan shall be installed to withdraw air from an and makeup air shall be allowed to enter at a low point. The feed pump, regulators, and lines sessure relief vents discharging outside the building away from any air intake and with water pook to the headspace of the bulk storage tank.	shall
e. required) shall be	Where anhydrous ammonia is used, the storage and feed systems (including heaters we enclosed and separated from other work areas and constructed of corrosion resistant materials.	here)
i.	Pressurized ammonia feed lines shall be restricted to the ammonia room. ()
ii. intake, shall be p	An emergency air exhaust system, as described in Subsection 531.04.a., but with an eleverovided in the ammonia storage room.	ated
iii.	Leak detection systems shall be fitted in all areas through which ammonia is piped. ()
iv. backflow of water	Special vacuum breaker/regulator provisions must be made to avoid potentially violent resulter into cylinders or storage tanks.	ts of
v. the entire conten ammonia leaks.	Consideration shall be given to the provision of an emergency gas scrubber capable of absorbts of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of potential of the largest ammonia storage unit whenever there is a risk to the public as a result of the largest ammonia storage unit whenever the result of the largest ammonia storage unit when the largest ammonia storage unit whenever the result of the largest ammonia storage unit when the largest ammonia storage	
	Operator Safety . The Idaho General Safety and Health Standards, referenced in Subsections as guidance in designing facilities to ensure the safety of operators. The following requirements of Subsection 501.12.	
convenient heate air, have at least	Respiratory protection equipment, meeting the requirements of the National Institute fety and Health (NIOSH) shall be available where chlorine gas is handled, and shall be stored at location, but not inside any room where chlorine is used or stored. The units shall use compresa thirty (30) minute capacity, and be compatible with or exactly the same as units used by the onsible for the plant.	at a ssed
	Chlorine leak detection. A bottle of concentrated ammonium hydroxide (fifty-six (56) per on) shall be available for chlorine leak detection. Where ton containers are used, a leak repair Chlorine Institute shall be provided.	
c.	Protective equipment. ()
i. apron or other pr	At least one pair of rubber gloves, a dust respirator of a type certified by NIOSH for toxic dusts of cotective clothing, and goggles or face mask shall be provided for each operator.	s, an
	A deluge shower and eyewashing device shall be installed where strong acids and alkalis are to the result of the result of the strong that will allow water to come to room temperature shall be installed in the water age shower and eyewashing device. Other methods of water tempering will be considered on (line
iii. be provided.	For chemicals other than strong acids and alkalis, an appropriate eye washing device or station s	shall
iv.	Other protective equipment shall be provided as necessary. ()
06. 531.03, the follow	Design Requirements for Specific Applications . In addition to Subsection 531.01 throwing design requirements apply for the specific applications within Subsection 531.06 of this rule (

Tubing for convey recommended by provided. Otherwi installed in a man	Sodium chlorite for chlorine dioxide generation. Positive displacement feeders shall be providing sodium chlorite or chlorine dioxide solutions shall be Type 1 PVC, polyethylene or materiathe manufacturer. Chemical feeders may be installed in chlorine rooms if sufficient space use, facilities meeting the requirements of chlorine rooms shall be provided. Feed lines shall ner to prevent formation of gas pockets and shall terminate at a point of positive pressure. Chewided to prevent the backflow of chlorine into the sodium chlorite line.	als is be
b. I	Hypochlorite facilities shall meet the following requirements: ()
	Hypochlorite shall be stored in the original shipping containers or in hypochlorite compatile containers or tanks shall be sited out of the sunlight in a cool and ventilated area. (ole)
ii. S unavoidable, deior	Stored hypochlorite shall be pumped undiluted to the point of addition. Where dilution nized or softened water shall be used.	is)
	Storage areas, tanks, and pipe work shall be designed to avoid the possibility of uncontrol ufficient amount of appropriately selected spill absorbent shall be stored on-site. (led)
iv. I surfaces.	Hypochlorite feeders shall be positive displacement pumps with compatible materials for wet	ed)
valves and degass	To avoid air locking in smaller installations, small diameter suction lines shall be used with for ing pump heads. In larger installations flooded suction shall be used with pipe work arranged is bubbles. Calibration tubes or mass flow monitors which allow for direct physical checking hall be fitted.	to
vi. l	Injectors shall be made removable for regular cleaning where hard water is to be treated. ()
corrosion resistant solid. The tank sha	When ammonium sulfate is used, the tank and dosing equipment contact surfaces shall be made a non-metallic materials. Provision shall be made for removal of the agitator after dissolving tall be fitted with a lid and vented outdoors. Injection of the solution should take place in the central and a location where there is high velocity movement.	the
	When aqua ammonia (ammonium hydroxide) is used, the feed pumps and storage shall be enclosed nother operating areas. The aqua ammonia room shall be equipped as required for chlorina lowing changes:	
inert liquid trap to	A corrosion resistant, closed, unpressurized tank shall be used for bulk storage, vented through a high point outside and an incompatible connector, or lockout provisions shall be made to preven of other chemicals to the storage tank.	
ammonia vapor pr	The storage tank shall be designed to avoid conditions where temperature increases cause ressure over the aqua ammonia to exceed atmospheric pressure. This capability can be provided on or diluting or mixing the contents with water without opening the system.	
	The aqua ammonia shall be conveyed direct from storage to the treated water stream inject a carrier water stream unless the carrier stream is softened.	tor)
iv.	The point of delivery to the main water stream shall be placed in a region of turbulent water flow (v.)
v. I	Provisions shall be made for easy access for removal of calcium scale deposits from the injector. ()
	TY AND DESIGN STANDARDS: DESIGN STANDARDS FOR SOFTENING. cess selected must be based upon the mineral qualities of the raw water and the desired finish	ied

water quality in conjunction with requirements for disposal of sludge or brine waste (see Section 540), cost of plant, cost of chemicals, and plant location. Applicability of the process chosen shall be demonstrated.

		• • • • • • • • • • • • • • • • • • • •	`	_
require	01. ments of S	Lime or Lime-Soda Process . Rapid mix, flocculation, and sedimentation processes shall refer on 520. In addition the following requirements must be met:	neet th	ie)
provide	a. d.	When split treatment is used, an accurate means of measuring and splitting the flow i	must b))
velocity	b. y gradients	Rapid mix basins must provide not more than thirty (30) seconds detention time with a s to keep the lime particles dispersed.	dequat	te)
Section	c. 537.	Equipment for stabilization of water softened by the lime or lime-soda process is requi	red, se	:е)
	d.	Mechanical sludge removal equipment shall be provided in the sedimentation basin.	()
	e.	Provisions must be included for proper disposal of softening sludges; see Section 540.	()
	f.	The plant processes must be manually started following shut-down.	()
	02.	Cation Exchange Process.	()
milligra	a. ım per lite	Pre-treatment is required when the content of iron, manganese, or a combination of the two r (1 mg/l) or more.	o, is on (ie)
		The units may be of pressure or gravity type, of either an upflow or downflow design. Aud on volume of water softened shall be used unless manual regeneration is justified and is and it. A manual override shall be provided on all automatic controls.	itomati pprove (ic :d)
exchang	c. ge units.	Rate-of-flow controllers or the equivalent shall be used to control the hydraulic loading of	of cation	n)
provide	d. d for rapid	The bottoms, strainer systems and support for the exchange resin shall conform to the drate gravity filters in Section 521.	criteri (ia)
a manno	e. er as to pr	Cross Connection Control. Backwash, rinse and air relief discharge pipes shall be installed event any possibility of back-siphonage.	in suc	:h)
	f. s. Totalizi ff valve.	A bypass must be provided around softening units to produce a blended water of ding meters must be installed on the bypass line and on each softener unit. The bypass line must be installed on the bypass line and on each softener unit.	esirabl ust hav (le ⁄e)
is not da	g. amaged by	When the applied water contains a chlorine residual, the cation exchange resin shall be a tyresidual chlorine.	ype tha	at)
discharg	ge piping.	Smooth-nose sampling taps must be provided for the collection of representative samples. It to provide for sampling of the softener influent, effluent, blended water, and on the brit. The sampling taps for the blended water shall be at least twenty (20) feet downstream for Petcocks are not acceptable as sampling taps.	ne tan	ık
	i.	Brine and salt storage tanks shall meet the following requirements:	()
resistan	i. t.	Salt dissolving or brine tanks and wet salt storage tanks must be covered and must be co	rrosior (n-)
	ii.	The make-up water inlet must be protected from back-siphonage.	()

	Wet salt storage basins must be equipped with manholes or hatchways for access and for a from truck or railcar. Openings must be provided with raised curbs and watertight covers hat similar to those required for finished water reservoirs.	direct aving)
iv. corrodible screen closing flap valve	Overflows, where provided, must be protected with twenty-four (24) mesh or similar s, and must terminate with either a turned downed bend having a proper free fall discharge or a e.	
V.	The salt shall be supported on graduated layers of gravel placed over a brine collection system (n.)
vi. considered.	Alternative designs which are conducive to frequent cleaning of the wet salt storage tank m	ay be
vii. brine measuring	An eductor may be used to transfer brine from the brine tank to the softeners. If a pump is us tank or means of metering shall be provided to obtain the proper dilution.	sed, a
j. brine must be recregeneration.	Suitable disposal must be provided for brine waste; see Section 540. Where the volume of duced, consideration may be given to using a part of the spent liquid concentrate for a subsection of the spent liquid concentrate for a spent liquid concentrate for a subsection of the spent l	
k. acceptable piping compatible with	Pipes and contact materials must be resistant to the aggressiveness of salt. Plastic and red brag materials. Steel and concrete must be coated with a non-leaching protective coating whi salt and brine.	
l. order to prevent of	Bagged salt and dry bulk salt storage shall be enclosed and separated from other operating are lamage to equipment.	eas in
	TTY AND DESIGN STANDARDS: DESIGN STANDARDS FOR TASTE AND O	DOR
CONTROL. Provision shall be treatment process severe taste and of	try and design standards: design standards for taste and odor. Chemicals shall be added sufficiently ahead of set to assure adequate contact time for an effective and economical use of the chemicals. Vodor problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies.	other Vhere
CONTROL. Provision shall be treatment process severe taste and studies may be re-	be made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Veodor problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot	other Vhere plant)
CONTROL. Provision shall be treatment process severe taste and a studies may be resulted to the provided of th	be made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Veodor problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. (Chlorination. When using chlorination as a method of taste and odor control adequate contact	other Vhere plant) t time
CONTROL. Provision shall be treatment process severe taste and a studies may be resulted to the provided of th	the made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Very problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. (Chlorination. When using chlorination as a method of taste and odor control adequate contact to complete the chemical reactions involved. (Chlorine Dioxide. Provisions shall be made for proper storing and handling of the sodium chloring the control adequate contact to complete the chemical reactions involved.	other Vhere plant) t time
CONTROL. Provision shall be treatment process severe taste and a studies may be resulted to the control of the	the made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Vector problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. (Chlorination. When using chlorination as a method of taste and odor control adequate contact to complete the chemical reactions involved. (Chlorine Dioxide. Provisions shall be made for proper storing and handling of the sodium chlorination and danger of explosion. (Powdered Activated Carbon. (Chlorine Dioxide Carbon.	other Where plant) t time) lorite,)
CONTROL. Provision shall be treatment process severe taste and studies may be resulted to the studies may be resulted to the severe taste and studies may be resulted to the severe taste and studies may be resulted to the severe taste and studies may be resulted to the severe taste and studies are severe taste and severe taste a	the made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Very odor problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. (Chlorination. When using chlorination as a method of taste and odor control adequate contact to complete the chemical reactions involved. (Chlorine Dioxide. Provisions shall be made for proper storing and handling of the sodium chlorination can be added as a pre-mixed slurry or by means of a dry-feed machine as long as y wetted. (Continuous agitation or resuspension equipment is necessary to keep the carbon from deposition.	other Where plant) t time) lorite,) as the
CONTROL. Provision shall be treatment process severe taste and studies may be resulted as the studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies as the severe taste and studies as the severe taste and severe taste	the made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Very odor problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. (Chlorination. When using chlorination as a method of taste and odor control adequate contact to complete the chemical reactions involved. (Chlorine Dioxide. Provisions shall be made for proper storing and handling of the sodium chlorination can be added as a pre-mixed slurry or by means of a dry-feed machine as long as y wetted. (Continuous agitation or resuspension equipment is necessary to keep the carbon from deposition.	other Where plant) t time) lorite,) as the
CONTROL. Provision shall be treatment process severe taste and studies may be resulted as tudies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies may be resulted as the severe taste and studies as the severe taste and se	the made for the control of taste and odor. Chemicals shall be added sufficiently ahead of ses to assure adequate contact time for an effective and economical use of the chemicals. Vector problems are encountered, in-plant studies, pilot plant studies, or both in-plant and pilot equired. See Subsection 501.19 for general information on conducting pilot studies. Chlorination. When using chlorination as a method of taste and odor control adequate contact to complete the chemical reactions involved. Chlorine Dioxide. Provisions shall be made for proper storing and handling of the sodium chlorany danger of explosion. (Powdered Activated Carbon. The carbon can be added as a pre-mixed slurry or by means of a dry-feed machine as long a ywetted. Continuous agitation or resuspension equipment is necessary to keep the carbon from deposition tank.	other Vhere plant) t time) lorite,) as the) ing in)

point zer	ro (1.0) n	Copper Sulfate and Other Copper Compounds. Continuous or periodic treatment of ser compounds to kill algae or other growths shall be controlled to prevent copper in excess milligrams per liter as copper in the plant effluent or distribution system. Care shall be taken to on of the chemical within the treatment area.	of on	ıe
the treat	06. ment shal	Potassium Permanganate . Application of potassium permanganate may be considered, proll be designed so that the products of the reaction are not visible in the finished water.	ovidin (g)
be provi	07. ded to co	Ozone . Ozonation may be used as a means of taste and odor control. Adequate contact timmplete the chemical reactions involved.	e mu	st)
and appi	08. roval of tl	Other Methods . Other methods of taste and odor control shall be made only after pilot plan the Department.	nt tes	ts)
Quality, shall cor emission	water syst IDAPA 5 ntact one	TY AND DESIGN STANDARDS: AERATION PROCESSES. tems that install aeration treatment are subject to the Rules of the Department of Environ (8.01.01, "Rules for the Control of Air Pollution in Idaho." The system owner or the design er of the Department's regional offices for information on obtaining a permit or an exemption ng from the aeration process. General information may be found on the DEQ website too.	nginee for th	er ie
	01.	Natural Draft Aeration. Design shall provide:	()
spaced o	a. one to thre	Perforations in the distribution pan three sixteenths to one-half $(3/16 - \frac{1}{2})$ inches in die ee (1-3) inches on centers to maintain a six (6) inch water depth.	amete (r,)
	b.	For distribution of water uniformly over the top tray.	()
(12) incl	c. hes.	Discharge through a series of three (3) or more trays with separation of trays not less than	twelv ('e)
	d.	Loading at a rate of one to five (1-5) gallons per minute for each square foot of total tray are	a. ()
	e.	Trays with slotted, heavy wire (1/2 inch openings) mesh or perforated bottoms.	()
	f.	Construction of durable material resistant to aggressiveness of the water and dissolved gases	s. ()
	g.	Protection from insects by twenty-four (24) mesh or similar non-corrodible screen.	()
	02.	Forced or Induced Draft Aeration. Devices shall be designed to:	()
	a.	Include a blower with a weatherproof motor in a tight housing and screened enclosure.	()
	b.	Ensure adequate counter current of air through the enclosed aerator column.	()
	c.	Exhaust air directly to the outside atmosphere.	()
inlet.	d.	Include a down-turned and twenty-four (24) mesh or similar non-corrodible screened air out	let an	d)
possible	e.	Be such that air introduced in the column shall be as free from obnoxious fumes, dust, and	dirt a	ıs)
	f.	Be such that sections of the aerator can be easily reached or removed for maintenance	of th	ıe

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interior	or install	ed in a separate aerator room.	()
area.	g.	Provide loading at a rate of one to five (1-5) gallons per minute for each square foot of to	tal tra	ıy)
	h.	Ensure that the water outlet is adequately sealed to prevent unwarranted loss of air.	()
inches o	i. or as appr	Discharge through a series of five (5) or more trays with separation of trays not less than oved by the Department.	six (6))
	j.	Provide distribution of water uniformly over the top tray.	()
	k.	Be of durable material resistant to the aggressiveness of the water and dissolved gases.	()
	03.	Spray Aeration. Design shall provide:	()
	a.	A hydraulic head of between five (5) and twenty-five (25) feet.	()
and the	b. amount o	Nozzles, with the size, number, and spacing of the nozzles being dependent on the flowrate of head available.	, spac (e,)
	c.	Nozzle diameters in the range of one (1) to one and one-half (1.5) inches to minimize clogg	ing.)
twenty-	d. four (24)	An enclosed basin to contain the spray. Any openings for ventilation must be protected mesh or similar non-corrodible screen.	with (a)
for gendevices water b	eral inform for releast being treat	Pressure Aeration . Pressure aeration may be used for oxidation purposes only if the pile method is applicable; it is not acceptable for removal of dissolved gases. See Subsection mation on conducting pilot studies. Filters following pressure aeration must have adequate as of air. Pressure aeration devices shall be designed to give thorough mixing of compressed at and provide twenty-four (24) mesh or similar non-corrodible screened and filtered air, at dust, dirt and other contaminants.	501.1 exhau air wi	st th
chemics be appr	05. als, trihaldoved by the	Packed Tower Aeration . Packed tower aeration may be used for the removal of volatile comethanes, carbon dioxide, and radon. Final design shall be based on the results of pilot studies the Department.		
	a.	Process design criteria.	()
evaluate shall be perform	e a variety e given t nance data	Justification for the design parameters selected (i.e., height and diameter of unit, air to water surface loading rate, etc.) shall be provided to the Department for review. The pilot study of loading rates and air to water ratios at the peak contaminant concentration. Special considerates are contaminant to be treated and there is a concentration level similar to previous projection approve the process design based on use of appropriate calculations without a pilot study.	ly sha leratic le pa ects, th	ıll on st
to the lo	ii. owest prac	The tower shall be designed to reduce contaminants to below the maximum contaminant lectical level.	vel ar	ıd)
study.	iii.	The type and size of the packing used in the full scale unit shall be the same as that used in the	he pile	ot)
	iv.	The maximum air to water ratio for which credit will be given is 80:1.	()
and fro	v. m bacteri	The design shall consider potential fouling problems from calcium carbonate and iron precipal growth. It may be necessary to provide pretreatment. Disinfection capability shall be precipal growth.	pitatio rovide	on ed

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prior to and after	packed tower aeration.	()
vi.	The effects of temperature shall be considered.	()
vii.	Redundant packed tower aeration capacity at the design flowrate shall be provided.	()
support to preve	The tower may be constructed of stainless steel, concrete, aluminum, fiberglass or steel is not allowed. Towers constructed of light-weight materials shall be provided with a ent damage from wind. Packing materials shall be resistant to the aggressiveness of the end cleaning materials and shall be suitable for contact with potable water.	dequa	ıte
c.	Water flow system.	()
i. distributor trays t	Water shall be distributed uniformly at the top of the tower using spray nozzles or orificat prevent short circuiting.	ce-ty _l	pe)
ii.	A mist eliminator shall be provided above the water distributor system.	()
iii. water channeling	A side wiper redistribution ring shall be provided at least every ten (10) feet in order to along the tower wall and short circuiting.	preve (nt)
iv. requirements of S	Sample taps shall be provided in the influent and effluent piping. The sample taps shall sat Subsection 501.09.	isfy tl (he)
v. a drain valve. The	The effluent sump, if provided, shall have easy access for cleaning purposes and be equipped rain shall not be connected directly to any storm or sanitary sewer.	ed wi	th)
vi. operating.	The design shall prevent freezing of the influent riser and effluent piping when the uni	t is n	ot)
vii.	The water flow to each tower shall be metered.	()
viii. splash pad or dra	An overflow line shall be provided which discharges twelve (12) to fourteen (14) inches inage inlet. Proper drainage shall be provided to prevent flooding of the area.	above (: a)
ix.	Means shall be provided to prevent flooding of the air blower.	()
d.	Air flow system.	()
i. non-corrodible tv	The air inlet to the blower and the tower discharge vent shall be down-turned and protected venty-four (24) mesh screen to prevent contamination from extraneous matter.	l with	ı a)
ii.	The air inlet shall be in a protected location.	()
iii. the air flow shall	An air flow meter shall be provided on the influent air line or an alternative method to de be provided.	termii (ne)
	A positive air flow sensing device and a pressure gauge must be installed on the air influence flow sensing device must be a part of an automatic control system which will turn off the air flow is not detected. The pressure gauge will serve as an indicator of fouling buildup.		
v.	A backup motor for the air blower must be readily available.	()
e.	Other features that shall be provided:	()
i. facilitate inspecti	A sufficient number of access ports with a minimum diameter of twenty-four (24) in on, media replacement, media cleaning and maintenance of the interior.	ches	to)

may occ	ii. cur.	A method of cleaning the packing material when iron, manganese, or calcium carbonate	foulir (ıg)
	iii.	Tower effluent collection and pumping wells constructed to clearwell standards.	()
	iv.	Provisions for extending the tower height without major reconstruction.	()
	v.	No bypass shall be provided unless specifically approved by the Department.	()
distribu	vi. tion syste	Disinfection and adequate contact time after the water has passed through the tower and prior m.	r to tł (ne)
packing	vii. heights.	Adequate packing support to allow free flow of water and to prevent deformation with	h dee	q;)
	viii.	Operation of the blower and disinfectant feeder equipment during power failures.	()
loading.	ix.	Adequate foundation to support the tower and lateral support to prevent overturning due to	o wir (ıd)
	х.	Fencing and locking gate to prevent vandalism.	()
mister.	xi.	An access ladder with safety cage for inspection of the aerator including the exhaust port a	and d	e-)
	xii.	Electrical interconnection between blower, disinfectant feeder and supply pump.	()
		Other Methods of Aeration. Other methods of aeration may be used if applicable to the tre nods include but are not restricted to spraying, diffused air, cascades and mechanical aeratic ses are subject to the approval of the Department.		
	07. hall be prof the ae	Protection of Aerators . All aerators except those discharging to lime softening or clarif otected from contamination by birds, insects, wind borne debris, rainfall and water draining rator.		
disinfec	08. tion as de	Disinfection . Ground water supplies exposed to the atmosphere by aeration must a escribed in Section 530 as the minimum additional treatment.	receiv (/e)
Iron and purpose treatment chemical Departm	ROL SYS d mangar . The trea nt proces al analyse nent may	TTY AND DESIGN STANDARDS: DESIGN STANDARDS FOR IRON AND MANGA STEMS. These control, as used herein, refers solely to treatment processes designed specifically for tement process used will depend upon the character of the raw water. The selection of one (1) of ses must meet specific local conditions as determined by engineering investigations, income so frepresentative samples of water to be treated, and receive the approval of the Department require a pilot plant study in order to gather all information pertinent to the design. See Substal information on conducting pilot studies.	for the or more cluding or the	is re ng
	01.	Removal by Oxidation, Detention and Filtration.	()
ozone o	a. r chlorine	Oxidation may be by aeration or by chemical oxidation with chlorine, potassium permana dioxide.	ganat (e,)
	b.	Detention time:	()
that the	i. oxidation	A minimum detention time of thirty (30) minutes shall be provided following aeration to a reactions are as complete as possible. This minimum detention may be omitted only where		

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	licates no need for detention. The detention basin may be designed as a holding tank without pection but with sufficient baffling to prevent short circuiting.	provision (
ii. or where chem	Sedimentation basins shall be provided when treating water with high iron or manganes nical coagulation is used to reduce the load on the filters. Provisions for sludge removal shall	
c. filters shall no	Filtration. Rapid rate pressure filters are normally used for iron and manganese removal t be used in the filtration of surface or other polluted waters or following lime-soda softening	
i. except where i	The rate of filtration shall not exceed three (3) gallons per minute per square foot of in-plant testing as approved by the Department has demonstrated satisfactory results at higher	
ii.	The filters shall be designed to provide for:	(
(1)	Loss of head gauges on the inlet and outlet pipes of each battery of filters.	(
(2)	An easily readable meter or flow indicator on each battery of filters.	(
possible to acc	Filtration and backwashing of each filter individually with an arrangement of piping as complish these purposes.	simple a
(4) acceptable wh	Minimum side wall shell height of five (5) feet. A corresponding reduction in side wall ere proprietary bottoms permit reduction of the gravel depth.	l height i (
media, (5)	The top of the wash water collectors to be at least eighteen (18) inches above the surf	ace of th
(6) backwash wate	The underdrain system to efficiently collect the filtered water and to uniformly dister at a rate not less than fifteen (15) gallons per minute per square foot of filter area.	ribute th
(7)	Backwash flow indicators and controls that are easily readable while operating the control	ol valves.
(8)	An air release valve on the highest point of each filter.	(
(9) in diameter. Su	An accessible manhole to facilitate inspection and repairs for filters thirty-six (36) inche afficient handholds shall be provided for filters less than thirty-six (36) inches in diameter.	es or mor
(10) connection.	A means to observe the wastewater during backwashing and construction to prev	ent cros
02. feed of potassi	Removal by Manganese Coated Media Filtration. This process consists of a continuous number permanganate to the influent of a manganese coated media filter.	s or batc
a. permanganate	Other oxidizing agents or processes such as chlorination or aeration may be used prefeed to reduce the cost of the chemical.	rior to th
b. provided over	An anthracite media cap of at least six (6) inches or more as required by the Departmen manganese coated media.	nt shall b (
c	Normal filtration rate shall be three (3) gallons per minute per square foot	(

d. Normal wash rate shall be eight (8) to ten (10) gallons per minute per square foot with manganese greensand and fifteen (15) to twenty (20) gallons per minute with manganese coated media.

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	Sample taps shall be provided prior to application of permanganate, immediately ahead of this between the anthracite media, and at the filter effluent. The sample taps shall satisfy the Subsection 501.09.
03. water contains di	Removal by Ion Exchange . This process is not acceptable where either the raw water or wash ssolved oxygen or other oxidants.
04. iron requires on-pilot plant studie	Biological Removal . Biofiltration to remove manganese, iron, or a combination of manganese and site piloting testing to establish effectiveness. The final filter design shall be based on the on-site s.
PO ₄ . Where pho	Sequestration by Polyphosphates. This process shall not be used when iron, manganese or a geof exceeds one point zero (1.0) mg/l. The total phosphate applied shall not exceed ten (10) mg/l as perphate treatment is used, satisfactory chlorine residuals shall be maintained in the distribution adverse affects on corrosion must be addressed when phosphate addition is proposed for iron (
is not able to sup an approved disir	Stock phosphate solution must be kept covered and disinfected by carrying approximately ten (10 e residual unless it is demonstrated to the satisfaction of the Department that the phosphate solution port bacterial growth and the phosphate solution is being fed from the covered shipping container or affected tank. Phosphate solutions having a pH of two point zero (2.0) or less may also be exempted ment by the Department.
b. application shall provided.	Polyphosphates shall not be applied ahead of iron and manganese removal treatment. The point of be prior to any aeration, oxidation or disinfection if no iron or manganese removal treatment is a second or disinfection of the prior to any aeration, oxidation or disinfection if no iron or manganese removal treatment is a second or distinguished by the prior to any aeration, oxidation or disinfection if no iron or manganese removal treatment.
suitability of sod	Sequestration by Sodium Silicates. Sodium silicate sequestration of iron and manganese is ground water supplies prior to air contact. On-site pilot studies are required to determine the ium silicate for the particular water and the minimum feed needed. Rapid oxidation of the metal ions ne or chlorine dioxide must accompany or closely precede the sodium silicate addition.
a. combination ther	Sodium silicate addition is applicable to waters containing up to two (2) mg/l of iron, manganese of eof.
b. breakdown of the	Chlorine residuals shall be maintained throughout the distribution system to prevent biological exequestered iron.
c. and naturally occ	The amount of silicate added shall be limited to twenty (20) mg/l as SiO_2 , but the amount of added curring silicate shall not exceed sixty (60) mg/l as SiO_2 .
d.	Sodium silicate shall not be applied ahead of iron or manganese removal treatment.
	Sampling Taps . Smooth-nosed sampling taps shall be provided for control purposes. Taps shall be aw water source, each treatment unit influent and each treatment unit effluent. The sample taps shall ements of Subsection 501.09.
536. FACIL	ITY AND DESIGN STANDARDS: DESIGN STANDARDS FOR FLUORIDATION.
01. feed equipment s	Chemical Feed Equipment and Methods. In addition to the requirements in Section 531, fluoride hall meet the following requirements:
a. percent of the av	Scales, loss-of-weight recorders or liquid level indicators, as appropriate, accurate to within five (5 erage daily change in reading shall be provided for chemical feeds.
b. intended dose	The accuracy of chemical feeders used for fluoridation shall be plus or minus five (5) percent of the

building	c. g.	Unsealed storage units for fluorosilicic acid shall be vented to the atmosphere at a point outs	ide ar	ıy)
	d.	Fluoride compound shall not be added before lime-soda softening or ion exchange softening	g. ()
the pipe	e.	The point of application of fluorosilicic acid, if into a horizontal pipe, shall be in the lower	half (of)
than two		A fluoride solution shall be applied by a positive displacement pump having a stroke rate strokes per minute, and at a feed rate not less than twenty (20) percent of the rated capacity		
and dilu	g. ition wate	A spring opposed diaphragm type anti-siphon device shall be provided for all fluoride fee lines.	ed line	es)
	h.	Except for constant flow systems, a device to measure the flow of water to be treated is requ	uired. ()
	i.	The dilution water pipe shall terminate at least two (2) pipe diameters above the solution tar	nk. ()
mg/l as	j. calcium o	Water used for sodium fluoride dissolution shall be softened if hardness exceeds seventy-ficarbonate.	ve (7:	5)
provide	k. d.	Fluoride solutions shall be injected at a point of continuous positive pressure or a suitable	air ga (ap)
pump.	l.	The electrical outlet used for the fluoride feed pump shall be interconnected with the well or	servio	ce)
	m.	Consideration shall be given to providing a separate room for fluorosilicic acid storage and	feed.)
provided devices.		Secondary Controls . Secondary control systems for fluoride chemical feed devices seans of reducing the possibility for overfeed; these may include flow or pressure switches of		
room in places the	which the hopper	Dust Control . Provision must be made for the transfer of dry fluoride compounds from strage bins or hoppers in such a way as to minimize the quantity of fluoride dust which may enter equipment is installed. The enclosure shall be provided with an exhaust fan and dust filter under a negative pressure. Air exhausted from fluoride handling equipment shall discharge to enustide atmosphere of the building.	nter th r whice	ne ch
	nat is uns	ITY AND DESIGN STANDARDS: DESIGN STANDARDS FOR STABILIZATION. table due either to natural causes or to subsequent treatment shall be stabilized. The expected all be evaluated to determine what, if any, treatment is necessary.	treate	ed)
	01.	Carbon Dioxide Addition.	()
	a.	Recarbonation basin design shall provide the following:	()
	i.	A total detention time of twenty (20) minutes.	()
	ii.	A mixing compartment having a detention time of at least three (3) minutes.	()

			_
iii.	A reaction compartment.	()
iv. submergence of	The mixing and reaction compartments shall have a depth sufficient to provide a control less than seven and one-half (7.5) feet and no greater than the manufacturer's recommendation.		
b. from entering the	Where liquid carbon dioxide is used, adequate precautions must be taken to prevent carbon of e plant from the recarbonation process.	dioxid (le)
c. seals and adequa	Recarbonation tanks shall be located outside or be sealed and vented to the outside with acte purge flow of air to ensure workers safety.	dequat (te)
d.	Provisions shall be made for draining the recarbonation basin and removing sludge.	()
02. control, and in co	Phosphates . The feeding of phosphates may be used for sequestering calcium, for conjunction with alkali feed following ion exchange softening.	rrosio (n)
a. mg/l free chlorin from the covered from this require	Stock phosphate solution must be kept covered and disinfected by carrying approximately to be residual unless the phosphate is not able to support bacterial growth and the phosphate is be dishipping container. Phosphate solutions having a pH of two point zero (2.0) or less are exement.	ing fe	d
b. used.	Satisfactory chlorine residuals shall be maintained in the distribution system when phospha	ates ar	е)
	Split Treatment . Raw water may be blended with lime-softened water to partially stabil econdary clarification and filtration. Treatment plants designed to utilize split treatment share for further stabilization by other methods.		
within tubercles,	Water Unstable Due to Biochemical Action in Distribution System. Unstable water real decomposition of organic matter in water (especially in dead end mains), the biochemical and the reduction of sulfates to sulfides shall be prevented by the maintenance of a free or conditional throughout the distribution system.	actio	n
538. – 539.	(RESERVED)		
DISPOSAL OF Provisions must sludge, softening	ITY AND DESIGN STANDARDS: DESIGN STANDARDS FOR TREATMENT TREATMENT PLANT WASTE RESIDUALS. be made for proper disposal of water treatment plant waste such as sanitary, laboratory, clarifg sludge, iron sludge, filter backwash water, and liquid concentrates. In locating waste dusideration shall be given to preventing potential contamination of the water supply.	ficatio	n
sewer system, w	Sanitary Waste . The sanitary waste from water treatment plants, pumping stations, and allations must receive treatment. Waste from these facilities shall be discharged directly to a swhen available and feasible, or to an adequate on-site waste treatment facility approved und APA 58.01.03, "Individual/Subsurface Sewage Disposal Rules."	anitar	У
02.	Liquid Concentrates.	()
a. generators, or ot	Waste from ion exchange plants, demineralization plants, reverse osmosis, on-site cher plants which produce liquid concentrates may be disposed of by the following methods:	,	ie)
	Liquid concentrates that contain radionuclides must be further treated to remove the radioludge. See Subsection 540.03.e. for disposal requirements for sludge that contains radionuclide from which radionuclides have been removed may be disposed of in accordance with Subsugh 540.02.a.iv.	es. Th	ıe

Such discharge wi	Controlled discharge to a stream or other receiving water body if adequate dilution is avill require a National Pollution Elimination System Permit from the U.S. Environmental Pro 0, 1200 Sixth Avenue, Seattle, WA 98101, Telephone (206) 553-1200.		
	Liquid concentrates may be discharged to a sanitary sewer, if available and feasible. Accept be approved by the sewer authority.	ance	of)
discharge meets	Subsurface disposal or land application of liquid concentrates may be permitted, but only the requirements of IDAPA 58.01.03, "Individual/Subsurface Sewage Disposal Rule or the requirements of IDAPA 58.01.17, "Recycled Water Rules" for land application.	if su es" (ich for)
described in Subs	Should the nature of the liquid concentrate cause it to be ineligible for permitted disch section 540.02.a., further onsite treatment of the liquid concentrate may be required in a diliquid waste that will meet the permit criteria for one (1) or more of the disposal options.		
settling of liquid c by methods descr	Sludge Waste . Sludge is the solid waste resulting from coagulation, precipitation, or concentrates. Depending on composition, liquids remaining after sludge removal may be dispribed in Subsection 540.02, recycled through the treatment plant, or may be pure enoug following methods of treatment and disposal apply to sludge:	osed	of
a.	Precipitative Softening Sludge.	()
	At least two (2) temporary storage lagoons must be provided in order to give flexib ons must be made for convenient cleaning. An acceptable means of final sludge disposal in		
	Liquid or dewatered precipitative softening sludge may be applied to farm land if heavy m ts do not exceed the requirements of IDAPA 58.01.02, "Water Quality Standards."	etals (or)
	Dewatered precipitative softening sludge may be disposed of in a sanitary landfill in accounts of IDAPA 58.01.06, "Solid Waste Management Rules." Acceptance of such waste is andfill authority.		
b.	Alum or Ferric Sludge.	()
filling and dewate shall be preceded	Temporary storage lagoons must contain at least two (2) compartments to facilitate independency operations. Mechanical concentration may be considered. If mechanical dewatering is by sludge concentration and chemical pre-treatment. A pilot plant study is required befanical dewatering installation. See Subsection 501.19 for general information on conduction	used fore 1	l, it the
	Alum or ferric sludge may be discharged to a sanitary sewer if available and feasible. Accest be approved by the sewer authority.	eptar (ice)
iii. requirements of II the landfill author	Dewatered alum or ferric sludge may be disposed of in a sanitary landfill in accordance v DAPA 58.01.06, "Solid Waste Management Rules." Acceptance of such waste is at the discretity.	with tetion	the of
iv. IDAPA 58.01.02,	Alum or ferric sludge may be disposed of by land application if the permitting requirem "Water Quality Standards," and IDAPA 58.01.17, "Recycled Water Rules," are met.	nents (of)
	Water removed from alum or ferric sludge may be disposed of in the same manner as escribed in Subsection 540.02.	s liqu (aid (

Red Water. Red water is the waste filter wash water from iron and manganese removal plants.

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c.

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		()
i.	If sand filters are used they shall have the following features:	()
	Total filter area shall be sufficient to adequately dewater applied solids. Unless the filter ned and returned to service in one (1) day, two (2) or more cells are required.	is sma (all)
filters are washed	The "red water" filter shall have sufficient capacity to contain, above the level of the sawash water produced by washing all of the production filters in the plant, unless the prolucion on a rotating schedule and the flow through the production filters is regulated by true rate sufficient volume shall be provided to properly dispose of the wash water involved.	ductio	on
months. (3)	Where freezing is a problem, provisions should be made for covering the filters during the	wint (er)
(4)	"Red water" filters shall not have common walls with finished water.	()
ii. of IDAPA 58.01.0	Subsurface infiltration lagoons may be permitted, but only if such discharge meets the requiple, "Individual/Subsurface Sewage Disposal Rules."	remen (ıts)
	"Red water" may be discharged to a sanitary sewer if available and feasible. Acceptance proved by the sewer authority. Design shall prevent cross connections and there shall be no ctable and non-potable fluid.		
d.	Filter Backwash Water.	()
another entry poi	Recycling is permitted if the backwash waters are returned to the head of the treatment in if supported by engineering studies. Backwash water shall be held for a sufficient time visolids to settle out.		
landfill in accord	Dewatered sludge from backwash water clarification processes may be disposed of in a ance with the requirements of IDAPA 58.01.06, "Solid Waste Management Rules." Accept be approved by the landfill authority.		
to granular activa be disposed of in	Radioactive Sludge. Waste residuals containing radioactive substances, including, but not ted carbon used for radon removal or ion-exchange regeneration waste from uranium removal accordance with IDAPA 58.01.10, "Rules Regulating the Disposal of Radioactive Materials The Atomic Energy Act of 1954, As Amended."	al, mu	ıst
i. considered and ad	The buildup of radioactive materials such as uranium or radon and its decay products adequate shielding and safeguards shall be provided for operators and visitors.	shall b	be)
IDAPA 58.01.10,	Waste residuals containing naturally occurring radioactive materials that have been concent must be disposed of in an approved hazardous waste landfill (Class D), in accordance v "Rules Regulating the Disposal of Radioactive Materials not Regulated Under the Atomic mended," and IDAPA 58.01.06, "Solid Waste Management Rules."	vith tl	he
	Waste residuals containing greater than point zero five (.05) percent by weight of urang and disposal under the regulations of the U.S. Nuclear Regulatory Commission, Region, Suite 400, Arlington, TX 76011, Phone 817-860-8299.		
may be disposed of waste containing waste landfill. Li	Arsenic Sludge. Solid waste residuals containing arsenic at a concentration less than five (of at a sanitary landfill if permitted under IDAPA 58.01.06, "Solid Waste Management Rules arsenic at a concentration greater than five (5) mg/l must be disposed of at an approved ha iquid wastes generated by arsenic treatment processes are subject to the handling and cliquid concentrates, as discussed under Subsection 540.02.	." Sol zardo	id us

Department of	Environmental Quality	Idaho Rules for Public Drinking Water Syst	ems
IDAPA 58.01.06	reatment processes that contain concentrate	media, adsorption media, disposable filters, and d contaminants shall be disposed of in accordance or IDAPA 58.01.10, "Rules Regulating the Dispose gy Act of 1954, as Amended."	with
	TTY AND DESIGN STANDARDS: PUMP s shall be designed to maintain the sanitary)
pump houses as c	eer, pump house components shall be located	by the Department based on documentation provide ated above-grade. The following requirements app in that some or all of these requirements are not need acture:	oly to
a. under all weather	Pump houses shall be readily accessible conditions unless permitted to be out of se	for operation, maintenance, and repair at all times rvice for a period of inaccessibility.	s and
Department base	so as to lead surface drainage away from d on documentation provided by the design	ling and shall be adequately drained. The ground sun the pump house. Unless otherwise approved by engineer, the floor surface shall be at least six (6) it is shall be located at least six (6) inches above the	y the
c. doors. All underg	Pump houses shall be of durable construction of the construction o	on, fire and weather resistant, and with outward-ope	ening)
		eating for the comfort of the operator and the safe cupied by personnel, only enough heat need be pro-	
	pumping stations for operator comfort a	cal and/or state codes. Adequate ventilation sha and dissipation of excess heat and moisture fron corrosion of metallic and electrical components.	
provide enough of	d to prevent vandalism and entrance by a	ing door or access to prohibit unauthorized entrance nimals. Plans and specifications for pump houses etermine that the facility is secure, safe, accessible	must
g. materials other th	Pump houses shall be kept clean and in god an those materials required for treatment pr	od repair and shall not be used to store toxic or hazar cocesses.	rdous)
h. floor.	A suitable outlet shall be provided for dr	ainage from pump glands without discharging ont	to the
design engineer.	nination unless otherwise approved by the Gas chlorination room drains shall not be operly located below ground sump. Sumps f	ers, storm drains, chlorination room drains, or any Department based on documentation provided by e connected to any other drainage system and shor pump house floor drains shall not be closer than to	y the hould
j. and efficient serv	Adequate space shall be provided for the icing of all equipment.	installation of potential additional units and for the	safe

k. Suction basins shall be watertight, have floors sloped to permit removal of water and settled solids, be covered or otherwise protected against contamination, and have two (2) pumping compartments or other means to allow the suction basin to be taken out of service for inspection maintenance or repair.

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eyebolts, or other a	Pump houses shall be designed to allow efficient equipment servicing. Crain-ways, hoist beams adequate facilities for servicing or removal of pumps, motors or other heavy equipment shall be in floors, roofs or wherever else shall be provided as needed for removal of heavy or bulky (
	All remote controlled stations shall be electrically operated and controlled and shall have signaling a performance. Signaling apparatus shall report automatically when the station is out of service.
n. A prevention device.	Any threaded hose bib installed in the pump house must be equipped with an appropriate backflow (
pumps. Pumps usir pump out of service or a minimum of t requirements conce	Pumping Units. At least two (2) pumping units shall be provided for raw water and surface source ng seals containing mercury shall not be used in public drinking water system facilities. With any e, the remaining pump or pumps shall be capable of providing the peak hour demand of the system the maximum day demand plus equalization storage. See Subsection 501.18 for general design erning fire flow capacity and Subsection 501.07 regarding reliability and emergency operation shall meet the following requirements:
a. T without dangerous	The pumps shall have ample capacity to supply the maximum demand against the required pressure overloading.
b. The pumps.	The pumps shall be driven by prime movers able to meet the maximum horsepower condition of
с. Т	The pumps shall be provided with readily available spare parts and tools.
d. T air temperature enc	The pumps shall be served by control equipment that has proper heater and overload protection for countered.
	Suction lift shall be avoided if possible. When suction lift is used, it shall be within the limits nufacturer of the pumps, and provision shall be made for priming the pumps.
be provided to pre twenty-four (24) m above the ground o	Prime water must not be of lesser sanitary quality than that of the water being pumped. Means shall event either backpressure or backsiphonage backflow. When an air-operated ejector is used, the tesh or similar non-corrodible screened intake shall draw clean air from a point at least ten (10) fee or other source of possible contamination, unless the air is filtered by an apparatus approved by the y. Vacuum priming may be used.
	Appurtenances . The following appurtenances shall be provided for all water pumps. Additional fic to well pumps are provided in Section 511.
and repair of the eq (2.5) times the area the discharge side l	Pumps shall be protected against freezing and valved to permit satisfactory operation, maintenance quipment. If foot valves are necessary, they shall have a net valve area of at least two and one-half of the suction pipe and they shall be screened. Each pump shall have an accessible check valve or between the pump and the shut-off valve or a combination valve that performs both control valve nctions. Surge relief measures shall be designed to minimize hydraulic transients.
or water hammer, minimized, and not	n general, piping shall be designed so that it will have watertight joints, be protected against surge be provided with suitable restraints where necessary, be designed so that friction losses will be to subject to contamination. Each pump shall have an individual suction line or the suction lines d such that they will ensure similar hydraulic and operating conditions.
c. E	Each pump station shall have a standard pressure gauge on its discharge line and suction line.

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d. pumped. Where	Water seals shall not be supplied with water of a lesser sanitary quality than that of the water pumps are sealed with potable water and are pumping water of lesser sanitary quality, the seal	
i. open to atmosphe	Be provided with either an approved reduced pressure principle backflow preventer or a breaeric pressure,	ak tank ()
ii. whichever is great	Where a break tank is provided, have an air gap of at least six (6) inches or two (2) pipe diameter, between the feeder line and the flood rim of the tank.	meters,
made for alterna Equipment shall	Pumps, their prime movers, and accessories shall be controlled in such a manner that the capacity without dangerous overload. Where two (2) or more pumps are installed, provision sation. Provision shall be made to prevent energizing the motor in the event of a backspin be provided or other arrangements made to prevent surge pressures from activating controls or activate other equipment outside the normal design cycle of operation.	shall be cycle.
04. comply with the	Booster Pumps . In addition to other applicable requirements in Section 541, booster pump following:	s must
a. specified in Subsequal to five (5)	In-line booster pumps shall maintain an operating pressure that is consistent with the requires section 552.01, and shall be supplied with an automatic cutoff when intake pressure is less psi.	
b. an automatic cut	Booster pumps with a suction line directly connected to any storage reservoirs shall be protectly off to prevent pump damage and avoid excessive reservoir drawdown.	cted by
	Each booster pumping station shall contain not less than two (2) pumps with capacities sund, or a minimum of the maximum day demand plus equalization storage, can be satisfied wrice. See Subsection 501.18 for general design requirements concerning fire flow capacity.	
542. FACIL	ITY AND DESIGN STANDARDS - DISTRIBUTION SYSTEM.	
01. and be designed exchange device	Protection from Contamination . The distribution system shall be protected from contam to prevent contamination by steam condensate or cooling water from engine jackets or oth s.	
02. referenced in Sul provisions shall a	Installation of Water Mains . Division 400 of "Idaho Standards for Public Works Construbsection 002.02, may be used as guidance for installation of water mains. In addition, the fol apply:	
a. Standards, incorp	Installed pipe shall be pressure tested and leakage tested in accordance with the applicable Apprated by reference into these rules at Subsection 002.01.	AWWA ()
	New, cleaned, and repaired water mains shall be disinfected in accordance with AWWA Stated by reference into these rules at Subsection 002.01. The specifications shall include due adequate flushing, disinfection, and microbiological testing of all water mains.	
to protect metall	In areas where aggressive soil conditions are suspected or known to exist, analyses slatermine the actual aggressiveness of the soil. If soils are found to be aggressive, action shall be lie joint restraints and the water main, such as encasement in polyethylene, provision of case of corrosion resistant materials.	e taken
d. account difference	The Department must approve any interconnection between potable water supplies, taking in water quality between the two systems.	ng into

e. A continuous and uniform bedding shall be provided in the trench for all buried pipe. Backfill material shall be tamped in layers around the pipe and to a sufficient height above the pipe to adequately support and

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protect the pipe. the pipe.	Stones found in the trench shall be removed for a depth of at least six (6) inches below the bo	ottom of
f.	Water mains shall be covered with sufficient earth or other insulation to prevent freezing.	()
g. designed to preve	All tees, bends, plugs and hydrants shall be provided with reaction blocking, tie rods of ent movement.	or joints
03. in conjunction w Department appr	Pressure Relief Valves . All pumps connected directly to the distribution system shall be drith a water pressure relief valve of type, size, and material approved by the Department un oves another method that will prevent excessive pressure development.	
shall have an ins	Flow Meter Required. Unless otherwise approved by the Department based on docume design engineer, all source pumps and booster pumps connected directly to the distribution stantaneous and totalizing flow meter, equipped with nonvolatile memory, installed in accee's specifications.	system
imparting tastes,	Pipe and Jointing Materials . Pipe and jointing materials comply with the standards set 01. Pipe shall be manufactured of materials resistant internally and externally to corrosion odors, color, or any contaminant into the system. Where distribution systems are installed in attaminated by organic compounds:	and not
a. and	Pipe and joint materials which do not allow permeation of the organic compounds shall be	e used:
b. hydrant leads, an	Non-permeable materials shall be used for all portions of the system including pipe, joint med service connections.	aterials,
If fire flow is no	Size of Water Mains . When fire hydrants are provided, they shall not be connected to wate (6) inches in diameter, and fire hydrants shall not be installed unless fireflow volumes are average to provided, water mains shall be no less than three (3) inches in diameter. Any departure fired shall be supported by hydraulic analysis and detailed projections of water use.	zailable.
through 542.07.c Department will relative responsible to all potable ser- reviewing author must not contam	Separation of Potable, Non-Potable, and Raw Water Pipelines. The requirements table mains from contamination by non-potable pipelines are described in Subsections 50. For the purposes of Subsection 542.07, the term "pipeline" applies to both mains and service use the Memorandum of Understanding with the Plumbing Bureau as guidance in determine bilities for reviewing service lines. The conditions of Subsections 542.07.a. and 542.07.b. sha vices constructed or reconstructed after April 15, 2007 and where the Department or the QLP rity. Raw water pipelines must be protected from contamination from non-potable pipelinate potable pipelines. They shall therefore meet equivalent separation distances shown the or non-potable pipelines.	42.07.a. ces. The ning the all apply PE is the nes, and
a.	Parallel installation requirements.	()
i.	Potable mains in relation to non-potable mains.	()
(1)	Greater than ten (10) feet separation: no additional requirements.	()
(2) the top of the nor	Ten (10) feet to six (6) feet separation: separate trenches, with the bottom of the potable main-potable main, and non-potable main constructed with potable water class pipe.	n above
	Less than six (6) feet separation: design engineer to submit data to the Department for revige that this installation will protect public health and the environment, non-potable main otable water class pipe, and with the bottom of the potable main above the top of the non-	n to be

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(4)	Non-potable mains are prohibited from being located in the same trench as potable mains.	()
(5) be no closer hori	Pressure wastewater mains or other pressurized mains or lines containing non-potable fluizontally than ten (10) feet from potable mains.	ids sha	ıll)
ii. potable mains, a	New potable services in relation to non-potable services, new potable services in relation nd new non-potable services in relation to potable mains.	to noi	n-)
(1)	Greater than six (6) feet separation: no additional requirements based on separation distance	e. ()
(2) public health and	Less than six (6) feet separation: design engineer to submit data that this installation will d the environment and non-potable service constructed with potable water class pipe.	prote (ct)
(3) non-potable serv	New potable services are prohibited from being located in the same trench as non-potable rices.	mains (or)
b.	Requirements for potable water mains or services crossing non-potable water mains or services	rices.)
i. non-potable pipe	If there is eighteen (18) inches or more vertical separation with the potable water pipeline abeline, then the potable pipeline joints must be as far as possible from the non-potable water pipeline, then the potable pipeline joints must be as far as possible from the non-potable water pipeline.		
ii. non-potable pipe non-potable pipe	If there is eighteen (18) inches or more vertical separation with the potable water pipeline beline, then the potable pipeline joints must be as far as possible from the non-potable pipeline, eline must be supported through the crossing to prevent settling.	elow th and th	ne ne)
iii.	Less than eighteen (18) inches vertical separation:	()
(1)	Potable pipeline joint to be as far as possible from the non-potable pipeline; and either:	()
(a) either side of po crossing; or	Non-potable pipeline constructed with potable water class pipe for a minimum of ten (patable pipeline with a single twenty (20) foot section of potable water class pipe centered		
	Sleeve non-potable or potable pipeline with potable water class pipe for ten (10) feet either f hydraulic cementitious materials such as concrete, controlled density fill, and concrete allowed as a substitute for sleeving.	r side o e sluri (of ry)
(2) through the cross	If potable pipeline is below non-potable pipeline, the non-potable pipeline must also be suring to prevent settling.	ipporte	ed)
iv. be no closer vert	Pressure wastewater mains or other pressurized mains or lines containing non-potable fluitically than eighteen (18) inches from potable mains.	ids sha (ıll)
requirements of significance. If	Existing potable services in relation to new non-potable mains, existing non-potable services potable mains, and existing potable services in relation to new non-potable services shall resubsection 542.07.b., where practical, based on cost, construction factors, and public the Department determines that there are significant health concerns with these services, existing service serves an apartment building or a shopping center, then the design shall conform to the content of the co	neet the healt such a	he th as

Separation from Subsurface Wastewater Systems and Other Sources of Contamination. A

minimum horizontal distance of twenty-five (25) feet shall be maintained between any potable water pipe and a septic tank or subsurface wastewater disposal system. Guidance on separation from other potential sources of contamination, such as stormwater facilities, may be found on the DEQ website http://www.deq.idaho.gov.

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09. Dead End Mains . All dead end water mains shall be equipped with a means of flushing and shall be flushed at least semiannually at a water velocity of two and one-half (2.5) feet per second.
a. Dead ends shall be minimized by making appropriate tie-ins whenever practical in order to provide increased reliability of service and reduce head loss.
b. Flushing shall be performed in such a way as to minimize any erosion of unprotected areas and, it applicable, shall be coordinated with the owner of the receiving system. No water main flushing device shall be directly connected to any sewer.
c. Stub outs for future main connections shall meet all requirements for dead end mains listed in Subsection 542.09 as determined by the Department. Flushing devices may be temporary in nature.
10. Repair of Leaks. Leaking water mains shall be repaired or replaced upon discovery and disinfected in accordance with American Water Works Association (AWWA) Standards, incorporated by reference into these rules at Subsection 002.01.
11. Separation from Structures. Water mains shall be separated by at least five (5) feet from buildings, industrial facilities, and other permanent structures.
12. Meter Vault Required. All new public water systems shall include a meter vault at each service connection. A lockable shut-off valve shall be installed in the meter vault. This requirement shall also apply to extensions of the distribution system of existing public water systems.
13. Minimum Pressure at Building Sites. Any public water system constructed or undergoing material modification where topographical relief may affect water pressure at the customers' premises shall provide the Department with an analysis which demonstrates that the pressure at each designated building site will be at least forty (40) psi, based on dynamic pressure in the main, as set forth in Subsections 552.01.b.i. and 552.01.b.v., plus a static compensation from the elevation of the main to the elevation of each building site.
a. If forty (40) psi cannot be provided at each designated building site, the Department may require that reasonable effort be made to provide notification to existing and potential customers of the expected pressure.
b. The Department will not authorize a service connection at any designated building site where analysis indicates that pressure will be less than twenty (20) psi static pressure (or twenty-six point five (26.5) psi for two (2) story buildings).
14. Isolation Valves. A sufficient number of valves shall be provided on water mains to minimize inconvenience and sanitary hazards during repairs.
15. Air Valves. At high points in water mains where air can accumulate, provisions shall be made to remove the air by means of air release and vacuum relief valves or combination air release/vacuum relief valves. Air

a. The open end of an air valve shall be extended to at least one (1) foot above grade and provided with a twenty-four (24) mesh or similar non-corrodible screened, downward-facing elbow. When the air vent on an air relief valve cannot be practically installed above ground, the vent may be below grade provided that the valve is manually operated and the air vent is extended to the top of the valve vault and provided with a twenty-four (24) mesh or similar non-corrodible screened, downward-facing elbow. In addition, for below ground vents, the valve vault must be rated for appropriate traffic loading in traffic areas and the vault drained to daylight or provided with adequate drainage to prevent flooding of the vault.

release valves, vacuum relief valves, or combination air release/vacuum relief valves may not be required if vacuum relief and air release functions in the pipeline can be adequately handled by approved appurtenances such as fire

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hydrants.

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directly to any storm drain, storm sewer, or sanitary sewer.
16. protection. Backflow Protection. Automatic air relief valves shall be equipped with a means of backflow ()
17. Surface Water Crossings. For the purposes of Subsection 542.17, surface water is defined as all surface accumulations of water, natural or artificial, public or private, or parts thereof which are wholly or partially within, which flow through or border upon the state. This includes, but is not limited to, rivers, streams, canals, ditches, lakes, and ponds. Surface water crossings, whether over or under water, shall be constructed as follows:
a. Above water crossings: the pipe shall be adequately supported and anchored, protected from damage and freezing, and shall be accessible for repair or replacement.
b. Under water crossings: A minimum cover of two (2) feet shall be provided over the pipe. When crossing a water course that is greater than fifteen (15) feet in width, the following shall be provided: ()
i. The pipe shall be of special construction, having flexible, restrained, or welded water-tight joints; and
ii. Valves shall be provided at both ends of water crossings so that the section can be isolated for testing or repair; the valves shall be easily accessible and not subject to flooding; and
iii. Permanent taps or other provisions to allow insertion of a small meter to determine leakage and obtain water samples shall be made on each side of the valve closest to the supply source.
543. FACILITY AND DESIGN STANDARDS: CROSS CONNECTION CONTROL. There shall be no connection between the distribution system and any pipes, pumps, hydrants, water loading stations, or tanks whereby unsafe water or other contaminating materials may be discharged or drawn into a public water system. The water purveyor is responsible through its cross connection control program to take reasonable and prudent measures to protect the water system against contamination and pollution from cross connections through premises isolation or containment, internal or in-plant isolation, fixture protection, or some combination of premises isolation, internal isolation, and fixture protection.
01. Testable Assemblies . All double check valve backflow prevention assemblies, reduced pressure principle backflow prevention assemblies, spill resistant vacuum breakers, and pressure vacuum breakers used must pass a performance test conducted by the University of Southern California Foundation for Cross-Connection Control and Hydraulic Research (USC Foundation) and be included on the USC Foundation "List of Approved Assemblies."
02. Atmospheric Vacuum Breakers . All atmospheric vacuum breakers used shall be marked approved either by the International Association of Plumbing and Mechanical Officials (IAPMO) or by the American Society of Sanitation Engineers (ASSE).
03. Replacement Parts and Components. All replacement parts and components, including resilient seated shutoff valves, shall meet original manufacturer's specifications or otherwise be approved by the USC Foundation as replacement parts or components for use on double check valve backflow prevention assemblies, reduced pressure principle backflow prevention assemblies, pressure vacuum breakers, and spill resistant pressure vacuum breakers. The design, material, or operational characteristics of any assembly must not be altered during maintenance or repair.
O4. Assembly Selection . Appropriate and adequate backflow prevention assembly types for various facilities, fixtures, equipment, and uses of water should be selected from the AWWA Pacific Northwest Section Cross Connection Control Manual, the Uniform Plumbing Code, the AWWA Recommended Practice for Backflow Prevention and Cross Connection Control (M14), the USC Foundation Manual of Cross Connection Control, or other sources deemed acceptable by the Department. The selected assembly manufacturer model number must be included

on the USC Four	ndation "List of Approved Assemblies" and must comply with local ordinances.	()
The materials ar protect the qual circulation and p elevated tanks s reference into t	ATTY AND DESIGN STANDARDS: GENERAL DESIGN OF FINISHED WATER STORM designs used for finished water storage structures shall provide stability and durability as lity of the stored water. Finished water storage structures shall be designed to maintain prevent water stagnation. Steel structures and facilities such as steel tanks, standpipes, reserve thall be designed and constructed in accordance with applicable AWWA Standards, incorporate the requirements of Section 544.	well an water oirs, and rated b	s er d y
01.	Sizing and Isolation Requirements.	()
defined under th	Storage facilities shall have sufficient capacity, as determined from engineering stud lows, fire flow capacity, and analysis of the need for various components of finished store term "Components of Finished Water Storage" in Section 003. The requirement for storage e source and treatment facilities have sufficient capacity with standby power to supply peak of	orage a may b	s e
	All storage structures which provide pressure directly to the distribution system, such as or ground level storage structures with associated pumping systems, shall be designed so thrained for cleaning or maintenance without causing a loss of pressure in the distribution system.	hey ca	
02. ensures structure needed for repair	Location . Storage facilities shall be located in a manner that protects against contamal stability, protects against flooding, and provides year-round access by vehicles and equal rand maintenance.		
a. placed above the	If the bottom elevation of a storage reservoir must be below normal ground surface, it eseasonal high ground water table.	shall b (e)
non-potable mai a partially buried	Non-potable mains and services, standing water, and similar sources of possible contain east fifty (50) feet from any partially buried or below-ground storage structure or facility, excess and services constructed of potable water class pipe are allowed as close as twenty (20) for below-ground storage structure or facility. Partially buried or below-ground storage structure or located a minimum of fifty (50) feet from the nearest property line.	cept that eet fron	ıt n
c. municipal or inc sludge disposal.	No public water supply storage tank shall be located within five hundred (500) feet lustrial wastewater treatment plant or any land which is spray irrigated with wastewater or the storage of the storag	of an used fo	y r)
d. ground surface.	The top of a partially buried storage structure shall not be less than two (2) feet above	norma (ıl)
e. (20) feet from contamination.	Ground-level or above-ground storage structures or facilities shall be located a minimum of the nearest property line and a minimum of twenty (20) feet from any potential so		
	Protection from Contamination . All finished water storage structures shall have which exclude birds, animals, insects, and excessive dust. The installation of appurtenances, so done in a manner that ensures no damage to the tank, coatings or water quality, or corre	such a	S

04. Protection from Trespassers. Fencing, locks on access manholes, and other necessary precautions shall be provided to prevent trespassing, vandalism, and sabotage.

05. Drains. No drain on a water storage structure may have a direct connection to a sewer or storm drain. The design shall allow draining the storage facility for cleaning or maintenance without causing loss of

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damage that occurred.

pressure i	in the dis	stribution system.	()
that will metal scr sufficient inlet struc	preclude een insta diamete cture or	Overflow. Overflow pipes of any storage structure or facility shall discharge to daylight in the possibility of backflow to the reservoir and, where practical, be provided with an exalled within the pipe that will exclude rodents and deter vandalism. The overflow pipe share to permit waste of water in excess of the filling rate. The overflow shall discharge over a day a splash plate and, when practical, discharge at an elevation between twelve (12) and twent the receiving surface.	panded Il be of rainage
tube.	a.	When an internal overflow pipe is used on above-ground tanks, it shall be located in the	access
shall have		The overflow for ground-level, partially buried, or below-ground storage structures or facal section of pipe at least two (2) pipe diameters in length and either:	acilities
-		Be screened with a twenty-four (24) mesh non-corrodible screen installed within the pip panded metal screen installed within the pipe plus a weighted flapper valve or check; or	e when
i	ii.	Be an equivalent system acceptable to the Department.	()
the interio	or for cl mpartme	Access. Finished water storage structures shall be designed with reasonably convenient acceaning and maintenance. At least two (2) manholes shall be provided above the waterline on where space permits, as determined by the Department. One (1) manhole may be allowed a case-by-case basis.	at each
Each acco	ess manl eight abo	The following access requirements apply to above-ground and ground-level storage strategies shall be framed a minimum of four (4) inches above the surface of the roof at the opening the surface of the roof must be sufficient to prevent incidental contamination from water runoff or accumulation, irrigation water, or other potential sources of contamination	ng. The n snow
Each acceground lesufficient	ess manlevel, what to prev	The following access requirements apply to, partially buried or below-ground storage strated thole shall be elevated a minimum of twenty-four (24) inches above the surface of the roo ichever is higher. The actual height above the surface of the roof or the ground level report incidental contamination from snow accumulation, storm water runoff or accumple of other potential sources of contamination.	f or the nust be
contamin approved	ants. Ear by the pening w	Each manhole shall be fitted with a solid water tight cover designed to prevent the entry character charac	herwise have a
		Vents . Finished water storage structures shall be vented. The overflow pipe shall not be construction between the sidewall and roof is not permissible. Vents shall:	
:	a.	Prevent the entrance of surface water and rainwater and extend twelve (12) inches above the	e roof.
Ī	b.	Exclude birds and animals.	()
•	c.	Exclude insects and dust, as much as this function can be made compatible with effective vo	enting.
least twe		On ground-level, partially buried, or below-ground structures, open downward with the open (24) inches above the roof or the ground level and covered with twenty-four (24) mest. The screen shall be installed within the pipe at a location least susceptible to vandalism.	ening at sh non- ()

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e. or similar non-co	On above-ground tanks and standpipes, open downward, and be fitted with twenty-four (24) me prodible screen.	sh)
	Roof and Sidewall . The roof and sidewalls of all water storage structures must be watertight we ept properly constructed vents, manholes, overflows, risers, drains, pump mountings, control por low and outflow. Particular attention shall be given to the sealing of roof structures which are risk body.	ts,
	Any pipes running through the roof or sidewall of a metal storage structure must be welded, d. In concrete tanks, these pipes shall be connected to standard wall castings which were poured forming of the concrete.	
b. columns shall be drainage.	Openings in the roof of a storage structure designed to accommodate control apparatus or pur curbed and sleeved with proper additional shielding to prevent contamination from surface or flo	
	The roof of the storage structure shall be sloped to facilitate drainage. Downspout pipes shall rough the reservoir. Parapets, or similar construction which would tend to hold water and snow on tapproved unless adequate waterproofing and drainage are provided.	
d. waterproof meml	Reservoirs with pre-cast concrete roof structures must be made watertight with the use of brane or similar product.	· a
	Construction Materials. Materials used in storage facility construction shall meet t water contact surfaces set forth in Subsection 501.01. Porous materials such as wood or concreptable for use in storage construction.	
11. the riser pipes, functioning.	Protection from Freezing . Finished water storage structures and their appurtenances, especial overflows, and vents, shall be designed to prevent freezing which will interfere with property.	
12. with sealed raise	Internal Catwalk . Every catwalk over finished water in a storage structure shall have a solid flod edges, designed to prevent contamination from shoe scrapings and dirt.	or)
13. discharge pipe.	Silt Stops . Removable silt stops shall be provided to prevent sediment from entering the reserve (oir)
14. be graded in a ma	Grading . The area surrounding a ground-level, partially buried, or below-ground structures shanner that will prevent surface water from standing within fifty (50) feet of it.	all)
15. other protective of	Coatings and Cathodic Protection. Proper protection shall be given to metal surfaces by paints coatings, by cathodic protective devices, or by both.	or)
16. incorporated by retwenty-four (24) operation.	Disinfection . Storage facilities shall be disinfected in accordance with AWWA Standard C65 reference into these rules at Subsection 002.01. Two (2) or more successive sets of samples, taken hour intervals, shall indicate microbiologically satisfactory water before the facility is placed in (at
17. abandoned by ex	Abandonment . All unused subsurface storage tanks shall be removed and backfilled, tracting residual fluids and filling the structure with sand or fine gravel. (or)
	ITY AND DESIGN STANDARDS: TREATMENT PLANT STORAGE FACILITIES. ards of Section 544 shall apply to treatment plant storage.)
01. units and finished	Filter Wash Water . Filter wash water tanks shall be sized, in conjunction with available purd water storage, to provide the backwash water required by Section 521. Consideration must be given	

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to the ba	ckwashi	ng of several filters in rapid succession.	()
clearwel may be	ll compai	Clearwell . When finished water storage is used to provide disinfectant contact time e given to tank size and baffling. An overflow and vent shall be provided. A minimum of rtments shall be provided to allow for cleaning or maintenance. Clearwells constructed under come the requirements set out in Subsection 544.02.d. when the design provides adequate provides.	two (2) er filters
		Adjacent Storage . Finished or treated water must not be stored or conveyed in a compated or partially treated water when the two (2) compartments are separated by a single wall reviewing authority.	
pump w basins sl	et-wells hall be de	Other Treatment Plant Storage Tanks. Unless otherwise allowed by the reviewing aublant storage tanks/basins such as detention basins, backwash reclaim tanks, receiving basing for finished water shall be designed as finished water storage structures. In addition, these esigned to allow for cleaning or maintenance through temporary tanks, standby pumping capa approved by the Department.	ins, and e tanks/
546.	FACIL	ITY AND DESIGN STANDARDS: DISTRIBUTION SYSTEM STORAGE FACILITIE	ES.
storage.	01.	Design . The applicable design standards of Section 544 shall be followed for distribution	system (
without tempora finished local fir	causing ry tanks, water st e author	Isolation . Finished water storage structures which provide pressure directly to the distribution system and drained for cleaning or main a loss of pressure in the distribution system. This requirement may be met through a redundant pumping capabilities, or other temporary means approved by the Department orage structure provides fire flow for the water system, the water system owner shall provity advance notification of cleaning or maintenance events which isolate the structure from and reduce available fire flow to less than the minimum required by the local fire authority	tenance vailable t. If the vide the rom the
exclude	rodents a	Drain . Drains shall discharge to daylight in a way that will preclude the possibility of backd, where practical, be provided with an expanded metal screen installed within the pipe thand deter vandalism. The drain shall, when practical, discharge at an elevation between twe (24) inches above the receiving surface, and discharge over a drainage inlet structure or a	hat will lve (12)
storage	04. structures	Level Controls . Adequate controls shall be provided to maintain levels in distribution s. Level indicating devices shall be provided at a central location.	system (
These ta	neumatic anks do 1	ITY AND DESIGN STANDARDS: HYDROPNEUMATIC TANK SYSTEMS. tanks use compressed air to regulate pump cycling and to absorb pressure surges (water hant provide true storage. Systems serving more than one-hundred-fifty (150) homes are go providing reservoir storage, as set forth in Sections 544, 545 and 546.	ammer). enerally ()
	01.	General Design of Hydropneumatic Systems.	()
	a.	Tanks shall be located above normal ground surface and be completely housed.	()
painted.	b. Exterior	Tanks shall have bypass piping to permit operation of the system while the tank is being representations and accessible interior surfaces shall be provided with protective coatings and so condition. Supports beneath tanks shall be structurally sound.	aired or shall be

c. Tanks shall be sized to limit pump cycles to not more than six (6) per hour unless a pump manufacturer's warranty specifically supports more frequent cycling. The number of pump cycles may be increased in systems with multiple pumps if a means to automatically alternate pumps is provided. The Franklin Electric AIM

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manual, referenced in Subsection 002.02, Chapter 11 of the Washington State Department of Health Wat	er Syste	эm
Design Manual, referenced in Subsection 002.02, or manufacturer's recommendations may be used as gr	uidance	in
calculating the size of hydropneumatic tanks.	()

- **d.** Tanks of greater than one-hundred twenty (120) gallons volume shall conform with the American Society of Mechanical Engineers (ASME) specifications code for unfired pressure vessels. Tanks of less than one hundred twenty (120) gallons volume shall meet the ASME code or be certified by a nationally recognized testing agency to be capable of withstanding twice the maximum allowable working pressure.
- **02.** Requirements Specific to Conventional Hydropneumatic Tanks. Conventional tanks are those that have a direct air to water interface and require periodic air recharge to compensate for absorption of air into the water.
- a. Each tank shall have an access manhole, a drain, and control equipment consisting of a pressure gauge, water sight glass, automatic or manual air blow-off, means for adding air that is filtered or otherwise protected from contamination, and pressure operated start-stop controls for the pumps. If tank size allows, the access manhole shall be at least twenty-four (24) inches in diameter.
- **b.** The gross volume of tanks in systems served by variable speed pumps may be less than that required for systems served by constant speed pumps. Design volumes shall be approved by the Department on a site-specific basis.
- **03.** Requirements Specific to Bladder Tanks. Bladder tanks have a membrane that separates air and water inside the tank.
- **a.** Bladder tanks must be pre-charged with air to a pressure of five (5) psi below the setting at which the pump turns on (the low operating pressure for the system).
- **b.** Each manifold assembly shall have a pressure gauge and pressure operated start-stop controls for the pumps.
- c. The procedure for sizing bladder tanks is to determine the number of a selected size of tanks that are needed to provide pump protection. Reduced tank volume in systems served by variable speed pumps shall be approved by the Department on a site specific basis.

548. FACILITY AND DESIGN STANDARDS: DISINFECTION OF FACILITIES PRIOR TO USE.

Any supplier of water for a public water system shall ensure that new construction or modifications to an existing system shall be flushed and disinfected in accordance with American Water Works Association (AWWA) Standards, incorporated by reference into these rules at Subsection 002.01, prior to being placed into service.

549. -- 551. (RESERVED)

552. OPERATING CRITERIA FOR PUBLIC WATER SYSTEMS.

- **01. Quantity and Pressure Requirements**. Design requirements regarding pressure analysis are found in Section 542.13.
- **a.** Minimum Capacity. The capacity of a public drinking water system shall be at least eight hundred (800) gallons per day per residence.
- i. The minimum capacity of eight hundred (800) gallons per day shall be the design maximum day demand rate exclusive of irrigation and fire flow requirements.
- ii. The minimum capacity of eight hundred (800) gallons per day is only acceptable if the public drinking water system has equalization storage of finished water in sufficient quantity to compensate for the difference between a water system's maximum pumping capacity and peak hour demand.

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to the Departmen	The design capacity of a public drinking water system for material modifications may be loop) gallons per day per residence if the water system owner provides information that demont's satisfaction the maximum day demand for the system, exclusive of irrigation and fire andred (800) gallons per day per residence.	onstra	tes
b.	Pressure. All public water systems shall meet the following requirements:	()
throughout the d	Any public water system shall be capable of providing sufficient water during maximons, including fire flow where provided, to maintain a minimum pressure of twenty istribution system, at ground level, as measured at the service connection or along the proponsumer's premises.	(20)	psi
ii.	Public Notification.	()
affected custome and corrective pr water supplier m	During unplanned or emergency situations, when water pressure within the system is known twenty (20) psi, the water supplier must notify the Department, provide public notices within twenty-four (24) hours, and disinfect or flush the system as appropriate. When structures have been conducted and after determination by the Department that the water is any re-notify the affected customers that the water is safe for consumption. The water supplied customers if the water is not safe for consumption.	e to ampli safe,	the ing the
	During planned maintenance or repair situations, when water pressure within the sypelow twenty (20) psi, the water supplier must provide public notice to the affected customers attenance or repair activity and shall ensure that the water is safe for consumption.		
diagnose and cometer vault or or premises where	If an initial investigation by the water supplier fails to discover the causes of inader re, the Department may require the water supplier to conduct a local pressure monitoring rect pressure problems. Compliance with these requirements by water systems that do not ther point of access at the service connection or along the property line adjacent to the corpressure in the distribution system can be reliably measured shall be determined by measurer's premises, or at another representative location acceptable to the Department.	study t have sume	to e a er's
	Copies of pressure monitoring study reports required under Subsection 552.01.b.iii. detailing corrective actions planned or performed by the public water system shall be submitted coordance with these rules.		
v. minimum pressu excluding fire f premises.	The following public water systems or service areas of public water systems shall mature of forty (40) psi throughout the distribution system, during peak hour demand con low, measured at the service connection or along the property line adjacent to the con-	nditio	ns,
(1)	Any public water system constructed or substantially modified after July 1, 1985.	()
(2)	Any new service areas.	()
(3) pressure requirer	Any public water system that is undergoing material modification where it is feasible to ments as part of the material modification.	meet 1	the)
vi. hundred (100) p	Any public water system shall keep static pressure within the distribution system be si and should ordinarily keep static pressure below eighty (80) psi. Pressures above one		

(100) psi shall be controlled by pressure reducing valve stations installed in the distribution main. In areas where failure of installed pressure reducing valve stations would result in extremely high pressure, pressure relief valves may be required. The Department may approve the use of pressure reducing devices at individual service connections

on a case by case basis, if it can be demonstrated that higher pressures in portions of the distribution system are required for efficient system operation. If system modification will cause pressure to routinely exceed eighty (80) psi, or if a check valve or an individual pressure reducing device is added to the service line, the water system owner shall

notify affected customers. Notification may include reasons for the elevated pressure, problems or damage that

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elevated pressur affected property	e can inflict on appliances or plumbing sys	tems, and suggested procedures or mitigation effection damage.	fort
agreement of the	a case by case basis. However, such an inst	on of booster pump systems at individual ser allation may only occur with the full knowledge the water system that the individual booster pump (and
during fire flow	el after both operational storage and equalizat	tions during peak hour demand shall be based on ion storage have been exhausted. Pressure calculate evel after operational storage, equalization storage,	tion
ix. pressure cycle ar	For hydropneumatic tanks, pressure calculated this requirement shall be noted in the operation	ations shall be based on the lowest pressure of tion and maintenance manual. (` th
c. compatible with area served by the	the water demand of existing and planned fir	ed to provide fire flows shall ensure that such flows re-fighting equipment and fire fighting practices in (s ar
d.	Irrigation Flows.	(
i. for uncontrolled designed to irriga	, simultaneous foreseeable irrigation deman	November 1, 1977, shall be capable of providing w d, which shall include all acreage that the system (/ate m i
(1) assumption that	The Department must concur with assumption outside watering will occur is considered u	ons regarding the acreage to be irrigated. In general insound and is unlikely to be approved.	l, aı
(2) design flows are	An assumption of minimal outside watering adequate for maintenance of "green zones" for	g, as in recreational subdivisions, may be acceptable protection against wildland fire.	le i
ii.	The requirement of Subsection 552.01.d.i. n	nay be modified by the Department if:	
(1)	A separate irrigation system is provided; or	(
	The supplier of water can regulate the rate ed to accommodate a regulated rate of irrigati opinion addressing the enforceability of such	of irrigation through its police powers, and the won flow. The Department may require the water system police powers.	/ate sten
		s provided for the consumers, all mains, hydrants repartment must concur with a plan to ensure that exation system.	
02.	Ground Water.	(
a. within the system	Public water systems constructed after July n by disinfection if the ground water source is	1, 1985, and supplied by ground water, shall treat w not protected from contamination. (/ate
system does not	nd water if the system has repeated coliform	uire disinfection for any existing public water syspresent samples or E.coli MCL exceedances, and it ation. Adequate protection will be determined by	f th

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Size of the well lot;

Location of possible sources of contamination;

i.

ii.

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	iii.	Depth of the source of water;	()
	iv.	Bacteriological quality of the aquifer;	()
	v.	Geological characteristics of the area; and	()
	vi.	Adequacy of development of the source.	()
	03.	Operating Criteria. The operating criteria for systems that provide filtration shall be as follows:	lows:)
and main manual,	ntenance addition	A project specific operation and maintenance manual shall be provided as required in Subition of Operation and Maintenance Manual in Section 003 for the typical contents of an opmanual and the included operations plan. For the operations plan in the operation and maint all guidance for several types of filtration systems can be found in the Department's lance referenced in Subsection 002.02.	eratio enanc	n e
public in	b. order to	The system shall conduct monitoring specified by the Department before serving water protect the health of consumers served by the system.	to th	e)
	nduct mo	New treatment facilities shall be operated in accordance with Subsection 552.03.a., and the nitoring specified by the Department for a trial period specified by the Department before so in order to protect the health of consumers served by the system.		
		Chlorination . Systems that regularly add chlorine to their water are subject to the provisems using surface water or ground water under the direct influence of surface water, are subsequirements of Sections 300 and 518.		
Section	a. 003, are s	Systems using only ground water that add chlorine for the purpose of disinfection, as defaubject to the following requirements:	ined i	n)
viruses.	The requ	Chlorinator and chlorine contact tank capacity shall be such that the system is able to demonstrate achieving four (4) logs (ninety-nine point ninety-nine percent) (99.99%)) inactivation/remained effective contact time will be specified by the Department. This condition must be attended to the contact time with anticipated maximum chlorine demands.	oval c	f
	ii.	A detectable chlorine residual shall be maintained throughout the distribution system.	()
reasonab	iii. oly consta	Automatic proportioning chlorinators are required where the rate of flow or chlorine demandant.	d is no	ot)
A report later that	of all dain the tent	Analysis for free chlorine residual shall be conducted at a location at or prior to the first st daily and records of these analyses shall be kept by the supplier of water for at least one (I ly chlorine residual measurements for each calendar month shall be submitted to the Departn h day of the following month. The frequency of measuring free chlorine residuals shall be sum in chlorine demand or changes in water flow.	l) yea nent n	r. o
	v.	If gas chlorination equipment is provided, a separate and ventilated room is required.	()
Subsecti	vi. on 552.04	The Department may, in its discretion, require a treatment rate higher than that speci 4.a.i.	fied i	n)
and equi	vii. pped witl	When chlorine gas is used, chlorine leak detection devices and safety equipment shall be probable alarm and a warning light.	ovide (d)

The Department may require redundant chlorine pumping capabilities with automatic switchover

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viii.

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in chlorine demand or changes in water flow.

IDAPA 58.01.08 Idaho Rules for Public Drinking Water Systems

for systems	with	documented	source	water	contamination	problems	and	that	lack	adequate	storage	to	supply	the
system duri	ng a p	oump failure.				-				•	_		()

- b. Systems using only ground water that add chlorine for the purpose of maintaining a disinfectant residual in the distribution system, when the source(s) is not at risk of microbial contamination, are subject to the following requirements:

 i. Automatic proportioning chlorinators are required where the rate of flow or chlorine demand is not reasonably constant.

 ii. Analysis for free chlorine residual shall be made at a frequency that is sufficient to detect variations
- c. Systems using only ground water that add chlorine for other purposes, such as oxidation of metals or taste and odor control, when the source(s) is known to be free of microbial contamination, must ensure that chlorine residual entering the distribution system after treatment is less than four (4.0) mg/L. The requirements in Subsection 552.04.b.ii. also apply if the system maintains a chlorine residual in the distribution system.

05. Fluoridation. ()

- **a.** Commercial sodium fluoride, sodium silico fluoride and hydrofluosilicic acid which conform to the applicable American Water Works Association (AWWA) Standards, incorporated by reference into these rules at Subsection 002.01, are acceptable. Use of other chemicals shall be specifically approved by the Department. ()
 - **b.** Fluoride compounds shall be stored in covered or unopened shipping containers. ()
- **c.** Provisions shall be made to minimize the quantity of fluoride dust. Empty bags, drums, or barrels shall be disposed of in a manner that will minimize exposure to fluoride dusts.
- **d.** Daily records of flow and amounts of fluoride added shall be kept. An analysis for fluoride in finished water shall be made at least weekly. Records of these analyses shall be kept by the supplier of water for five (5) years.
- **06.** Cross Connection Control Program Community Water Systems. The water purveyor is responsible through its cross connection control program to take reasonable and prudent measures to protect the water system against contamination and pollution from cross connections through premises isolation, internal or in-plant isolation, fixture protection, or some combination of premises isolation, internal isolation, and fixture protection. Pursuant to Section 543, all suppliers of water for community water systems shall implement a cross connection control program to prevent the entrance to the system of materials known to be toxic or hazardous. The water purveyor is responsible to enforce the system's cross connection control program. The program will at a minimum include:
- **a.** An inspection program to locate cross connections and determine required suitable protection. For new connections, suitable protection must be installed prior to providing water service.
- b. Required installation and operation of adequate backflow prevention assemblies. Appropriate and adequate backflow prevention assembly types for various facilities, fixtures, equipment, and uses of water should be selected from the AWWA Pacific Northwest Section Cross Connection Control Manual, the Uniform Plumbing Code, the AWWA Recommended Practice for Backflow Prevention and Cross Connection Control (M14), the USC Foundation Manual of Cross Connection Control, or other sources deemed acceptable by the Department. The assemblies must meet the requirements of Section 543 and comply with local ordinances.
- c. Annual inspections and testing of all installed backflow prevention assemblies by a tester licensed by a licensing authority recognized by the Department. Testing shall be done in accordance with the test procedures published by the University of Southern California Foundation for Cross-Connection Control and Hydraulic Research. See the USC Foundation Manual of Cross-Connection Control referenced in Subsection 002.02. ()

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has not	d. been prov	Discontinuance of service to any structure, facility, or premises where suitable backflow provided for a cross connection.	otectio (n)
		Assemblies that cannot pass annual tests or those found to be defective shall be repaired, replaced, or isolated with ten (10) business days. If the failed assembly cannot be repaired, replaced, or isolated with the service to the failed assembly shall be discontinued.		
system 1	by an app	Cross Connection Control - Non-Community Water Systems. All suppliers of water for systems shall ensure that cross connections do not exist or are isolated from the potable roved backflow prevention assembly. Backflow prevention assemblies shall be inspected and tionality by an Idaho licensed tester, as specified in Subsections 552.06.c. and 552.06.e.	e wate	er
	08.	Start-up Procedures For Seasonal Systems Subject To Subsections 100.01.a., c., and d.	()
must su system o	bmit info owner or	All seasonal system owners and operators must demonstrate completion of a Department apre, including start-up sampling, prior to serving water to the public. The system owner or ormation on a Department provided or approved form that includes a statement certifying to operator followed proper start-up procedures. The form shall be submitted to the Department ollowing the system's start-up date.	perato that th	or ne
systems Departn	that monnent. The	The Department may exempt any seasonal system from Subsection 552.08.a. if the em remains pressurized during the entire period that the system is not operating, except that the system is not operating, except the period less frequently than monthly must still monitor during the vulnerable period designated Department may exempt a seasonal system from Subsection 552.08.a. if the owner or operall of the following conditions:	that th I by th	ne ne
	i.	Requests an exemption in writing to the Department for approval;	()
	ii.	Demonstrates a clean compliance history as defined in Section 003 for a minimum of five (5) year: (s;)
	iii.	Has no uncorrected significant deficiencies from the most recent sanitary survey; and	()
water to	iv. the publi	Total coliform samples submitted to a certified laboratory within 30 (thirty) days prior to ic demonstrate the absence of total coliform.	servin (ıg)
553.	CLASS	IFICATION OF WATER SYSTEMS.		
noncom	01. munity, a	System Classification Required . The Department shall classify community, nontrind surface water systems based on indicators of potential health risks.	ansiei (nt)
		The owner or designee of every community and nontransient noncommunity public water of of the current conditions related to the classification of the system every five (5) years chired by the Department.		
related t	b. to the class	The owner or designee of all surface water systems shall submit proof of the current corsisting of the system every five (5) years or more frequently if required by the Department		ns)
	02.	Classification Criteria. Systems shall be classified under a system that uses the following of	criteria (a:)
	a.	Complexity, size, and type of source water for treatment facilities.	()
	b.	Complexity and size of distribution systems.	()

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	c.	Other criteria deemed necessary to completely classify systems.	()
	d.	The Department shall develop guidelines for applying the criteria set forth in Section 553.	()
554.	LICEN	SE REQUIREMENTS.	()
	01.	Licensed Operator Required.	()
			()
		Owners of all community and nontransient noncommunity public drinking water system upervision of their drinking water system, including each treatment facility and distribution sible charge of a properly licensed operator.	
system	b. under the	Owners of all surface water systems must place the direct supervision of their public drinkin responsible charge of a properly licensed operator.	g water
system or on-o	where the	Responsible Charge Operator License Requirement. An operator in responsible charge vater system must hold a valid license equal to or greater than the classification of the public responsible charge operator is in responsible charge. Responsible charge means active, daily insibility for the performance of operations or active, on-going, on-site, or on-call direct sessistants.	ic water on-site
respons	sible charge equal to o	Substitute Responsible Charge Operator License Requirement . At such times ge operator is not available, a substitute responsible charge operator shall be designated to rep ge operator. A substitute responsible charge operator of a public water system must hold or greater than the classification of the public water system where the substitute responsible ponsible charge.	lace the a valid
An on-	duty desi	Shift Operator Requirement . Any public drinking water system subject to these requirerating shifts must have a designated properly licensed operator available for each operating gnated shift operator does not replace the requirements in Subsections 554.01 and 554 ge operator coverage during all operating shifts.	ng shift.
		Water Operator License Requirement. All operating personnel at public drinking water requirements making process control/ system integrity decisions about water quality or quantith must hold a valid and current license.	
555	559.	(RESERVED)	
charge	water syst	RACTING FOR SERVICES. tems may contract with persons to provide responsible charge operators and substitute responses. Proof of such contract shall be submitted to the Department prior to the contracted ervices at the public water system.	
561	562.	(RESERVED)	
	older Invo	ORY GROUP. olvement. Ongoing stakeholder involvement will be provided through the existing drinking tee at the Department.	g water
564	899.	(RESERVED)	
900.	TABLE	S.	

Table 1 -- Minimum Distances From a Public Water System Well.

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01.

)

Minimum Distances from a Public Water	System Well
Gravity wastewater line	50 feet
Any potential source of contamination	50 feet
Pressure wastewater line	100 feet
Class A Municipal Reclaimed Wastewater Pressure distribution line	50 feet
Individual home septic tank	100 feet
Individual home disposal field	100 feet
Individual home seepage pit	100 feet
Privies	100 feet
Livestock	50 feet
Drainfield - standard subsurface disposal module	100 feet
Absorption module - large soil absorption system	150 - 300 feet, see IDAPA 58.01.03
Canals, streams, ditches, lakes, ponds and tanks used to store non-potable substances	50 feet
Storm water facilities disposing storm water originating off the well lot	50 feet
Municipal or industrial wastewater treatment plant	500 feet
Reclamation and reuse of municipal and industrial wastewater sites	See IDAPA 58.01.17
Biosolids application site	1,000 feet

02. Table 2 - Well Casing Standards for Public Water System Wells.

STEEL PIPE					
				WEIGHT PER (pounds)	FOOT
		ETER nes)	THICKNESS (inches)	Plain Ends	With Threads and Couplings
SIZE	External	Internal	(,	(calculated)	(nominal)
6 (id) *	6.625	6.065	0.280	18.97	19.18
8	8.625	7.981	0.322	28.55	29.35
10	10.750	10.020	0.365	40.48	41.85
12	12.750	12.000	0.375	49.56	51.15

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()

		;	STEEL PIPE		
14 (od) *	14.000	13.250	0.375	54.57	57.00
16	16.000	15.250	0.375	62.58	
18	18.000	17.250	0.375	70.59	
20	20.000	19.250	0.375	78.60	
22	22.000	21.000	0.500	114.81	
24	24.000	23.000	0.500	125.49	
26	26.000	25.000	0.500	136.17	
28	28.000	27.000	0.500	146.85	
30	30.000	29.000	0.500	157.53	
32	32.000	31.000	0.500	168.21	
34	34.000	33.000	0.500	178.89	
36	36.000	35.000	0.500	189.57	

^{*} id = inside diameter od = outside diameter

901. -- 999. (RESERVED)

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58.01.09 - RULES REGULATING SWINE FACILITIES

	aho Legis	LAUTHORITY. slature has given the Idaho Board of Environmental Quality the authority to promulgate e Facilities pursuant to Sections 39-104A, 39-105, and 39-107, Idaho Code.	Rule	s)
001.	TITLE	AND SCOPE.		
	01.	Title. These rules are titled IDAPA 58.01.09, "Rules Regulating Swine Facilities."	()
		Scope . These rules establish the procedures and requirements for the issuance of a pee, close or expand swine facilities of a defined capacity. The intent of these rules is to ensure e facilities are properly controlled so as not to adversely affect public health or the environment.	anima)
stateme	ribed in S nts which	TEN INTERPRETATIONS. Section 67-5201(19)(b)(iv), Idaho Code, the Department of Environmental Quality may have a pertain to the interpretation of these rules. If available, such written statements can be inspect the Department of Environmental Quality, 1410 N. Hilton, Boise, Idaho 83706-1255.		
	may be e	NISTRATIVE APPEALS. entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Reprocedure Before the Board of Environmental Quality."	tules o	f)
004 0	009.	(RESERVED)		
010.	DEFIN	ITIONS.		
(25) kil kilograr	ograms. ' ns multip	Animal Unit. An animal unit equals two and a half (2.5) swine, each weighing over twer approximately fifty-five (55) pounds), or ten (10) weaned swine, each weighing under twer Total animal units are calculated by adding the number of swine weighing over twenty-fivelied by four-tenths (.4) plus the number of weaned swine weighing under twenty-five (25) kild e-tenth (.1).	ity-fiv ve (25	e)
with the	02. e confiner	Animal Waste . Animal excrement, feed wastes, process wastewater or any other waste assment of swine.	ociate	d)
treatme	03. nt, dispos	Animal Waste Management System. Any structure or system that provides for the collegal, distribution, or storage of animal waste.	lection (ı,)
accorda	04.	Certified Planner . A person who has completed the nutrient management certificate the Nutrient Management Standard.	tion i	n)
	05.	Department. The Idaho Department of Environmental Quality.	()
	06.	Director . The Director of the Department of Environmental Quality or his designee.	()
effective	07. e date of	Existing Facility . A facility built and in operation one (1) year or more prior to the othese rules.	origina (1
		Expanding Facility . A swine facility of less than two thousand (2,000) animal units that in all unit capacity to two thousand (2,000) or more animal units or an existing facility that increunit capacity by ten percent (10%).	crease ases it (s s)
		Facility or Swine Facility . Any place, site or location or part thereof where swine are or otherwise maintained and includes but is not limited to buildings, lots, pens, and animatem, and which has the one-time animal unit capacity of two thousand (2000) or more animal	l wast	e
primaril	10. lv for ben	Land Application. The spreading on or incorporation of animal waste into the soil reficial purposes.	mantl (e)

Nutrient Management Plan. A plan prepared in compliance with the Nutrient Management

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11.

Standard or other equally protective standard approved by the Director for managing the amount, source, placement,

	of the land application of nutrients and soil amendments for plant production and to minimi ironmental degradation, particularly impairment of water quality.	ze the
12. Conservation Ser Component Pract	Nutrient Management Standard . The United States Department of Agriculture-Natural Reservice Code 590 or the Idaho Agricultural Pollution Abatement Plan-Nutrient Management Statice.	
13. of housing at any	One-Time Animal Unit Capacity. The maximum number of animal units that a facility is car given point in time.	apable
14.	Operate. Confine, feed, propagate, house, or otherwise sustain swine.	
15.	Permit . A written authorization by the Director to construct, operate, or expand a swine facil	ity.
16.	Permittee . The person in whose name a permit is issued.	
	Person . Any individual, association, partnership, firm, joint stock company, joint venture, ision, public or private corporation, state or federal governmental department, agen or any legal entity which is recognized by law as the subject of rights and duties.	trust
products directly systems; washing	Process Wastewater . Any water used in the facility that comes into contact with any manure, termediate, or final material or product used in or resulting from the production of swine are or indirectly used in the operation of a facility, such as spillage or overflow from animal way, cleaning, or flushing pens, barns, manure pits, or spray cooling of animals; and dust contract which comes into contact with animals or animal waste.	nd any itering
19. is not authorized	Unauthorized Discharge . A release of animal waste to the environment or waters of the state by the permit or the terms of an NPDES permit issued by the federal EPA.	te tha
20. artificial, public a the state.	Waters of the State. All the accumulations of water, surface and underground, natural and private, or parts thereof which are wholly or partially within, which flow through or border (
011 099.	(RESERVED)	
100. APPLI	CABILITY.	
01. first obtaining a p	Permit Required . No person shall construct, operate, or expand a regulated swine facility we permit issued by the Director as provided in these rules.	ithou
02. (2,000) or more a	Regulated Facilities . New swine facilities having a one-time animal unit capacity of two tho animal units and expanding facilities are required to be permitted as provided in these rules.	
	Common Control . Two (2) or more swine facilities under common control of the same persor purposes of permitting, to be a single facility, even though separately their capacity is less that animal units, if they use a common animal waste management system or land application site	an two
04. to the original ef Section 210.	Existing Swine Facilities. Those swine facilities built and in operation one (1) year or more ffective date of these rules are exempt from the requirements of these rules except as provided to the e	

101. -- 199. (RESERVED)

200. PERMIT APPLICATION.

	Permit Application . Every person requiring a permit under these rules shall submit a be Department. A permit application will be used to determine if the construction, operation to be facility will be in conformance with these and other applicable rules.	perm on, ar (ıit ıd)
02. to discuss applica	Preapplication Conference . Prospective applicants are encouraged to meet with the Departure requirements and procedures.	artme	nt)
sufficient detail	Contents of Application. Each application shall include, in the format set forth by the Direct dapplicable by the Director, the following information in Subsections 200.04 through 20 to allow the Director to make necessary application review decisions concerning rotection and public health.	0.08	in
04.	Relevant Information.	()
a.	Name, mailing address and phone number of the facility owner.	()
b.	Name, mailing address and phone number of the facility operator.	()
c.	Name and mailing address of the facility.	()
d.	Legal description of the facility location.	()
e. directors, officer	The legal structure of the entity owning the facility, including the names and addresses, registered agents and partners.	s of a	ıll)
f. last ten (10) year	The names and locations of all swine facilities owned and/or operated by the applicant wites.	thin th	1e)
g.	The one-time animal unit capacity of the facility.	()
h.	The type of animals to be confined at the facility.	()
period and nature	Evidence that a valid water right exists to supply adequate water for the proposed facility or lication for permit to appropriate water or an application to change the point of diversion, a of use of an existing water right that has been filed with the Idaho Department of Water Resed, will supply adequate water for the proposed operation.	, plac	e,
enforceable unde closure will be a	Proof of financial capability to perform remedial actions and to meet the conditions of an apa facility. The mechanism used to demonstrate financial capability must be legally valid, bind er applicable law and must insure that the funds necessary to meet the costs of remediativallable whenever they are needed in accordance with Section 205. The mechanisms include, ast funds, surety bonds, letters of credit, insurance and corporate guarantees.	ing ar ion ar	nd nd
k.	The facility's biosecurity and sanitary standards.	()
l. satisfaction of the	A statement of estimated annual income and operating expenses that demonstrate, e Department, financial capability to operate the facility.	to th	1e)
05. that include the f	Construction Plan. Plans and specifications for the facility's animal waste management following information:	syste:	m)
a. quadrangle maps	Vicinity map(s) prepared on one (1) or more seven and one-half minute (7.5') USGS topog or a high quality reproduction(s) that includes the following:	graph (ic)
i.	Layout of the facility, including buildings and animal waste management system;	()

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IDAPA 58.01.09 Rules Regulating Swine Facilities

and land	ii. I applicat	The one hundred (100) year FEMA flood zones or other appropriate flood data for the facilion sites owned or leased by the applicant;	lity si (ite)
and parl	iii. ks, and in	The location of occupied dwellings, public and private gathering places, such as schools, cl corporated municipalities which are within a two (2) mile radius of the facility; and	hurch (es)
structure facility.	iv. es, monit	Private and community domestic water wells, irrigation wells, irrigation conveyance and doring wells, wetlands, streams, springs, and reservoirs which are within a one (1) mile radius		
	b.	Facility construction specifications including:	()
	i.	A site plan showing:	()
	(1)	Building locations;	()
	(2)	Waste facilities;	()
	(3)	All waste conveyance systems; and	()
protection	(4) on device	All irrigation systems used for land application, including details of approved water is.	supp (ly)
	ii.	Building plans showing:	()
	(1)	All wastewater collection systems in housed units;	()
	(2)	All freshwater supply systems, including details of approved water supply protection device	es; ()
and	(3)	Detailed drawings of wastewater collection and conveyance systems and containment constr	ructio (n;)
	(4)	Detailed construction and installation procedures.	()
		Site Characterization . A characterization of the facility and any land application site(s) ovapplicant, prepared by a registered professional geologist, a registered professional engine water hydrologist, that includes the following information:		
detectio	a. n systems	A description of monitoring methods, frequency, and reporting components related to either and/or ground water monitoring wells;	er le	ak)
	b.	The climatic, hydrogeologic, and soil characteristics;	()
	c.	The depth to water and a potentiometric map for the uppermost and regional aquifer;	()
	d.	The vertical and horizontal conductivity, gradient, and ground water flow direction and velo	city;)
	e.	Estimates of recharge to the uppermost aquifer;	()
waters;	f. and	Information which characterizes the relationship between the ground water and adjacent	surfa (ce)
	g.	A summary of local ground water quality data.	()
	07.	Nutrient Management Plan. A plan prepared by a Certified Planner demonstrating com	plian	ce

IDAPA 58.01.09 Rules Regulating Swine Facilities

with the Nutrien	t Management Standard for land application.	()
08. adverse impacts	Closure Plan. A plan describing the procedures for final closure of a facility that ensure to the environment and waters of the state and that includes:	ures r	10
a.	The estimated length of operation of the facility; and	()
b. disposal, handlin	A description of the procedures, methods, and schedule to be implemented at the facility fug, management and/or treatment of all animal waste.	or fin	al)
09. 200.04 through 2	Other Information . An applicant shall provide any other information relative to Subs 200.08 deemed necessary by the Director to assess protection of human health and the environment of the control of		
10.	Application Fee. A fee shall be submitted with each permit application as follows:	()
a. five-thousand (5	Three thousand dollars (\$3,000) for facilities that have a one-time animal unit capacity of le,000) animal units;	ess tha	an)
b. thousand to ten t	Five thousand dollars (\$5,000) for facilities that have a one-time animal unit capacity housand (5,000-10,000) animal units; and	of fiv	ve)
c. thousand (10,000	Ten thousand dollars (\$10,000) for facilities that have a one-time animal unit capacity of animal units.	over te	en)
201 204.	(RESERVED)		
205. FINAN	CIAL ASSURANCE REQUIREMENTS.		
01. application, a de	Written Estimate of Costs. The owner of a swine facility shall submit, as part of the tailed written estimate, in current dollars, of the cost of hiring a third party to:	perm (nit)
a. or breech, includ	Remediate potential contamination caused by the operation of the facility or of any potent ling, without limitation, remediation pursuant to the facility's Spill Contingency Plan; and	ial spi	ill)
b.	Close the facility in accordance with an approved closure plan.	()
c.	The Department must approve the cost estimate as reasonable prior to the issuance of a perr	nit. ()
Department has shall submit the approval prior to to the Departme and closure will facilities shall in	Financial Assurance Mechanisms . The owner shall submit as part of the permit apprincial assurance to cover the approved remediation and closure cost estimates. However determined, prior to October 19, 2000, that a complete application has been submitted, the remediation and closure cost estimates and financial assurance mechanism to the Department of the issuance of a permit. The mechanism used to demonstrate financial assurance shall be submit for approval and shall ensure that the funds necessary to meet the approved costs of remediate available whenever they are needed. The financial assurance mechanisms allowed for clude any mechanism or a combination of mechanisms meeting the criteria set forth below coved by the Department.	; if the own- nent for bmittediation r swir	ne er or ed on
a.	Trust Fund.	()
	An owner may satisfy the requirements of Subsection 205.02 by establishing a trust furiginally signed duplicate of the trust agreement to the Department. The trustee must be at thority to act as a trustee and whose trust operations are regulated and examined by a federal	n enti	ty

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the value of the f the cost estimate the amount of th	After the trust fund is established, whenever the current remediation and closure cost est must compare the new estimates with the trustee's most recent annual valuation of the trust and is less than the amount of the new estimate, the owner, within sixty (60) days after the che, must either deposit an amount equal into the fund so that its value after this deposit at least the current remediation or closure cost estimate, or obtain other financial assurance as spec 12 to cover the difference.	fund. ange t equa	If in als
	If the value of the trust fund is greater than the total amount of the current remediation or e owner may submit a written request to the Department for release of the amount in excession or closure cost estimate.		
	If an owner substitutes other financial assurance as specified in Subsection 205.02 for all or may submit a written request to the Department for release of the amount in excess of the losure cost estimate covered by the trust fund.		
b.	Surety Bond.	()
	An owner may satisfy the requirements of Subsection 205.02 by obtaining a paymety bond and submitting a certified copy of the bond to the Department. The surety company it a minimum, be among those listed as acceptable sureties on federal bonds in Circular 570 of the Treasury.	issui	ng
ii. closure cost estir	The penal sum of the bond must be in an amount at least equal to the current remediationates.	ion a	nd)
iii.	Under the terms of the bond, the surety will become liable on the bond obligation when:	()
(1)	The owner fails to perform as guaranteed by the bond; or	()
(2)	The Department notifies the owner that he has failed to meet requirements of these rules.	()
Cancellation may the notice by the of remediation a	Under the terms of the bond, the surety may cancel the bond by sending notice of cancellar the owner and the Department one hundred twenty (120) days in advance of cancel y not occur, however, during the one hundred twenty (120) days beginning with the date of red Department, as evidenced by the return receipt. The surety shall remain liable on the bond for a closure unless the owner obtains a replacement financial assurance mechanism, approved excordance with Subsection 205.02.f., that covers both the existing and future costs of remediate	ellation ceipt or cost l by t	on. of sts he
c.	Letter of Credit.	()
i. letter of credit an which has the au federal or state a	An owner may satisfy the requirements of Subsection 205.02 by obtaining an irrevocable sid submitting a certified copy of the letter to the Department. The issuing institution must be at thority to issue letters of credit and whose letter-of-credit operations are regulated and examingency.	n enti	ity
ii. by number, issu address of the fa credit.	The letter of credit must be accompanied by a letter from the owner referring to the letter of ing institution, and date, and providing the following information: the type of facility, naticility, and the amount of funds assured for remediation and closure of the facility by the l	me a	nd
iii. credit must provi	The letter of credit must be irrevocable and issued for a period of at least one (1) year. The lade that the expiration date will be automatically extended for a period of at least one (1) year		

at least one hundred twenty (120) days before the current expiration date, the issuing institution notifies both the owner and the Department by certified mail of a decision not to extend the expiration date. Cancellation may not occur, however, during the one hundred twenty (120) days beginning with the date of receipt of the notice by the Department, as evidenced by the return receipt. The issuing institution shall remain liable on the letter of credit for

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	tion and closure unless the owner obtains a replacement financial assurance mechanism, approvin accordance with Subsection 205.02.f., that covers both the existing and future costs of remed	
iv. cost estimates.	The letter of credit must be issued in an amount at least equal to the current remediation and cl	losur
d.	Insurance. (
	An owner may satisfy the requirements of Subsection 205.02 by obtaining remediation and obtaining a certificate of such insurance to the Department. At a minimum, the insurer must the business of insurance, or eligible to provide insurance as an excess or surplus lines insustates.	ust b
policy. Actual pa	The insurance policy must be issued for a face amount at least equal to the current remediation imates. The term "face amount" means the total amount the insurer is obligated to pay undayments by the insurer will not change the face amount, although the insurer's future liability was mount of the payments.	er th
iii. Such assignmen	Each insurance policy must contain a provision allowing assignment of the policy to a succe to may be conditional upon consent of the insurer, provided such consent is not unreasonably ref	essoi
mail to the own however, during Department, as e and closure unle	The automatic renewal of the policy must, at a minimum, provide the insured with the optical ace amount of the expiring policy. The insurer may cancel the policy by sending notice by center and the Department one hundred twenty (120) days in advance. Cancellation may not be get the one hundred twenty (120) days beginning with the date of receipt of the notice be evidenced by the return receipt. The insurer shall remain liable on the policy for costs of remediess the owner obtains a replacement financial assurance mechanism, approved by the Department Subsection 205.02.f., that covers both the existing and future costs of remediation and closure.	rtified occur oy the liation lent in
e.	Corporate Guarantee.	
direct or higher-	An owner may satisfy the requirements of Subsection 205.02 by obtaining a written guaranter tified copy of the guarantee and appropriate letter from the guarantor. The guarantor must be tier parent corporation of the owner, a firm whose parent corporation is also the parent corporation with a "substantial business relationship" with the owner.	be th
ii. guarantor's chie	If the guarantor's parent company is also the parent corporation of the owner, a letter frof financial officer must describe the value received in consideration of the guarantee.	m th
iii. describe the "sul	If the guarantor is a firm with a "substantial business relationship" with the owner, the letter bstantial business relationship" and the value received in consideration of the guarantee.	r mus
iv. a facility covered	The terms of the guarantee shall provide that if the owner fails to perform remediation or clos d by the guarantee, the guarantor will:	ure o
(1) guarantee); or	Perform, or pay a third party to perform, remediation and closure as required (perform	manc
(2) (payment guarar	Establish a fully funded trust fund as specified in Subsection 205.02.a. in the name of the ontee).	owne

v. The guarantee shall remain in force for as long as the owner must comply with the applicable financial assurance requirements of Subsection 205.02 unless the guarantor sends notice of cancellation by certified mail to the owner and to the Department one hundred twenty (120) days in advance. Cancellation may not occur,

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however, during the one hundred twenty (120) days beginning on the date of receipt of the notice by the Department, as evidenced by the return receipt. The guaranter shall remain liable on the guarantee for costs of remediation and closure unless the owner obtains a replacement financial assurance mechanism, approved by the Department in accordance with Subsection 205.02.f., that covers both the existing and future costs of remediation and closure.

f. If a financial assurance mechanism is cancelled by the issuing entity, the owner shall obtain alternate financial assurance, within sixty (60) days of receipt of notice of cancellation by the Department, which shall be submitted to the Department for approval. The alternate financial assurance must become effective not later than the effective date of cancellation or termination of the existing financial assurance. An owner may only cancel a financial assurance mechanism after first obtaining an alternative mechanism approved by the Department.

- **03. Continuous Coverage**. The owner shall provide continuous coverage for remediation and closure until released from financial assurance requirements by the Department.
- **04.** Adjustment of Financial Assurance Amounts. The following provisions apply to the adjustment of the amount of financial assurance:
- a. The owner shall increase the remediation and closure cost estimates and the amount of financial assurance if changes to the closure plan or facility conditions or operations increase the cost estimates at any time during the active life of the facility. The cost estimates and financial assurance shall also be adjusted to reflect inflation. Increased cost estimates and financial assurance shall be submitted to the Department for approval. ()
- **b.** The owner may reduce the remediation and closure cost estimates and the amount of financial assurance if the cost estimates exceed the maximum cost of remediation or closure at any time during the active life of the facility. The owner shall first notify the Department and obtain its approval of the justification for the reduction of the remediation and closure cost estimates.
- **05. Release from Financial Assurance Requirements.** When remediation and closure conditions required by a permit are complete, financial assurance shall be released by the Department as follows: ()
- **a.** When the Department determines that initial closure activities have been completed, financial assurance, less identified retainages, shall be released.
- **b.** A sufficient amount of financial assurance shall be retained by the Department, up to five (5) years after closure, to ensure proper remediation and closure of a facility.
- **c.** Release of any amount of financial assurance shall not release the owner from any responsibility for meeting remediation or closure requirements.
- **Owner Liability**. Nothing in these rules shall relieve the owner of liability for remediation and closure costs. The use of all financial assurance shall not relieve the owner from responsibility and liability for remediation and closure costs.

206. -- 209. (RESERVED)

210. EXISTING FACILITIES.

- **01. Registration Requirement.** Existing facility owners shall register with the Department within three (3) months after the original effective date of these rules. Registration shall include the information in Subsection 200.04 except for Subsection 200.04.j. Nothing in Section 210 shall be construed to deny an existing facility the opportunity to apply for, and receive, a permit under these rules.
- **Plan Requirement**. Existing facilities shall submit a nutrient management plan and closure plan to the Director for approval within two (2) years of the original effective date of these rules in accordance with Subsections 200.07 and 200.08. An application fee shall not be required unless the facility is expanding.

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	f Environmental Quality	Rules Regulating Swine Facilities
	Expanding Facility . The owner of an existing facility sha acility by ten percent (10%) or more without first obtaining a ten percent (10%) increase is measured cumulatively from the	a permit for the expansion as required by
211 249.	(RESERVED)	
The following m and the waters of Director approve required to prot	IREMENTS FOR WATER QUALITY PROTECTION. ininimum design and performance standards are intended as a of the state. These standards shall apply to all facilities are, based on an applicant's site specific information, that coect water quality and the public health. Other conditions tect water quality, may be included in a permit.	nd be reflected in the permit unless the ompliance with a specific standard is not
	Animal Waste Management System Design Criteria. designed and constructed in accordance with the NRCS arards, whichever is most stringent and shall:	
a. (24) hour rainfal	Contain the maximum expected operating water balance a l event and the one (1) in five (5) year winter runoff.	nd the twenty-five (25) year twenty-four
b. (6) month period	Provide capacity to store the peak volume of process waste.	ewater that will be generated during a six
c. 250.01.a. and 25	Provide a one (1) foot freeboard in addition to the storage 0.01.b.	e requirements, specified in Subsections
d. wastewater shal floodplain.	Impoundments, other than for emergency runoff, contained be designed for efficient leak detection and shall not be	
e.	Seepage rates for impoundments shall be no greater than 1	$x10^{-7}$ cm/sec. ()
	Water Quality Monitoring. Ground water and/or leak det the a liquid storage impoundment and shall be designed to a charge to ground water.	rection monitoring shall be conducted for give the earliest possible detection of an
03. discharges.	Discharges. Facilities shall be constructed, operated and	d maintained to not cause unauthorized ()
04. procedures and r	Spill Contingency Plan . Facilities shall prepare a disc methods to be implemented for the abatement and cleanup or	
05. ensure that all v	Stockpile Areas. Animal waste stockpile areas, including vater and precipitation, which comes into contact with the	

251. -- 299. (RESERVED)

state.

300. APPLICATION PROCESSING PROCEDURE.

Application Completeness. Within thirty (30) days of receipt of an application, the Director shall provide written notice to the applicant as to whether the application meets all the requirements of Section 200. The Department shall provide public notice of the receipt of a complete application. An application which does not, on its face, meet all the requirements of Section 200 of these rules shall be returned to the applicant by the Director with a written list of the deficiencies. The Director will not process an application until it is determined to be complete in accordance with these rules.

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suitable for the se to flood zones, d vicinity map. Wi	Notice of Environmental Suitability of Facility Location. Within thirty (30) days of that the application is complete, the Director shall determine whether the facility is environmental elected location. In making this decision, the Director shall review the location of the facility relevellings, wells, surface and ground water and those other items the applicant must identify or ritten notice of the Director's determination will be sent to the applicant, with a copy sent to the applicant of the selected location, along with a Department analysis that include (ntally ative n the o the
a. management plan	A brief description of the proposed facility, its animal waste management system and its num;	trient)
b. references to app	A brief summary of the basis for the determination on environmental suitability includicable requirements and supporting materials;	ıding)
c.	A description of the schedule for issuing a permit; and ()
d.	The name and phone number of the Department staff to contact for additional information. ()
a permit to the ap	Draft Permit . Within sixty (60) days of the Director's determination that a facility suitable for its proposed location, the Director shall either issue a draft permit or a notice of demopplicant. The draft permit shall be in the same form as a final permit and shall specify condition pration and closure.	ial of
	Public Comments . The Department shall provide notice to the public of its issuance of a ic may provide written comments for a time period and in a manner specified in the Department may, in its discretion, provide an opportunity for the public to provide oral comments.	
05.	Permit Denial. The Director may deny a permit if:)
a. or judgement of a	The owner of a facility is not in substantial compliance with a final agency order or any final a court secured by any state or federal agency relating to the operation of a swine facility; (order)
b.	The application is inaccurate; ()
c. constructed, open	The facility as proposed cannot meet the requirements set forth in these rules or cannot rated and closed in a manner that protects human health and the environment; or	ot be
d.	The appropriate county or city does not approve the location of the facility. ()
final approval from the De years, and may be	Final Permit . Within sixty (60) days of the issuance of a draft permit, the Director shall issue applicant, however, a permit shall not be issued by the Director until the applicant has recommended the appropriate county or city for the location of the facility and has received approval for a variation of Water Resources. The permit shall be effective for a fixed term of not more than fix the permit shall be reissued upon receipt of an updated application and demonstration of compliance with the rements existing at the time of reissuance.	eived water ve (5)
Director's request the information relonger time period to submit a new a	Additional Information. At any time during the application process an applicant shall provided ditional information the Director deems necessary to process a permit, within thirty (30) days of the time period within which the Director must act with regard to the permit shall be stayed equested is provided. If an applicant fails to provide the information within this time period, unled is allowed by the Director, the Director may cease the application process and require the application.	of the until less a
301 399.	(RESERVED)	

Section 300 Page 419

400. The foll		T CONDITIONS. onditions shall apply to all permittees.	()
shall no	01. t relieve t	Compliance Required . The permittee shall comply with all conditions of the permit. The the permittee of the responsibility to comply with all other applicable local, state, and federal		
and to n	02. neet the c	Financial Capability . Permittees shall have the financial capability to perform remedial conditions of an approved closure plan for a facility.	actior (ıs)
		Construction and Operation of Facility. The permittee shall ensure that construction, oper of the facility proceed according to the construction plans and specifications and the appent management and closure plans, and comply with the following:		
	a.	Within thirty (30) days of completion of construction, submit as built plans.	()
	b.	Apply appropriate management practices as approved by the Director.	()
nuisanc	c. e conditio	The facility or operations associated with the facility shall not create a public health ha ons including odors.	zard (or)
animal '	d. waste ma	The facility shall not dispose of any material not approved for disposal under the permit in nagement system including, but not limited to, human waste.	nto th	ie)
manner	e. to not da	The removal of animal waste from an impoundment or storage structure shall be perform mage the integrity of the liner.	ed in	a)
other di	f. sposal in	Dead animals shall be removed from the facility for rendering, cremation, burial, composaccordance with IDAPA 02.04.17, "Rules Governing Dead Animal Movement and Disposal."		or)
in the N	g. Iutrient M	Nutrient management plans shall be amended if modifications to the facility operation, as of lanagement Standard or other conditions, warrant the amendment.	outline (d)
		Soil tests shall be conducted on all land application sites owned or leased by the permitted compliance with the nutrient management plan and Nutrient Management Standard. The Englement soil tests if deemed necessary.		
reasona	bly requi	Provide Information . The permittee shall furnish to the Director within a reasonable tinuding copies of records required by the permit or other applicable rules, which the Direct ire to determine whether cause exists for modifying or revoking the permit or to determine or other applicable rules.	or ma	y
		Entry and Access . The permittee shall allow the Director, consistent with Title 39, Chain compliance with the biosecurity and sanitary standards of a facility, so long as the standard inhibit reasonable access, to:		
	a.	Enter at reasonable times upon the premises of a permitted facility or where records are kep	t; ()
permit;	b.	Have access to and copy at reasonable times any records that must be kept under conditions	s of th	ie)
	c.	Inspect any facility or land application site; and	()
with the	d. e permit o	Sample or monitor at reasonable times, substances or parameters directly related to com or these rules.	plianc	e)

Section 400 Page 420

06 specified in	Reporting. The permittee shall report to the Director under the circumstances and in the massection 400:	inner)
a. know of any	Orally, no later than twenty-four (24) hours from the time the permittee knows or should reason a noncompliance which may endanger the public health or the environment; and	nably)
b. know of an contain:	In writing, within five (5) working days from the time a permittee knows or should reason by event which has resulted or which may result in noncompliance with these rules. The report	
i. determine t	A description of the event and its cause or if the cause is not known, steps taken to investigate the cause;	and
ii.	The period of the event including, to the extent possible, times and dates; ()
iii.	Measures taken to mitigate the event or eliminate the event and protect the public health; and)
iv.	Steps taken to prevent recurrence of the event. ()
c. submitted o	In writing, when the permittee knows or should reasonably know of material relevant fact r incorrect information submitted in a permit application or any report or notice to the Director. (s not
07. (2) years of	Begin Construction. If a permittee fails to begin construction or expansion of a facility within the effective date of a permit, the Director may void the permit and require a new application. (ı two)
	Permit Renewal. If a permittee intends to continue operation of the permitted facility of an existing permit, the permittee shall apply for a new permit at least one hundred eighty (180) expiration of any permit issued pursuant to these rules.	after days)
401 449.	(RESERVED)	
450. SP	PECIFIC PERMIT CONDITIONS.	
waste compoundations s	Basis for Specific Permit Conditions. Conditions necessary for the protection of the environ blic health may differ from facility to facility because of varying environmental conditions and are positions. The Director may establish, on a case-by-case basis, specific permit conditions. Specifially be established in consideration of characteristics specific to a facility and inherent hazards of the characteristics include, but are not limited to, the following:	nimal ecific
a.	Chemical, biological, physical and volumetric characteristics of the process wastewater; ()
b.	Geological and climatic nature of the facility site; ()
c.	Size of the site and its proximity to population centers and to ground and surface water; ()
d.	Legal considerations relative to land use and water rights; ()
e. to process v	Techniques used in process wastewater distribution and the disposition of that vegetation expansion expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distribution and the disposition of that vegetation expansions are distributions are distribution and the disposition of the disposi	osed)
f. conformanc	The need for monitoring and record keeping to determine if the facility is being operate with its design and if its design is adequate to protect the environment and the public health. (ed in
02	Limitations to Operation. Conditions of the permit may specify or limit:)

Section 450 Page 421

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality Rules Regulating				
	a.	Process wastewater composition;	()
	b.	Method, manner and frequency of process wastewater treatment;	()
	c.	Physical, chemical and biological characteristics of a facility;	()
	d.	An odor management plan; and	()
	e.	Any other condition the Director finds necessary to protect public health or the environment	t. ()
the peri	03. nit condit	Compliance Schedules . The Director may establish a compliance schedule for facilities as tions including:	part (of)
require	a. ments or j	Specific steps or actions to be taken by the permittee to achieve compliance with appermit conditions; and	olicab (ole)
	b.	Dates by which those steps or actions are to be taken.	()
not limi	04. ited to, the	Monitoring Requirements . Any facility may be subject to monitoring requirements include following:	ing, b (ut)
	a.	The type, installation, use and maintenance of monitoring equipment;	()
	b.	Monitoring or sampling methodology, frequency and locations;	()
	c.	Monitored substances or parameters;	()
	d.	Testing and analytical procedures; and	()
	e.	Reporting requirements including both frequency and form.	()
451	499.	(RESERVED)		
500.	PERM	IT MODIFICATION.		
environ general	01. ment or ly limited	Minor Modifications . Minor modifications are those which do not have a potential affect the public health. Such modifications shall be made by the Director. Minor modification to:	t to thons a	he ıre)
	a.	The correction of typographical errors;	()
	b.	Transfer of ownership or operational control in accordance with Section 550; or	()
	c.	Certain minor changes in monitoring or operational conditions.	()
modific these ru		Major Modifications . All modifications not considered minor shall be considered the procedure for making major modifications shall be the same as that used for a new permit		
501	549.	(RESERVED)		
550.	TRANS	SFER OF PERMITS.		
the Dire	01. ector that	Transfer Application . A new owner or operator of a facility shall submit a transfer application at least the following:	ation (to)

Section 500 Page 422

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.09 Rules Regulating Swine Facilities

	a.	The relevant information required by Subsection 200.04; and ()	
	b.	Any change of conditions at the facility resulting from the transfer of ownership or operation. ()	
approve	c. or deny	The Director shall review the transfer application and within sixty (60) days of its receipt of the transfer.	ither)	
Subsectifacility v	02. ion 500.0 will be su	Transfer Approval . An approved permit transfer shall be a minor modification in accordance 11 as long as there are no major changes of conditions at the facility. Major changes of condition abject to the provisions of Subsection 500.02.		
necessar	03. ry to mee	Transfer Denial . A notification of a permit denial shall set forth the reasons for the denial, t the requirements for a permit transfer and the opportunity for the applicant to request a hearin (
permit.	04.	Permit Obligations . The new permittee assumes all rights and responsibilities of the transfer (erred)	
551 5	599.	(RESERVED)		
600.	VIOLA	TIONS.		
permit c	01. condition	Failure to Comply . Failure by a permittee to comply with the provisions of these rules or with shall be deemed a violation of these rules.	n any	
		Falsification of Statements and Records . It shall be a violation of these rules for any personal false statement, representation, or certification in any application report, document, or retained, or submitted pursuant to these rules or the conditions of a permit.	on to ecord)	
	03.	Discharges . Any unauthorized discharge from a facility shall be a violation of these rules. ()	
thereund	04. der shall l	Penalties . Any person violating any provision of these rules or any permit or order is be liable for a civil or criminal penalty in accordance with Title 39, Chapter 1, Idaho Code. (ssued)	
	05.	Permit Revocation . The Director may revoke a permit for:)	
	a.	A material violation of any condition of a permit; or ()	
	b.	If the permit was obtained by misrepresentation or failure to disclose all relevant facts. ()	
		Revocation Hearing. Prior to revoking a permit, the Director shall issue a notice of intent wal unless the permittee timely requests an administrative hearing in writing. Such hearing shaordance with Section 003 of these rules.		
601 9	98.	(RESERVED)		
Chapter treatmer	tion obtains. I, Title of the I	DENTIALITY OF RECORDS. ined by the Department under these rules is subject to public disclosure pursuant to the provisio 74, Idaho Code. Information submitted under a trade secret claim may be entitled to confide Department as provided in Section 74-114, Idaho Code, and IDAPA 58.01.21, "Rules Governin is closure of Records in the Possession of the Idaho Department of Environmental Quality." (ential	

Section 600 Page 423

58.01.11 - GROUND WATER QUALITY RULE

000. LEGAL AUTHORITY.

The Idaho Legislature has given the Board of Environmental Quality authority to promulgate the Ground Water Quality Rule pursuant to Sections 39-105, 39-107, 39-120, and 39-126, Idaho Code. The authority to formulate and adopt rules as are necessary and feasible to protect the environment and health of the citizens of the state is vested in the Director and Board pursuant to Sections 39-105 and 39-107, Idaho Code. Under Section 39-120, Idaho Code, the Board is authorized to adopt, by rule, ambient ground water quality standards. Under Section 39-126, Idaho Code, all state agencies shall incorporate the Ground Water Quality Plan, adopted by the legislature, in the administration of their programs and are granted authority to promulgate rules to protect ground water quality as necessary to administer such programs.

001. TITLE AND SCOPE.

- **01. Title.** This rule is titled IDAPA 58.01.11, Rules of the Department of Environmental Quality, IDAPA 58.01.11, "Ground Water Quality Rule."
- **802.** Scope. Under Section 39-120, Idaho Code, the Department of Environmental Quality is designated as the primary agency to coordinate and administer ground water quality protection programs for the state. This rule establishes minimum requirements for protection of ground water quality through standards and an aquifer categorization process. The requirements of this rule shall serve as a basis for the administration of programs which address ground water quality. This rule does not in and of itself create a permit program.

002. ADMINISTRATIVE APPEALS.

Persons may be entitled to appeal agency actions authorized under this chapter pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality."

003. WRITTEN INTERPRETATIONS.

The Department of Environmental Quality may have written statements which pertain to the interpretation of the rules of this chapter. If available, such written statements can be inspected and copied, at cost, at the Department of Environmental Quality, 1410 North Hilton, Boise, ID 83706-1255.

004. -- 005. (RESERVED)

006. POLICIES.

It is the intent of the Department to implement, through this rule, the following policies from the Protection and Prevention Sections of the Idaho Ground Water Quality Plan, adopted by the legislature, 1992 Session Law, Chapter 310, Page 922. These policies are:

- **01. Ground Water Quality Protection**. It is the policy of the state of Idaho to maintain and protect the existing high quality of the state's ground water.
- **O2.** Existing and Projected Future Beneficial Uses. The policy of the state of Idaho is that existing and projected future beneficial uses of ground water shall be maintained and protected, and degradation that would impair existing and projected future beneficial uses of ground water and interconnected surface water shall not be allowed.
- **03.** Categorization of Ground Water. The policy of the state of Idaho is to provide differential protection for the state's ground water resources. A ground water categorization system should be established for aquifers or portions of aquifers. The categorization system should be based on vulnerability of the ground water, existing and projected future beneficial uses of the ground water, existing quality of the ground water, and social and economic considerations.
- **04. Ground Water Quality Standards**. The policy of the state of Idaho is to establish ground water quality standards for biological, radiological, and chemical constituents.
- **05. Prevention of Ground Water Contamination**. The policy of the state of Idaho is to prevent contamination of ground water from all regulated and nonregulated sources of contamination to the maximum extent practical.
- **06. Mining.** The policy of the state of Idaho is to protect ground water and allow for the extraction of minerals above and within ground water.

007. **DEFINITIONS.**

007.	DEIT	THO NO.	
producti	01. ion or pes	Agricultural Chemical. Any pesticide, nutrient or fertilizer used for the benefit of agricultural chemical.	cultural
significa	02. ant quanti	Aquifer . A geological unit of permeable saturated material capable of yielding econotities of water to wells and springs.	mically
		Beneficial Uses . Various uses of ground water in Idaho including, but not limited to, d ndustrial water supplies, agricultural water supplies, aquacultural water supplies, and midefined as actual current or projected future uses of ground water.	
commer quality.	04. cial or p	Best Available Method . Any system, process, or method which is available to the purivate use to minimize the impact of point or nonpoint sources of contamination on ground	blic for d water
effective water fro	05. e and pra om nonpo	Best Management Practice. A practice or combination of practices determined to be the ctical means of preventing or reducing contamination to ground water and interconnected bint and point sources to achieve water quality goals and protect the beneficial uses of the water quality goals.	surface
which co	06. ould be u	Best Practical Method . Any system, process, or method that is established and in rout sed to minimize the impact of point or nonpoint sources of contamination on ground water quantum process.	tine use puality.
	07.	Board. The Idaho Board of Environmental Quality.	()
practice	or the co	Cleanup. The removal, treatment or isolation of a contaminant from ground water through flumans or the removal or treatment of a contaminant in ground water through mana instruction of barriers, trenches and other similar facilities for prevention of contamination, as processes such as ground water recharge, natural decay and chemical or biological decomposition.	agement s well as
or other	09. substanc	Constituent. Any chemical, ion, radionuclide, synthetic organic compound, microorganism e occurring in ground water.	n, waste
waste of		Contaminant. Any chemical, ion, radionuclide, synthetic organic compound, microor ubstance which does not occur naturally in ground water or which naturally occurs at	
whole o	11. r in part b	Contamination . The direct or indirect introduction into ground water of any contaminant cap human activities.	aused in
root and	12. I is specif	Crop Root Zone . The zone that extends from the surface of the soil to the depth of the deep ic to a species of plant, group of plants, or crop.	est crop
reproduc	13. cible mar	Degradation . The lowering of ground water quality as measured in a statistically significance.	ant and
	14.	Department . The Department of Environmental Quality.	()
not inclu	15. ude proce	Extraction . Physical removal of ore or waste rock from mineral-bearing deposits. Extractions, which is the removal of target minerals from ores by physical or chemical methods.	on does

16. Ground Water. Any water of the state which occurs beneath the surface of the earth in a saturated geological formation of rock or soil.

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- 17. Ground Water Quality Standard. Values, either numeric or narrative, assigned to any constituent for the purpose of establishing minimum levels of protection.
- 18. Highly Vulnerable Ground Water. Ground water characterized by a relatively high potential for contaminants to enter and/or be transported within the flow system. Determinations of ground water vulnerability will include consideration of land use practices and aquifer characteristics.
- 19. Irreplaceable Source. A ground water source serving a beneficial use(s) where the reliable delivery of comparable quality and quantity of water from an alternative source in the region would be economically infeasible or precluded by institutional constraints.
- **20. Mine Operator**. Any person authorized to engage in mining activities, including without limitation those authorized by law, lease, contract, permit, or plan of operation. It does not include a governmental agency that grants mineral leases or similar contracts or permits unless the agency is engaged in mining activities. ()
- 21. Mining Activity. Recovery of a mineral from mineral-bearing deposits, which includes reclamation, extraction, excavation, overburden placement, disposal of tailings resulting from processing, and disposal of mineral extraction wastes, including tailings that are the result of extraction, waste rock, and other extraction wastes uniquely associated with mining.
- **22. Mining Area**. The area on or within which one (1) or more mining activities occur. The Department shall determine the boundaries of the mining area as provided in Section 401. Distinct mining activities may constitute separate mining areas.
- 23. Natural Background Level. The level of any constituent in the ground water within a specified area as determined by representative measurements of the ground water quality unaffected by human activities.
- **24. Person**. Any individual, association, partnership, firm, joint stock company, joint venture, trust, estate, political subdivision, public or private corporation, state or federal governmental department, agency or instrumentality, or any legal entity which is recognized by law as the subject of rights and duties.
- **25. Point of Compliance.** The vertical surface where the Department determines compliance with ground water quality standards as provided in Subsection 400.05 and Section 401.
- **26. Practical Quantitation Level**. The lowest concentration of a constituent that can be reliably quantified among laboratories within specified limits of precision and accuracy during routine laboratory operating conditions. Specified limits of precision and accuracy are the criteria listed in the calibration specifications or quality control specifications of an analytical method.
- 27. Projected Future Beneficial Uses. Various uses of ground water, such as drinking water, aquaculture, industrial, mining or agriculture, that are practical and achievable in the future based on hydrogeologic conditions, water quality, future land use activities and social/economic considerations.
- **28.** Recharge Area. An area in which water infiltrates into the soil or geological formation from, including but not limited to precipitation, irrigation practices and seepage from creeks, streams, and lakes, and percolates to one (1) or more aquifers.
- **29. Reclamation**. The process of restoring an area affected by a mining activity to its original or another beneficial use, considering previous uses, possible future uses, and surrounding topography. The objective is to re-establish a diverse, self-perpetuating plant community, and to minimize erosion, remove hazards, and maintain water quality.
- **30. Remediation**. Any action taken (1) to control the source of contamination, (2) to reduce the level of contamination, (3) to mitigate the effects of contaminants, and/or (4) to minimize contaminant movement. Remediation includes providing alternate drinking water sources when needed.

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31.	Site Background Level. The ground water quality at the hydraulically upgradient site bou	ndary. (.)
008 010.	(RESERVED)		
Codes, standards Code. Such incor therein, unless e	RPORATION BY REFERENCE. and regulations may be incorporated by reference in this rule pursuant to Section 67-522 reporation by reference shall constitute full adoption by reference, including any notes or appexpressly provided otherwise in this rule. Codes, standards or regulations adopted by rule are available in the following locations:	pendio	ces
01. Boise, ID 83706-	Department of Environmental Quality . Department of Environmental Quality, 1410 N 1255.	. Hilto	on,)
02.	Law Library. State Law Library, 451 W. State Street, P.O. Box 83720, Boise, ID 83720-0	051. ()
03. Documents, Was Seattle, WA 9817	U.S. Government Printing Office . U.S. Government Printing Office, Superintendington, D.C. 20402, or U.S. Government Bookstore, Room 194 Federal Bldg., 915 Seco 74.		
012 149.	(RESERVED)		
This rule establis	MENTATION. shes minimum requirements to maintain and protect ground water quality. This rule applie potential to degrade ground water quality.	ies to	all)
01. 301 identify mini	Ground Water Quality Standards . The numerical and narrative standards in Sections imum levels of protection for ground water quality and shall be used as a basis for:	200 a	nd)
a. methods, best ma	Evaluating or comparing ground water quality when developing or modifying best anagement practices, or best practical methods;	availal (ole)
b.	Identifying permit conditions;	()
c.	Establishing cleanup levels; and	()
d.	Determining appropriate actions when ground water quality standards are exceeded.	()

02. Aquifer Categorization. Aquifers of the state shall be categorized based on vulnerability of the ground water, existing and projected future beneficial uses of the ground water, existing water quality, and social and economic considerations. There shall be three aquifer categories, Sensitive Resource, General Resource, and Other Resource, to provide different levels of protection. The level of protection required for each category and application of standards to these categories are shown in Table I.

Table 1. L	Table 1. Level of Protection and Application of Standards to Aquifer Categories		
Category	Level of Protection	Application of Standards	
Sensitive Resource	Apply best management practices and best available methods. This category provides the highest level of ground water protection.	May apply stricter standards than in Section 200.	
General Resource	Apply best management practices and best practical methods to the maximum extent practical.	Apply numerical and narrative standards in Section 200.	

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Table 1. Level of Protection and Application of Standards to Aquifer Categories			
Category	Level of Protection	Application of Standards	
Other Resource	Apply best management practices and best practical methods to the maximum extent practical.	May apply less strict standards than in Section 200.	

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- a. All aquifers where there are activities with the potential to degrade ground water quality are categorized in Section 300. Those aquifers where no activities with the potential to degrade ground water quality are occurring will remain uncategorized until such activities are commenced. If no action is taken to categorize an aquifer when an activity(ies) with the potential to degrade ground water quality is initiated, the aquifer will automatically be categorized as General Resource.
- **b.** Categorization should be considered when an activity with the potential to degrade ground water quality is proposed over an aquifer or portion of an aquifer which presently has no such activities and, based on the criteria in Section 350, the aquifer may be most appropriately categorized as Sensitive Resource or Other Resource.

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- c. Recategorization should be considered when information on vulnerability of the ground water, existing and projected future beneficial uses of the ground water, existing quality of the ground water, and social and economic considerations, in conjunction with one or more of the criteria in Section 350, demonstrates that the aquifer or portion of an aquifer may be more appropriate in another category.
- **03. Ground Water-Surface Water Interconnection**. The beneficial uses of interconnected surface water shall be recognized when evaluating ground water quality protection. The implementation of water quality programs shall ensure that the quality of ground water that discharges to surface water does not impair the identified beneficial uses of the surface water and that surface water infiltration does not impair beneficial uses of ground water.
- **04. Interagency Coordination**. The Department will coordinate with other federal, state, and local agencies to pursue interagency agreements when necessary to ensure implementation of this rule for activities which have the potential to degrade ground water quality.

151. -- 199. (RESERVED)

200. GROUND WATER QUALITY STANDARDS.

The following numerical and narrative standards apply to all ground water of the state and shall not be exceeded unless otherwise allowed in this rule.

01. Numerical Ground Water Quality Standards.

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a. The Primary Constituent Standards are based on protection of human health and are identified in Table II.

Table II - Primary Constituent Standards			
Chemical Abstract Service Number	Constituent	Standard (mg/l unless otherwise specified)	
7440-36-0	Antimony	0.006	
7440-38-2	Arsenic	0.05	

Table II - Primary Constituent Standards		
Chemical Abstract Service Number	Constituent	Standard (mg/l unless otherwise specified)
1332-21-4	Asbestos	7 million fibers/l longer than 10 um
7440-39-3	Barium	2
7440-41-7	Beryllium	0.004
7440-43-9	Cadmium	0.005
7440-47-3	Chromium	0.1
7440-50-8	Copper	1.3
57-12-5	Cyanide	0.2
16984-48-8	Fluoride	4
7439-92-1	Lead	0.015
7439-97-6	Mercury	0.002
* 1	Nitrate (as N)	10
* 1	Nitrite (as N)	1
*1	Nitrate and Nitrite (both as N)	10
7782-49-2	Selenium	0.05
7440-28-0	Thallium	0.002
15972-60-8	Alachlor	0.002
1912-24-9	Atrazine	0.003
71-43-2	Benzene	0.005
50-32-8	Benzo(a)pyrene (PAH)	0.0002
75-27-4	Bromodichloromethane (THM)	0.1
75-25-2	Bromoform (THM)	0.1
1563-66-2	Carbofuran	0.04
56-23-5	Carbon Tetrachloride	0.005
57-74-9	Chlordane	0.002
124-48-1	Chlorodibromomethane (THM)	0.1
67-66-3	Chloroform(THM)	0.002
94-75-7	2,4-D	0.07
75-99-0	Dalapon	0.2
103-23-1	Di(2-ethylhexyl) adipate	0.4
96-12-8	Dibromochloropropane	0.0002
541-73-1	Dichlorobenzene m-	0.6

Table II - Primary Constituent Standards		
Chemical Abstract Service Number	Constituent	Standard (mg/l unless otherwise specified)
95-50-1	Dichlorobenzene o-	0.6
106-46-7	1,4(para)-Dichlorobenzene or Dichlorobenzene p-	0.075
107-06-2	1,2-Dichloroethane	0.005
75-35-4	1,1-Dichloroethylene	0.007
156-59-2	cis-1, 2-Dichloroethylene	0.07
156-60-5	trans-1, 2-Dichloroethylene	0.1
75-09-2	Dichloromethane	0.005
78-87-5	1,2-Dichloropropane	0.005
117-81-7	Di(2-ethylhexyl)phthalate	0.006
88-85-7	Dinoseb	0.007
85-00-7	Diquat	0.02
145-73-3	Endothall	0.1
72-20-8	Endrin	0.002
100-41-4	Ethylbenzene	0.7
106-93-4	Ethylene dibromide	0.00005
1071-83-6	Glyphosate	0.7
76-44-8	Heptachlor	0.0004
1024-57-3	Heptachlor epoxide	0.0002
118-74-1	Hexachlorobenzene	0.001
77-47-4	Hexachlorocyclopentadiene	0.05
58-89-9	Lindane	0.0002
72-43-5	Methoxychlor	0.04
108-90-7	Monochlorobenzene	0.1
23135-22-0	Oxamyl (Vydate)	0.2
87-86-5	Pentachlorophenol	0.001
1918-02-1	Picloram	0.5
1336-36-3	Polychlorinated biphenyls (PCBs)	0.0005
122-34-9	Simazine	0.004
100-42-5	Styrene	0.1
1746-01-6	2,3,7,8-TCDD (Dioxin)	3.0 x 10-8
127-18-4	Tetrachloroethylene	0.005

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Chemical Abstract Service Number	Constituent	Standard (mg/l unless otherwise specified)
108-88-3	Toluene	1
*1	Total Trihalomethanes [the sum of the concentrations of bromodichloromethane, dibromochloromethane, tribromomethane (bromoform), and trichloromethane (chloroform)]	0.1
8001-35-2	Toxaphene	0.003
93-72-1	2,4,5-TP (Silvex)	0.05
120-82-1	1,2,4-Trichlorobenzene	0.07
71-55-6	1,1,1-Trichloroethane	0.2
79-00-5	1,1,2-Trichloroethane	0.005
79-01-6	Trichloroethylene	0.005
75-01-4	Vinyl Chloride	0.002
1330-20-7	Xylenes (total)	10
*1	Gross alpha particle activity (including radium -226, but excluding radon and uranium)	15 pCi/l
*1	Combined beta/photon emitters	4 millirems/year effective dose equivalent
*1	Combined Radium - 226 and radium 228	5 pCi/l
*1	Strontium 90	8 pCi/l
*1	Tritium	20,000 pCi/l
* 1	Total Coliform ²	1 colony forming unit/100 ml
	Escherichia coliform (E. coli)	Less than 1 viable colony or colony forming unit/100 ml using an EPA approved method
	Fecal coliform	Less than 1 viable colony or colony forming unit/100 ml using an EPA approved method
Table Footnotes		

² An exceedance of the primary ground water quality standard for total coliform is not a violation of these rules. If the primary ground water quality standard for total coliform is exceeded, additional analysis for fecal coliform or E. coli will be conducted. An exceedance of the primary ground water quality standards for either fecal coliform or E. coli is a violation of these rules.

b. The Secondary Constituent Standards are generally based on aesthetic qualities and are identified in Table III.

TABLE III - SECONDARY CONSTITUENT STANDARDS	
Constituent	Standard (mg/l unless otherwise specified)
Aluminum	0.2
Chloride	250
Color	15 Color Units
Foaming Agents	0.5
Iron	0.3
Manganese	0.05
Odor	3.0 Threshold Odor Num- ber
рН	6.5 to 8.5 (no units apply)
Silver	0.1
Sulfate	250
Total Dissolved Solids	500
Zinc	5

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- **c.** Sample preservation and analytical procedures to determine compliance with the standards identified in Subsection 200.01 shall be in accordance with the following, except that cyanide shall be analyzed as weak acid dissociable cyanide using a method approved by the Department:
- i. Environmental Protection Agency, Code of Federal Regulations, Title 40, Parts 141 and 143, revised as of July 2001; or
 - ii. Another method approved by the Department. ()
- **02.** Narrative Ground Water Quality Standards. Contaminant concentrations, alone or in combination with other contaminants or properties, shall not cause the ground water to be hazardous, deleterious, carcinogenic, mutagenic, teratogenic, or toxic. Determinations of specific numerical levels when applying this standard shall be based on:
 - **a.** Best scientific information currently available on adverse effects of the contaminant(s); ()
 - **b.** Protection of a beneficial use; or
- **c.** Practical quantitation levels for the contaminant(s), if they exceed the levels identified in Subsection 200.02.a. or 200.02.b.
- **03. Natural Background Level.** If the natural background level of a constituent exceeds the standard in this section, the natural background level shall be used as the standard.

201. -- 299. (RESERVED)

300. Aquife		GORIZED AQUIFERS OF THE STATE. ons of aquifers in the state are categorized as follows:	()
	01.	Sensitive Resource.	()
	a.	Spokane Valley Rathdrum Prairie Aquifer.	()
activity	unless it	In addition to the ground water quality standards in Section 200, the following narrative fer shall not be degraded, as it relates to beneficial uses, as a result of point source or nonposition is demonstrated by the person proposing the activity that such change is justifiable as a mic or social development.	int sou	rce
activity initiated	with the d, the unc	General Resource . All aquifers or portions of aquifers where there are activities with the nd water quality of the aquifer, unless otherwise listed in Subsection 300.01 or 300.03. potential to degrade the ground water quality of an uncategorized aquifer or portion of an ategorized aquifer shall automatically become General Resource unless petitioned into the er Resource category.	Once aquife	an r is
	03.	Other Resource.	()
301.	MANA	GEMENT OF ACTIVITIES WITH THE POTENTIAL TO DEGRADE AQUIFERS.		
	01.	Sensitive Resource Category Aquifers.	()
		Activities with the potential to degrade Sensitive Resource aquifers shall be managed in or improves existing ground water quality through the use of best management practices as except when a point of compliance is set pursuant to Section 401.		
		Numerical and narrative standards identified in Section 200 shall apply to aquifers or poized as Sensitive Resource. In addition, stricter numerical and narrative standards, for y be adopted pursuant to Section 350 on a case by case basis and listed in Section 300.		
	02.	General Resource Category Aquifers.	()
		Activities with the potential to degrade General Resource aquifers shall be managed in or improves existing ground water quality through the use of best management practices to the maximum extent practical except when a point of compliance is set pursuant to Sec	and b	est
aquifer	b. s categori	Numerical and narrative standards identified in Section 200 shall apply to aquifers or pezed as General Resource.	ortions (of)
	03.	Other Resource Category Aquifers.	()
stringer	nt standar	Activities with the potential to degrade Other Resource aquifers shall be managed in a existing ground water quality, except for those identified constituents which may had, through the use of best management practices and best practical methods to the maximum when a point of compliance is set pursuant to Section 401.	ve a l	ess
		Numerical and narrative standards identified in Section 200 shall apply to aquifers or prized as Other Resource. In addition, less strict numerical and narrative standards, for y be adopted pursuant to Section 350 on a case by case basis and listed in Section 300.		
302	349.	(RESERVED)		
350. The fol		EDURES FOR CATEGORIZING OR RECATEGORIZING AN AQUIFER. rocess shall be used for categorizing or recategorizing an aquifer.	()

Section 300 Page 433

01. categorize or rec	Criteria for Aquifer Categories . The following criteria shall be considered when a pet rategorize aquifers or portions of aquifers is submitted to the Board:	ition (to)
a.	For Sensitive Resource aquifers:	()
i. quality standards	The ground water in an aquifer or portion of an aquifer is of a better quality than the grouns in Section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of this quality is needed to protect an identified beneficial under the section 200 and maintenance of the section 200 and maintenance of the section 200 and 200 an		
ii.	The ground water in an aquifer or portion of an aquifer is considered highly vulnerable;	()
iii. identified benefi	The ground water in an aquifer or portion of an aquifer represents an irreplaceable source cial use(s);	for the	he)
iv. need for addition beneficial use;	The ground water quality in an aquifer or portion of an aquifer has been degraded and the nal protection measures to maintain or improve the water quality or prevent impairment		
	The ground water within an aquifer or portion of an aquifer is shown to be hydrologically with surface water and additional protection is needed to maintain the quality of either surgerologic interconnections can include either natural or induced ground water recharge or disconnections.	face	or
vi. justify the need	The ground water within an aquifer or portion of an aquifer demonstrates other criteria for additional protection.	whie	ch)
b.	For General Resource aquifers:	()
i. of an aquifer wh	An activity with the potential to degrade ground water quality is initiated over an aquifer or ich presently has no such activities;	portio	on)
ii. another beneficia	The ground water in an aquifer or portion of an aquifer is currently being used for drinking values which requires similar protection; or	vater (or)
iii. drinking water o	The ground water in an aquifer or portion of an aquifer has a projected future beneficial ranother beneficial use which requires similar protection.	use (of)
c.	For other resource aquifers:	()
	The ground water quality within an aquifer or portion of an aquifer does not meet one or a quality standards in Section 200; and allowing the ground water quality to remain at this leving or projected future beneficial uses within the aquifer or portion of an aquifer;		
ii. more of the grou of an aquifer; an	The projected ground water quality within an aquifer or portion of an aquifer will not meet nd water quality standards in Section 200 as a result of activities over or within the aquifer or d allowing the proposed degradation will not impair existing or projected future beneficial us	porti	or on)
	Human caused conditions or sources of contamination have resulted in ground water ction 200 being exceeded, and the contamination cannot be remedied for economical or tediation would cause more environmental damage to correct than to leave in place; or		
iv. justify the need t	The ground water within an aquifer or portion of an aquifer demonstrates other criteria for categorization as an Other Resource.	whie	ch)

Petition Process. The Department or any other person may petition the Board to initiate

Section 350 Page 434

02.

Adminis rulemak	strative Paing Petit	tegorize or recategorize an aquifer or portion of an aquifer pursuant to IDAPA 58.01.23, "For recedure Before the Board of Environmental Quality." In addition to the information requires in pursuant to IDAPA 58.01.23, the following information shall be submitted in writing identified aquifer or portion of an aquifer:	red ir	n a
	a.	Current category, if applicable;	()
met;	b.	Proposed category and an explanation of how one or more of the criteria in Subsection 350).01 a	are
	c.	An explanation of why the categorization or recategorization is being proposed;	()
	d.	Location, description and areal extent;	()
	e.	General location and description of existing and projected future ground water beneficial us	ses;)
	f.	Documentation of the existing ground water quality;	()
	g.	Documentation of aquifer characteristics, where available, including, but not limited to:	()
	i.	Depth to ground water;	()
	ii.	Thickness of the water bearing section;	()
	iii.	Direction and rate of ground water flow;	()
	iv.	Known recharge and discharge areas; and	()
	v.	Geology of the area;	()
		Identification of any proposed standards, for specified constituents, which would be stricted bund water quality standards in Section 200, or any standards to be applied in addition to the a rationale for the proposed standards.	r or le those (ess in
		Preliminary Department Review . Prior to submission of a petition to the Board to categoraquifer, any person may seek a preliminary review of the petition from the Departmer respond to the petitioner with comments within forty-five (45) days.		
351 3	399.	(RESERVED)		
400.	GROUN	ND WATER CONTAMINATION.		
leaking,	01. emission	Releases Degrading Ground Water Quality. No person shall cause or allow the release, so, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner		
	a.	Causes a ground water quality standard to be exceeded;	()
	b.	Injures a beneficial use of ground water; or	()
availabl	c. e method	Is not in accordance with a permit, consent order or applicable best management practic or best practical method.	ce, b	est
	02.	Measures Taken in Response to Degradation.	()
	a.	Except when a point of compliance is set pursuant to Section 401, when a numerical standar	rd is 1	101

exceeded, but degradation of ground water quality is detected and deemed significant by the Department, the Department shall take one (1) or more of the following actions:
i. Require a modification of regulated activities to prevent continued degradation; (
ii. Coordinate with the appropriate agencies and responsible persons to develop and implement prevention measures for activities not regulated by the Department;
iii. Allow limited degradation of ground water quality for the constituents identified in Subsection 200.01.a. if it can be demonstrated that:
(1) Best management practices, best available methods or best practical methods, as appropriate for the aquifer category, are being applied; and
(2) The degradation is justifiable based on necessary and widespread social and economic considerations; or
iv. Allow degradation of ground water quality up to the standards in Subsection 200.01.b., if it can be demonstrated that:
(1) Best management practices are being applied; and
(2) The degradation will not adversely impact a beneficial use.
b. The following criteria shall be considered when determining the significance of degradation:
i. Site specific hydrogeologic conditions; (
ii. Water quality, including seasonal variations; (
iii. Existing and projected future beneficial uses; (
iv. Related public health issues; and
v. Whether the degradation involves a primary or secondary constituent in Section 200.
03. Contamination Exceeding a Ground Water Quality Standard. The discovery of any contamination exceeding a ground water standard that poses a threat to existing or projected future beneficial uses of ground water shall require appropriate actions, as determined by the Department, to prevent further contamination. These actions may consist of investigation and evaluation, or enforcement actions if necessary to stop further contamination or clean up existing contamination, as required under the Environmental Protection and Health Act Section 39-108, Idaho Code.
04. Agricultural Chemicals . Agricultural chemicals found in intermittently saturated soils within the crop root zone will not be considered ground water contaminants as long as the chemicals remain within the crop root zone, and have been applied in a manner consistent with all appropriate regulatory requirements.
05. Site-Specific Ground Water Quality Levels or Points of Compliance. The Department may allow site-specific ground water quality levels, for any aquifer category, that vary from a standard(s) in Section 200 or Section 300, or may allow site-specific points of compliance, based on consideration of effects to human health and the environment, for:
a. Remediation conducted under the Department's oversight; (
b. Permits issued by the Department; (

	c.	Situations where the site background level varies from the ground water quality standard;	()
	nent may	Dissolved concentrations of secondary constituents listed in Section 200 of this rulallow the use of dissolved concentrations for secondary constituents if the requesting doing so will not adversely affect human health and the environment; or		
	e.	Other situations authorized by the Department in writing.	()
401.	MININO	G.		
compliand and mee Degrada protection If a required 150.01 is	est of a mence, at whet the groution of gon during lest is not in ground	Request for Setting Point(s) of Compliance and Standards Applicable to Mining Activities operator, pursuant to this section, the Department shall set a point of compliance, or prich the mine operator shall protect current and projected future beneficial uses of the ground under quality standards as described in Section 200 or as allowed under Subsection round water is allowed at a point of compliance if the mine operator implements the lamining activities appropriate for the aquifer category as specified in Table 1 of Subsection made, the mine operator must meet the ground water quality standards as described in Subwater both within and beyond the mining area unless the Department establishes the point stent with Subsection 401.03.	oints of water 400.00 evel of 150.00 osection	of er 5. of 2.
	02.	Application Process.	()
hundred	ke writter dollars (If the mine operator requests a point of compliance, or points of compliance, the mine of application to the Department. The application shall be accompanied by a fee of two thousa \$2,500). The application shall include the following information in sufficient detail to all ablish point(s) of compliance:	and fiv	ve
	i.	Name, location, and mailing address of the mining operation;	()
	ii.	Name, mailing address, and phone number of the mine operator;	()
	iii.	Land ownership status of the mining operation (federal, state, private or public);	()
	iv.	The legal structure (corporation, partnership, etc.) and residence of the mine operator;	()
operatio	v. n;	The legal description, to the quarter-quarter section, of the location of the proposed	minir (ng)
of Idaho		Evidence the mine operator is authorized by the Secretary of State to conduct business in t	he sta	te)
	lamation.	A general description of the operational plans for the mining operation from construction to This description shall include any proposed phases for construction, operations, and reclaim the location of all mining activities;		
outer lin	viii. nits of the	A preconstruction topographic site map or aerial photos extending at least one (1) mile bey mining area, identifying and showing the location and extent of the following features:	ond th	ne)
irrigatio	(1) n ditches;	All wells, perennial and intermittent springs, adit discharges, wetlands, surface water	ers ar	nd)
	(2)	All public and private drinking water supply source(s) within one (1) mile of the mining are	ea; ()
	(3)	All service roads and public roads;	()
	(4)	All buildings and structures within one (1) mile of the mining area:	()

	(5)	All special resource waters within one (1) mile of the mining area; and	()
of the m	(6) nining are	All Clean Water Act Section 303(d) listed streams, and their listed impairments, within one ta;	(1) mil (le)
working	ix. gs and adi	To the extent such information is available, a description and location of underground its and a description of the structural geology that may influence ground water flow and direct		ie
	х.	Information regarding the relevant factors set forth in Subsection 401.03; and	()
	xi.	A proposed point of compliance, or points of compliance.	()
the min	b. e operator	Within thirty (30) days of receipt of an application, the Department shall issue a written nr indicating:	otice t	0
	i.	That the application is complete; or	()
		That the Department is rejecting the application as incomplete. In such a case, the Department deficiencies. Upon a determination that the application is incomplete, the Department shall the application fee.		
	c. ceipt of a circumst	The Department shall establish the point(s) of compliance within one hundred eighty (18 a complete application unless the Department determines that additional time is necessary ances.		
through mining would e mining violation regardin	401.03.h area bou exist at th area bour n of wate	Setting the Point(s) of Compliance. The point(s) of compliance shall be set as close as post the mining area, taking into consideration the relevant factors set forth in Subsections 44 a., but in no event shall the point(s) of compliance be within the boundary of the mining an indary means the outermost perimeter of the mining area (projected in the horizontal plant are completion of the mining activity. The point(s) of compliance shall be set so that, out indary, there is no injury to current or projected future beneficial uses of ground water and the requality standards applicable to any interconnected surface waters. The Department's determint(s) of compliance shall be based on an analysis and consideration of all relevant factors in the constant of the point of the mining area, taking into consideration of all relevant factors in the mining area, taking into consideration of all relevant factors in the mining area, taking into consideration of all relevant factors in the mining area, taking into consideration of all relevant factors in the mining area, taking into consideration of all relevant factors in the mining area, taking into consideration of the mining area area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the mining area (projected in the horizontal plant in the horizontal plant in the mining area (projected in the h	01.03.6 rea. The need as side the re is no ination	a. it ne no on
characte	a. eristics of	The hydrogeological characteristics of the mining area and surrounding land, including any the aquifer and any natural attenuation supported by site-specific data;	dilutio (n)
from the	b. e mining	The concentration, volume, and physical and chemical characteristics of contaminants reactivity, including the toxicity and persistence of the contaminants;	esultin (g)
	c.	The quantity, quality, and direction of flow of ground water underlying the mining area;	()
	d.	The proximity and withdrawal rates of current ground water users;	()
	e.	A prediction of projected future beneficial uses;	()
	f.	The availability of alternative drinking water supplies;	()
cumulat	g. ive impa	The existing quality of the ground water, including other sources of contamination arets on the ground water; and	nd the	ir)
	h.	Public health, safety, and welfare effects.	()
	04.	Ground Water Monitoring and Reporting. The Department shall require ground	l wate	er

monitoring and reporting whenever the Department sets the point(s) of compliance. The Department shall not require ground water monitoring that duplicates ground water monitoring required by other state or federal agencies as long as the mine operator provides the data to the Department.

- a. A ground water monitoring system required under Subsection 401.04 shall be designed to: (
- i. Represent the quality of background ground water that has not been affected by the mining activity; and
- ii. Represent the quality of ground water passing the point(s) of compliance in order to determine compliance with ground water quality standards or effectiveness of best management practices.
- **b.** When practicable, indicator monitoring wells or other devices may be required. Such indicator wells and other devices shall not be used to determine compliance with the ground water quality standards, but instead may be used to evaluate modeling results, to predict the quality of ground water at the point(s) of compliance, or to determine the effectiveness of best management practices.
- c. All monitoring wells shall be constructed (well depth, well screen size, well screen interval, gravel pack, etc.) and developed so that ground water samples represent the quality of ground water that is relevant to current and future beneficial uses.
- **05.** Coordination with Other State or Federal Agencies/Public Notice. Before setting the point(s) of compliance or requiring ground water monitoring, the Department shall coordinate with and seek recommendations from other state or federal agencies that have regulatory authority over the mining activities. The Department may provide public notice and an opportunity for public comment prior to setting or changing the point(s) of compliance. The Department shall issue a public notice after it sets the point(s) of compliance.
- **06. Limitations.** Section 401 addresses only those contaminants that naturally occur in the mining area ground water or in the surrounding rock or soil and are present in concentrations above the natural background level as a result of mining activities.
- **07. Application of Provisions**. The provisions set out in Section 401 apply to new mining activities or to an expansion of existing mining activities commencing after July 1, 2009. All consent orders, compliance schedules, and other agreements adopted or issued by the Department prior to July 1, 2009 pertaining to ground water protection at mine sites shall remain in full force and effect.

08. Change in Point(s) of Compliance/Ground Water Monitoring.

- a. A change in the point(s) of compliance may be requested by the mine operator when there is a change in, or new information regarding, the mining activity or any of the factors set forth in Subsection 401.03. A change requested by the mine operator shall include an identification of the new proposed point(s) of compliance, a description of the cause for the change and any data supporting the change. The mine operator's request shall be handled as an application submitted pursuant to Subsection 401.02.a. and shall be subject to all other provisions of Section 401.
- b. The Department may initiate a change in the point(s) of compliance if there is a change in, or new information regarding, the mining activity or any of the factors set forth in Subsection 401.03, and the Department determines that the change is necessary to ensure there is no injury to current or projected future beneficial uses of ground water and no violation of water quality standards applicable to any interconnected surface waters. The Department shall notify the mine operator in writing of the Department's intent to change the point(s) of compliance. The Department shall make its final decision to change the point(s) of compliance within sixty (60) days of the notice to the mine operator unless the Department and the mine operator agree more time is necessary to make the decision.
- c. The Department may require additional or new ground water monitoring or indicator wells when the Department changes the point(s) of compliance. The Department may also require additional or different ground water monitoring or indicator wells if the Department determines, based upon a change in or new information

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regarding the mining activity or any of the factors listed in Subsection 401.03, that the monitoring no longer meets the requirements set forth in Subsection 401.04. The mine operator may also request a change in the monitoring.

402. -- **999.** (RESERVED)

58.01.12 – RULES FOR ADMINISTRATION OF WASTEWATER AND DRINKING WATER LOAN FUNDS

000. LEGAL AUTHORITY. The Idaho Board of Environmental Quality, pursuant to authority granted in Chapters 1, 36, and 76, Title 39, Idaho

Code, did adopt the following rules for the administration of the Wastewater and Drinking Water Loan Funds. (

001. TITLE AND SCOPE.

- **01. Title**. These rules are titled IDAPA 58.01.12, "Rules for Administration of Wastewater and Drinking Water Loan Funds."
- **O2.** Scope. The provisions of these rules will establish administrative procedures and requirements for establishing, implementing and administering two (2) state loan programs for providing financial assistance to eligible applicants of wastewater and drinking water projects. The U.S. Environmental Protection Agency provides annual capitalization grants to the state of Idaho for these programs. Financial assistance projects must be in conformance with the requirements of the Subchapter VI of the federal Clean Water Act (33 U.S.C. Sections 1381 et seq.) and the Safe Drinking Water Act (42 U.S.C. Section 300j et seq.).

002. (RESERVED)

003. ADMINISTRATIVE APPEALS.

Persons may be entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality."

004. INCORPORATION BY REFERENCE AND AVAILABILITY OF REFERENCED MATERIAL.

- **10. Incorporation by Reference**. These rules do not contain documents incorporated by reference.
- **02. Availability of Referenced Material**. The "Clean Water State Revolving Fund Handbook" and the "Drinking Water Loan Account Handbook" (Handbooks) are available at the Idaho Department of Environmental Quality, 1410 N. Hilton, Boise, ID 83706-1255, (208) 373-0502, or DEQ website http://www.deq.idaho.gov. ()

005. CONFIDENTIALITY.

Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality."

006. POLICY.

It is the policy of the Idaho Board of Environmental Quality through the Idaho Department of Environmental Quality, to administer the Wastewater Loan Fund for the purpose of protecting and enhancing the quality and value of the water resources of the state of Idaho by financially assisting in the prevention, control and abatement of water pollution and the Drinking Water Loan Fund for the purpose of providing assistance to eligible public drinking water systems for the planning, design, and construction of facilities to ensure safe and adequate drinking water. It is also the intent of the Idaho Board of Environmental Quality to assign a priority rating to those projects that will most significantly improve the quality of the waters of the state and most adequately protect the public health.

007. DEFINITIONS.

For the purpose of the rules contained in this chapter, the following definitions apply:

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01. Applicant.

- **a.** When used in the context of wastewater loan fund, applicant is defined as a municipality or nonpoint source project sponsor that has the ability to establish and maintain a loan repayment source. Individuals and for-profit corporations are not eligible.
- **02. Best Management Practice.** A practice or combination of practices, techniques or measures developed, or identified, by the designated agency and identified in the state water quality management plan which are determined to be the most cost-effective and practicable means of preventing or reducing the amount of pollution

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generated by non	point sources to a level compatible with water quality needs.	()
03.	Board. The Idaho Board of Environmental Quality.	()
	Categorical Exclusion (CE). Category of actions which do not individually or cumulativel ton the human environment and for which, therefore, neither an environmental information environmental impact statement is required.		
	Close or Closing. The date on which the loan recipient issues and physically deliver cond or note evidencing the loan to the loan recipient, specifically determining the principal, that shall be repaid and the schedule for payment.		
	Collector Sewer . That portion of the wastewater treatment facility whose primary purporom individual residences and other individual public or private structures and which is interest to an interceptor sewer or a treatment plant.	ose is ended (to to)
07.	Community Water System. A public drinking water system that:	()
a. the system; or	Serves at least fifteen (15) service connections used by year round residents of the area se	erved l	by)
b.	Regularly serves at least twenty-five (25) year-round residents.	()
economic and en and studies, surv construction of w	Construction. The erection, building, acquisition, alteration, reconstruction, improves stewater treatment or drinking water facilities, including preliminary planning to determine gineering feasibility, the engineering, architectural, legal, fiscal and economic investigations eys, designs, plans, working drawings, specifications, procedures, and other action necessary wastewater treatment or drinking water facilities; the inspection and supervision of the constead associated facilities.	nine the finite, report finites	he rts he
09.	Contaminant. Any physical, chemical, biological, or radiological substance or matter in w	ater.)
10.	Department . The Idaho Department of Environmental Quality.	()
11.	Director . The Director of the Idaho Department of Environmental Quality or his/her design	nee.)
12. system that meet and comment.	Disadvantaged Community . The service area of a wastewater treatment facility or a public affordability criteria established by the Department of Environmental Quality after public		
13.	Disadvantaged Loans. Loans made to a disadvantaged community.	()
14. water from the sconsumer. Chlori	Distribution System . Any combination of pipes, tanks, pumps, and other equipment that source(s), treatment facility(ies), or a combination of source(s) and treatment facility(ies nation may be considered as a function of a distribution system.		
	Eligible Costs . Costs which are necessary for planning, designing and/or constructing atter treatment facilities, or implementation of water pollution control projects. To be eligible and not ineligible costs. The determination of eligible costs shall be made by the Depon 041.	le, cos	sts

16. Environmental Impact Statement (EIS). A document prepared by the applicant when the Department determines that the proposed construction project may significantly affect the environment. The major purpose of the EIS will be to describe fully the significant impacts of the project and how these impacts can be either avoided or mitigated. The environmental review procedures contained in Chapter 5 of the Handbooks may be used as

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guidance when p	reparing the EIS.	()
project. This doc	Environmental Information Document (EID) . Any written environmental assessment produced describing the environmental impacts of a proposed wastewater or drinking water construment will be of sufficient scope to enable the Department to assess the environmental impaged and ultimately determine if an EIS is warranted.	uctio	on
18. financial informa	Financial Management System . Uniform method of recording, summarizing and ana ation about the loan applicant.	lyzir (ıg)
for which an EIS	Finding of No Significant Impact (FONSI) . A document prepared by the Department pres an action, not otherwise excluded, will not have a significant effect on the human environme will not be prepared. It shall include the environmental assessment or a summary of it and shammental documents related to it.	nt ar	ıď
20. Loan Account Ha	Handbook(s). The "Clean Water State Revolving Fund Handbook" and/or the "Drinking andbook."	Wate (er)
	Implementation Plan . Completed project implementation plan or work plan provides do f the proposed project including list of tasks, schedule of tasks, agency/contractor/entity responsion of the project tasks, adequate time schedules for completion of all budget tasks, at the softhe project.	onsib	le
22.	Ineligible Costs. Costs which are not eligible for funding pursuant to these rules.	()
23. transport domest	Interceptor Sewer . That portion of the wastewater treatment facility whose primary purposic sewage or nondomestic wastewater from collector sewers to a treatment plant.	se is 1	to)
24.	Loan Recipient. An applicant who has been awarded a loan.	()
25. technical operation	Managerial Capability. The capability of the loan applicant to support the proper financion of the system.	al ar	ıd)
26. water which is de	Maximum Contaminant Level (MCL). The maximum permissible level of a contaminelivered to any user of a public water system.	iant i	in)
27.	Noncommunity Water System. A public water system that is not a community water system	1.)
28. processes which	Nondomestic Wastewater. Wastewaters originating primarily from industrial or commearry little or no pollutants of human origin.	nerci (al)
29. and diffuse source disturbing activity	Nonpoint Source Pollution . Water pollution that enters the waters of the state from nonspaces and is the result of runoff, precipitation, drainage, seepage, hydrological modification of ties.		
30. source pollution.	Nonpoint Source Project Sponsor. Any applicant for wastewater loan funds to address no	npoi	nt)
nonpoint source	Operation and Maintenance Manual . For wastewater or drinking water facilities, a guidan outlining the optimum operation and maintenance of the facilities and their component water pollution control projects, a plan that incorporates applicable sections of the Natural Reservice Field Office Technical Guide, for implementation of best management practices.	s. Fo	or

32. Planning Document. A document which describes the condition of a public wastewater or drinking water system and presents a cost effective and environmentally sound alternative to achieve or maintain regulatory compliance. Engineering reports and facility plans are examples of such planning documents. The

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planning documents shall be prepared by or under the responsible charge of an Idaho licensed professional engineer and shall bear the imprint of the engineer's seal. Requirements for planning documents prepared using loan funds are provided in Section 030 of these rules and in the Handbooks.

- **33. Plan of Operation**. A schedule of specific actions and completion dates for construction, start-up and operation of the facility or for implementation of wastewater or drinking water projects.
- **94. Point Source**. Any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, from which pollutants are, or may be discharged to the waters of the state. This term as used in these rules does not include return flows from irrigated agriculture, discharges from dams and hydroelectric generating facilities or any source or activity considered a nonpoint source by definition.
- **35. Pollutant.** Any chemical, biological, or physical substance whether it be solid, liquid, gas, or a quality thereof, which if released into the environment can, by itself or in combination with other substances, create a nuisance or render that environment harmful, detrimental, or injurious to public health, safety or welfare or to domestic, commercial, industrial, recreational, aesthetic or other beneficial uses.
- **36. Priority List.** An integrated list of proposed wastewater treatment facility and nonpoint source pollution control projects rated as described in Section 020; or a list of proposed drinking water projects rated by severity of risk to public health, the necessity to ensure compliance with IDAPA 58.01.08, Idaho Rules for Public Drinking Water Systems, and the Safe Drinking Water Act (42 U.S.C. Section 300j et seq.), population affected, and need on a household basis for protection of Idaho's public drinking water.
- 37. Public Drinking Water System/Public Water System/Water System. A system for the provision to the public of water for human consumption through pipes or, after August 5, 1998, other constructed conveyances, if such system has at least fifteen (15) service connections, regardless of the number of water sources or configuration of the distribution system, or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days out of the year. Such term includes: any collection, treatment, storage, and distribution facilities under the control of the operator of such system and used primarily in connection with such system; and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Such term does not include any "special irrigation district." A public water system is either a "community water system" or a "noncommunity water system."
- **38. Readiness to Proceed.** The progress which a loan applicant has made towards completion of time-consuming tasks necessary to complete a loan application (e.g. bond election, local improvement district formation, judicial confirmation towards debt authority, completion of facility plan).
- **39. Reserve Capacity**. That portion of the facility that is designed and incorporated in the constructed facilities to handle future demand upon the system.
- **40. Sewer Use Ordinance/Sewer Use Resolution.** An ordinance or resolution that requires new sewers and connections to be properly designed and constructed, prohibits extraneous sources of inflow and prohibits introduction of wastes into the sewer in an amount that endangers the public safety or the physical or operational integrity of the wastewater treatment facility.
 - 41. State. The state of Idaho. (
- **42. Supplemental Grants**. A state funded grant awarded in conjunction with a loan from the water pollution control loan account.
- **43. Suspension**. An action by the Director to suspend a loan contract prior to project completion for a specified cause. Suspended contracts may be reinstated.
- **44. Sustainability.** Sustainability will include efforts for energy and water conservation, extending the life of capital assets, green building practices, and other environmentally innovative approaches to infrastructure repair, replacement and improvement.

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45. Termination . An action by the Director to permanently terminate a loan contract prior to project completion for a specific cause. Terminated contracts will not be reinstated.
46. User Charge System . A system of rates and service charges applicable to specific types of users including any legal enforcement mechanism as may be required and which provides sufficient reserves and/or revenues for debt retirement, operation and maintenance, and replacement of the installed equipment or structures.
47. Wastewater . A combination of the liquid and water-carried wastes from dwellings, commercial buildings, industrial plants, institutions and other establishments, together with any groundwater, surface water and storm water that may be present; liquid and water that is physically, chemically, biologically, or rationally identifiable as containing excreta, urine, pollutants or domestic or commercial wastes; sewage.
48. Wastewater Treatment Facility. Any facility, including land, equipment, furnishings and appurtenances thereof, used for the purpose of collecting, treating, neutralizing or stabilizing wastewater and removing pollutants from wastewater including the treatment plant, collectors, interceptors, outfall and outlet sewers pumping stations, sludge treatment and handling systems, land disposal systems; a sewage treatment plant.
49. Water Pollution Control Project . Any project that contributes to the removal, curtailment, or mitigation of pollution of the surface waters or groundwater of the state, or the restoration of the quality of said waters, and conforms to any applicable planning document which has been approved and/or adopted such as the State Water Quality Management Plan. This includes the planning, design, construction/implementation or any other distinct stage or phase of a project.
50. Water System Protection Ordinance. An ordinance adopted pursuant to Chapter 32, Title 42 Idaho Code, or other applicable law that requires new connections to be properly designed and constructed, which prohibits cross-connections with non-potable water sources and in all ways protects the water system from injection of contaminants, and that provides for fees for service from users or classes of users.
008. ELIGIBLE SYSTEMS.
01. Basic Drinking Water Considerations. Public and private community water systems and nonprofit noncommunity water systems.
02. Basic Wastewater Considerations . Municipal or non-profit owned wastewater point source treatment facilities, lagoons, reuse facilities, and systems using nonpoint source methodologies of wastewater disposal.
03. assistance if: Assistance to Ensure Compliance. Public water systems not eligible for project loans may receive (
a. The use of the assistance will ensure compliance; (
b. The owner or operator of the system agrees to undertake feasible and appropriate changes in operations (including ownership, management, accounting, rates, maintenance, consolidation, alternative water supply, or other procedures);
c. The Department determines that the measures are necessary to ensure that the system has the technical, managerial, and financial capability to comply with state and federal drinking water requirements over the long term; and
d. Prior to providing assistance under this section to a public water system that is in significant noncompliance with any requirement of IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems," and the Safe Drinking Water Act (42 U.S.C. Section 300j et seq.), the Department conducts a review to determine whether this section applies to the system.

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009. INELIGIBLE SYSTEMS.

	01.	Basic Considerations . Systems not eligible for project loans are described in Subsection 009	.02.)
	02.	Systems Not Eligible. The following systems will not be considered eligible for project loans (s:)
	a.	Wastewater systems that are owned by individuals or for-profits; ()
"Idaho l	b. Rules for	Drinking water systems in significant noncompliance with any requirement of IDAPA 58.0 Public Drinking Water Systems," and the Safe Drinking Water Act (42 U.S.C. Section 300j et (01.08 seq.)	, ;)
Rules fo	c. or Public	Drinking water systems under disapproval designation as outlined in IDAPA 58.01.08, "Drinking Water Systems"; or	Idah)
due to I	d. DEQ.	Systems delinquent in payment of fines, state revolving fund loans, penalties, or fee assess	ment	s)
technica	ns shall b al, manag	CIAL AND MANAGEMENT CAPABILITY ANALYSIS. be awarded for projects unless the applicant has demonstrated and certified that it has the gerial, and financial capabilities as provided for in these rules to ensure construction, operation of to repay principal and interest which would be due on a loan.	legal n and	, 1
The info or imple legal de	ormation i	Information Needed. Before an application will be considered complete, the applicant sary information on a form prescribed by the Department along with substantiating document may include, but not be limited to, demographic information of the applicant, estimated construction costs, annual operating costs, and information regarding the financing of the project, including the applicant and the existence and amount of any outstanding bonds or other indebtedness reject.	tation uction ng the	i. 1
	02.	Incorporated Nonprofit Applicants.)
nonprof bylaws,		In addition to all other information required to be submitted by these rules, an incorporate must demonstrate to the satisfaction of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of incorporation at the contract of the Department by its articles of the Department by its arti		
	i.	The corporation is nonprofit and lawfully incorporated pursuant to Chapter 3, Title 30, Idaho (Code	;)
drinkinş	ii. g water fa	The corporation is authorized to incur indebtedness to construct, improve or repair wastewa acilities and/or implement water pollution control nonpoint source projects;	iter o	r)
revenue	iii. s raised t	The corporation is authorized to secure indebtedness by pledging corporation assets, includin hrough a user charge system;	ig an	<i>y</i>)
	iv.	The corporation exists either perpetually or for a period long enough to repay a project loan; a	and)
	v.	The corporation is capable of raising revenues sufficient to repay a loan. ()
		The Department may impose conditions on the making of a facility loan or water pollution or project to an incorporated nonprofit applicant which are necessary to carry out the provision provisions of Chapter 36 or 76, Title 39, Idaho Code.		

Cost Allocation. An applicant proposing a wastewater, drinking water or nonpoint source project

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03.

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•		
designed to so Such applicate following info	erve two (2) or more entities must show how the costs will be allocated among the participating nts must provide an executed intermunicipal service agreement which, at a minimum, incorpormation:	entities. rates the
a.	The basis upon which the costs are allocated;	()
b.	The formula by which the costs are allocated; and	()
c.	The manner in which the cost allocation system will be implemented.	()
04. demonstrate:	Waivers. The requirement in Section 010 may be waived by the Department if the appli	cant can
a.	Such an agreement is already in place;	()
b.	There is documentation of a service relationship in the absence of a formal agreement; or	()
c. applicants fai	An applicant exhibits sufficient financial strength to continue the project if one (1) or mols to participate.	re of the
011 019.	(RESERVED)	
Projects are Limited loan the Department	ORITY RATING SYSTEM. identified for placement on priority lists by surveying eligible entities directly on an annufunds are awarded to projects based on priority ratings and readiness to proceed. Projects are ent on a standard priority rating form using public health, sustainability, the condition of the ater quality criteria.	rated by
01. funds to wast	Purpose . A priority rating system shall be utilized by the Department to annually allot a ewater and drinking water projects determined eligible for funding assistance under these rules.	
02. system. Prior	Wastewater Priority Rating. The priority rating system shall be based on a numeric ity criteria shall contain the following points:	al point
a. Department,	Public health emergency or hazard certified by the Idaho Board of Environmental Qua a District Health Department or by a District Board of Health – one hundred and fifty (150) points	
b. infrastructure	Regulatory compliance issues (e.g., noncompliance and resulting legal actions rel- deficiencies at a wastewater facility) up to one hundred (100) points.	ating to
implementati	Watershed restoration (e.g., implementation of best management practices or initial wastewater collection and treatment facilities as part of an approved total maximum daily loon of nonpoint source management actions in protection of a threatened water, or is part of a effort) up to one hundred (100) points.	oad plan,
d. evidence of c (100) points.	Watershed protection from impacts (e.g., improvement of beneficial use(s) in a given water ommunity support, or recognition of the special status of the affected water body) up to one	
e.	Preventing impacts to uses (nonpoint source pollution projects) up to one hundred (100)	points.
f. extending the infrastructure	Sustainability efforts (e.g., prospective efforts at energy conservation, water conservation of capital assets, green building practices, and other environmentally innovative appropriate repair, replacement and improvement) up to fifty (50) points.	

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g.	Affordability (current system user charges exceed state affordability guidelines) ten (10) points (
03. system. Priority	Drinking Water Priority Rating . The priority rating system shall be based on a numerical poin criteria shall contain the following points.	ts)
a. which may inclu	Public Health Hazard. Any condition that creates, or may create, a danger to the consumer's health de any one (1) or more of the following, may be awarded a maximum of one hundred (100) points:	
i. contaminant leve chronic contamin	Documented unresolved violations of the primary drinking water standards including maximum els, action levels, and treatment techniques (to include maximum contaminant levels for acute annates);	
ii.	Documented unresolved violations of pressure requirements; ()
iii.	Documented reduction in source capacity that impacts the system's ability to reliably serve water (;
iv. that are causing t	Documented significant deficiencies (e.g., documented in a sanitary survey) in the physical system to not reliably serve safe drinking water; or (n)
v.	Documented unregulated contaminants that have been shown by EPA to be a risk to public health.)
b. not constitute a p	General Conditions of Existing Facilities. Points shall be given based on deficiencies, which would bublic health hazard, for pumping, treating, and delivering drinking water - up to sixty (60) points.	d)
c. extending the lit infrastructure rep	Sustainability Efforts (e.g., prospective efforts at energy conservation, water conservation for of capital assets, green building practices, and other environmentally innovative approaches to pair, replacement and improvement) - up to fifty (50) points.	1, 0)
	Consent Order, Compliance Agreement Schedule, or Court Order. Points shall be given if the ng under and in compliance with a Consent Order, Compliance Agreement Schedule, or Court Order deconstruction project will address the Consent Order, Compliance Agreement Schedule, or Courty (30) points.	er
e. conservation, eco	Incentives. Bonus points shall be awarded to systems that promote source water protection promy, proper operation maintenance, and monitoring - up to ten (10) points.	ı,)
f. guidelines - ten (Affordability. Points shall be given when current system user charges exceed state affordabilit 10) points.	y)
04. Handbooks.	Rating Forms. Rating criteria for Section 020 set forth in rating forms that are available in the	ie)
05. public review an	Priority List . A list shall be developed from projects rated according to Section 020, submitted for domment, and submitted to the Board for approval.	or)
a. would affect the of any project, a	Priority Reevaluation. Whenever significant changes occur, which in the Department's judgment design parameters or treatment requirements by either increasing or decreasing the need for or scopreevaluation of that priority rating will be conducted.	nt ne)
b. timely utilization	Project Bypass. A project that does not or will not meet the Department schedule that allows for of loan funds may be bypassed, substituting in its place the next highest ranking project(s) that	

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Department 0	Wastewater & Diffiking Water Loan Funds
ready to proceed	l. An eligible applicant that is bypassed will be notified in writing of the reasons for being bypassed.
06. of these rules.	Amendment of a Priority List. The Director may amend a Priority List as set forth in Section 995
Disadvantaged I	OVANTAGED LOANS. Loan Awards. In conjunction with the standard loans, the Department may award disadvantaged loans emed disadvantaged using the following criteria: ()
(2%) of the appl (1½%) and two have: unemploy (30) year loan us would be based for upgrades). If area's median he data for the cou	Qualifying for a Disadvantaged Loan. In order to qualify for a disadvantaged loan, a loan have a residential user rate for either drinking water or wastewater services that exceed two percent icant community's median household income or, if the user rate is between one and one-half percent percent (2%) of the applicant community's median household income, the community must also ment that exceeds the state average; and a decreasing population. The applicant shall agree to a thirty eless the design life of the project is documented to be less than thirty (30) years. The annual user rate on all operating, maintenance, replacement, and debt service costs (both for the existing system and the applicant's service area is not within the boundaries of a municipality, or if the applicant's service busehold income is not consistent with the municipality as a whole, the applicant may use the census may in which it is located or may use a representative survey, conducted by a Department approved, earty, to verify the median household income of the applicant's service area.
set at the borrov funding, extensi with achieving	Adjustment of Loan Terms. DEQ will equally apportion funds available for principal forgiveness e disadvantaged loan recipients. For wastewater loan funding, the length of the repayment period is ver's discretion, up to the maximum repayment period of thirty (30) years. For drinking water loan ons of repayment term to thirty (30) years are only allowed for disadvantaged applicants. Consistent user rates as per the criteria set forth in Section 021, and where possible with available funds, loan justed in the following order: decreasing the interest rate and providing principal forgiveness.
	Decreasing Interest Rate. The loan interest rate may be reduced from the rate established by the dard loans to a rate that results in an annual user rate equaling the criteria set forth in Section 021. may be reduced to as low as zero percent (0%).
set forth in Sect (50%) of the tot exceed fifty per annual Intended	Principal Forgiveness. If even at zero percent (0%) interest, the annual user rate per residential user criteria set forth in Section 021, then the principal that causes the user charge to exceed the criteria zero in 021 may be partially forgiven or reduced. The principal reduction cannot exceed fifty percent al loan, unless the user rate will exceed \$100 per month (in which case the principal reduction may zero (50%). Principal forgiveness terms may be revised (from initial estimates established in the Use Plan) based upon final construction costs, such that loan terms do not result in user rates that are a set forth in Section 021.
In conjunction v	EMENTAL GRANTS. with loans, the Department may award state funded supplemental grants, not to exceed ninety percent igible costs, to loan recipients in the following manner: ()
01. ninety percent (9	Projects Not Funded by Loans . Planning and design projects may receive grant assistance up to 00%) funding of eligible costs not funded by a loan; and
02.	Costs in Excess of Financial Ability. ()
a. a loan recipient	Loan recipients may receive supplemental grant assistance for eligible costs that exceed the amount is able to pay. In order to qualify for a supplemental grant, a loan recipient must have the following: ()
i. household incom	An annual user rate per household which exceeds one and one-half percent (1 1/2%) of the median ne from the most recent census data. If the loan recipient's service area is not within the boundaries of

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	ne loan recipient may use the census data for the county in which it is located or may use an by the Department; and	income
ii. for the existing s	The annual user rate includes all operating, maintenance, replacement and debt service cosystem and for upgrades.	ts, both
	If a loan recipient meets the requirement of Section 022, a supplemental grant may be made roject that causes the annual user rate for wastewater service per household to exceed one a (2%) of the median household income, subject to available funds.	
023 029.	(RESERVED)	
Loan funds awareffective and envelope Rules for Public 58.01.16, "Waste	CCT SCOPE AND FUNDING. ded under this program may be used to prepare a facility planning document which identifies vironmentally sound alternative to achieve or maintain compliance with IDAPA 58.01.08, Drinking Water Systems," the Safe Drinking Water Act, 42 U.S.C., Sections 300j et seq., swater Rules," and the Clean Water Act, 33 U.S.C. Sections 1381 et seq., and which is approvation funds may also be used for design and construction of the chosen alternative.	"Idaho IDAPA
01. projects may be t	Nonpoint Source Implementation Funding . Eligible nonpoint source water pollution funded when all of the following criteria are met:	contro (
a.	Consistent with and implements the Idaho Nonpoint Source Management Plan.	(
b. directly reference	Data is used to substantiate a nonpoint source pollutant problem or issue exists and is descreted.	ribed o
c.	Completed project implementation plan or work plan.	(
d.	Project commitment documentation through demonstrated ability for loan repayment.	(
e. agency will main	The project includes documentation that the project owner(s), manager(s), or the spontain the project for the life of the project (e.g., Maintenance Agreement).	nsoring (
f. improvements be project.	The project provides adequate tracking and evaluation of the effectiveness of the water eing funded by either the project owner/manager or the sponsoring agency throughout the life	
g. more affected mu	The project demonstrates nexus/benefit to municipality through a letter of support from on unicipalities.	e (1) o
02.	Facility Funding. Projects may be funded in steps:	(
a.	Step 1. Planning document prepared in accordance with the Handbook.	(
b. necessary for the	Step 2. Design which includes the preparation of the detailed engineering plans and specifiedding and construction of the project.	ication
c.	Step 3. Construction, which includes bidding and actual construction of the project.	(
d.	Step 4. A combination of Step 2 and Step 3.	(
proceeds to cons project does not	Combination Step Funding. Projects may be funded in any combination of the steps volepartment. Separate loans may be awarded for Step 1 or Step 2 projects. If a Step 1 or Step 2 struction, either the Step 1 or Step 2 loan, or both, may be consolidated with the Step 3 loans proceed to construction, outstanding Step 1 and Step 2 loans will be amortized and a rep d by the Department.	projection. If

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f. Cost Effective Requirement. Step 2, Step 3 or Step 4 loans shall not be awarded until a t		
effective and environmentally sound alternative has been selected by the Step 1 planning document and app		
the Department. If the planning document has not been completed pursuant to IDAPA 58.01.22, "F		
Administration of Planning Grants for Drinking Water and Wastewater Facilities," then the loan recipi		
provide an opportunity for the public to comment on the draft planning document. The public comment per		
be held after alternatives have been developed and the Department has approved the draft planning docun		
loan recipient shall provide written notice of the public comment period and hold at least one (1) public		
within the jurisdiction of the loan recipient during the public comment period. At the public meeting,		
planning document shall be presented by the loan recipient with an explanation of the alternatives identified.		
effective and environmentally sound alternative selected shall consider public comments received from those		
by the proposed project. After the public meeting and public comment period, the final alternative will be	selected	1
and the Environmental Information Document will be prepared.	()

- g. Funding For Wastewater Reserve Capacity. Funding for reserve capacity of a treatment plant will not exceed a twenty (20) year population growth and funding for reserve capacity of an interceptor will not exceed a forty (40) year population growth as determined by the Department.
- h. Funding for Drinking Water Reserve Capacity. Funding for reserve capacity of a drinking water system shall not exceed a twenty (20) year population growth, except that distribution and transmission lines which may be planned for a forty (40) year useful life.

031. LIMITATION OF PRELOAN ENGINEERING REVIEWS.

Preloan engineering documents prepared by consulting engineers will be reviewed by Department staff only when accompanied by a certificate that the consulting engineer carries professional liability insurance in accordance with Section 050.

032. LOAN FEE.

- **01. Loan Fee.** The Department may elect to impose a loan fee when necessary to offset the costs of administering the loan program, to provide planning assistance, or to otherwise facilitate the operation of the loan efforts. The loan fee shall not exceed one percent (1%) of the unpaid balance of the loan at the time each loan payment is due.
- **02. Effect on Loan Interest Rate**. The loan interest rate, as described in Section 050, will be reduced by the corresponding percentage of the loan fee.
- **03.** Payment of Loan Fee. The loan fee shall be due and payable concurrently with scheduled loan principal and interest repayments over the repayment period.

033. -- 039. (RESERVED)

040. LOAN APPLICATION AND REVIEW.

- **O1. Submission of Application**. Those eligible systems that received high priority ranking and are ready to proceed shall be invited to submit an application. The applicant shall submit to the Department, a completed application on a form as prescribed by the Department.
- **O2.** Application Requirements. Applications shall contain the following documentation, as applicable:
- **a.** A lawful resolution passed by the governing body authorizing an elected official or officer of the applicant to execute a loan contract and sign subsequent loan disbursement requests;
- **b.** Contracts for engineering or other technical services and the description of costs and tasks set forth therein shall be in sufficient detail for the Department to determine whether the costs associated with the tasks are eligible costs pursuant to Section 041;

c. at a minimum:	Justification for the engineering firm selected. An engineering firm selected by the applica	nt mus (it)
i. Engineers and La	Be a registered professional engineer currently licensed by the Idaho Board of Profe and Surveyors;	essiona (ıl)
ii. financial assistan	Not be debarred or otherwise prevented from providing services under another federal oce program; and	or stat (e)
iii. certification of lia	Be covered by professional liability insurance in accordance with Section 050 of these rability insurance shall be included in the application;	rules. A	\)
	A description of other costs, not included in the contracts for engineering or other teach the applicant seeks funding. The description of the costs and tasks for such costs must or the Department to determine whether the costs are eligible costs pursuant to Section 041;	st be in	
requirements for	A demonstration that the obligation to pay the costs for which funding is requested is the rof the applicant's compliance with applicable competitive bidding requirements for construct professional service contracts, including without limitation, the requirements set forth in S67-2320, 59-1026, and 42-3212, Idaho Code;	tion an	d
	Step 1 Scope of work describing the work tasks to be performed in the preparation ent if required in accordance with Section 030, a schedule for completion of the work tasks hours and costs to complete the work tasks;		
g.	Step 2 Design, or Step 4 Design and Construction:	()
i. Section 042;	Planning document, including a final environmental document and decision in accordance	ce with	h)
ii.	Financial and management capability analysis as provided in Section 010; and	()
iii.	Intermunicipal service agreements between all entities within the scope of the project, if app	licable (;;)
h.	Step 3 Construction:	()
i.	Documented evidence of all necessary easements and land acquisition;	()
ii.	Biddable plans and specifications of the approved wastewater treatment facility alternative;	()
iii.	A plan of operation and project schedule;	()
iv. system; and	A user charge system, sewer use or water system protection ordinance and financial mana	gemen (ıt)
v.	A staffing plan and budget;	()
i. Section 040 prior	Step 4 Design and Construction. Loan applicants must submit all documentation spec to advertising for bids on construction contracts;	ified i	n)
j.	Nonpoint Source Implementation Funding:	()
i. Source Managem	Information demonstrating that the project is consistent with and implements the Idaho Nevent Plan;	onpoir (ıt)

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ii.	Data that substantiates a nonpoint source poll	ution problem or issue exists;	(
iii.	A project implementation plan or workplan;		(
iv.	Project commitment documentation that demo	onstrates the ability for loan repayment;	(
v. the life of the p	Documentation that the project owner, managoroject;	ger or sponsoring agency will maintain the	project fo (
vi. water quality i the life of the p	A demonstration that there will be adequate improvements being funded by either the project project; and	e tracking and evaluation of the effectiver owner/manager or the sponsoring agency t	ness of the throughou (
vii. affected munic	A description of the nexus/benefit to a muni ipalities.	cipality and a letter of support from one (1) or more
03. determine whe	Determination of Completeness of Applica ther it includes all of the information required by		olication to
	Notification of Incompleteness of Appliculating an explanation of missing documentationsing documentation.	ication. Written notification if an applicant on will be sent to the applicant. The app	lication i licant may
	Reapplication for Loan . The action of disamits the former applicant from reapplying for an diness is secured.		
The Departmen	ERMINATION OF ELIGIBILITY OF COSTS at will review the application, including any continuent the costs are eligible costs for funding.		lication, to
01.	Eligible Costs. Eligible costs are those determ	nined by the Department to be:	(
a.	Necessary costs;		(
b.	Reasonable costs; and		(
c.	Costs that are not ineligible as described in So	ection 041.	(
planning docu	Necessary Costs. The Department will deter the the costs will be incurred to the scope of the ments, the project implementation plan or won that in the application that describes the scope	project as described in the plan of study: k plan for nonpoint source projects, and	for facility
0.2	Promoble Code Code will be a first	1 4 D 4 44 1 11 104	1.11

- **Reasonable Costs**. Costs will be determined by the Department to be reasonable if the obligation to pay the costs is the result of or will be the result of the applicant's compliance with applicable competitive bidding requirements for construction and requirements for professional service contracts, including without limitation, the requirements set forth in Sections 67-2801 et seq., 67-2320, 59-1026, and 42-3212, Idaho Code.
- **04. Examples of Costs That May Be Eligible**. Examples of costs that may be eligible, if determined necessary, reasonable and not ineligible costs include:
- **a.** Costs of salaries, benefits, and expendable material the applicant incurs in the project except ordinary operating expenses of local government, such as salaries and expenses of mayors, city council members, attorneys, commissioners, board members, or managers;
 - **b.** Costs under construction contracts bid and executed in compliance with state public works

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construc	tion laws	y;	()
contract	c. , a time a	Professional and consulting services utilizing a lump sum contract, a negotiated hour nd materials contract, or cost plus a fixed fee contract;	ly rat	e)
	d.	Planning directly related to the projects;	()
	e.	System evaluations;	()
	f.	Financial and management capability analysis;	()
docume	g. nts;	Preparation of construction drawings, specifications, estimates, and construction c	ontrac	et)
	h.	Landscaping;	()
pay;	i.	Removal and relocation or replacement of utilities for which the applicant is legally oblig	ated t	0
	j.	Material acquired, consumed, or expended specifically for the project;	()
	k.	A reasonable inventory of laboratory chemicals and supplies necessary to initiate plant operations	ations (;)
	l.	Preparation of an operation and maintenance manual;	()
	m.	Preparation of a plan of operation;	()
	n.	Start-up services;	()
	0.	Project identification signs;	()
	p.	Public participation for alternative selection;	()
	q.	Development of user charge and financial management systems;	()
	r.	Development of sewer use or water system protection ordinance;	()
	s.	Staffing plans and budget development;	()
	t.	Certain direct and other costs as determined eligible by the Department;	()
	u. ction 125 fic projec	Costs of complying with the Federal Water Pollution Control Act (P.L. 92-500) as amend 1 et seq. and the Safe Drinking Water Act (42 U.S.C. Section 300j et seq, loan requirements ats; and	ded, 3 applie (3 d)
sludge d	v. lisposal a	Site acquisition costs, including right of way, plant site, wastewater land application sit reas. Land purchase shall be from a willing seller.	tes an	d)
	05.	Ineligible Project Costs. Costs which are ineligible for funding include, but are not limited	to:)
	a.	Basin or area wide planning not directly related to the project;	()
complet	b. ion date;	Bonus payments not legally required for completion of construction before a cont	tractua (al)

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	c.	Personal injury compensation or damages arising out of the project;	()
	d.	Fines or penalties due to violations of, or failure to comply with, federal, state, or local laws	; ()
	e.	Costs outside the scope of the approved project;	()
council	f. members	Ordinary operating expenses of local government, such as salaries and expenses of mayo attorneys, commissioners, board members, or managers;	ors, cit	ty)
	g.	Construction of privately owned wastewater treatment facilities;	()
	h.	Cost of land in excess of that needed for the proposed project;	()
	i.	Cost of refinancing existing indebtedness;	()
	j.	Engineering costs incurred without professional liability insurance;	()
	k.	Costs of condemnation;	()
	l.	Reserve funds; and	()
pre-awa	m. ard costs b	Costs incurred prior to acceptance of the loan unless specifically approved in writing as only the Department.	eligibi (le)
such co	sts are inc	Notification Regarding Ineligible Costs. Prior to providing a loan offer, the Department if certain costs are not eligible for funding and the reasons for the Department's determinable of the engineering contract, the Department will also provide notification to the engine ovide the Department additional information in response to the notice.	ition.	If
yet beer	n set, such n addition	Eligible Costs and the Loan Offer. The loan offer shall reflect those costs determined eligible costs. The loan offer, however, may include estimates of some eligible costs that he as construction costs. Actual eligible costs may differ from such estimated costs set forth in the loan disbursements may be increased or decreased if eligible costs are modified as proving the costs are modified as proving the costs.	ave no	ot in
042.	ENVIR	ONMENTAL REVIEW.		
Revolvi environ nonpoir recipien environ	ing Loan mental rent or estunt shall comental re	Environmental Documentation. Guidance on how to complete an environmental review is the applicable Handbook. For eligible projects funded solely with non-federal funds (e.g. Fund repayments), see Section 042. For eligible projects, the loan recipient shall compositive as part of and in conjunction with a planning document. Projects funded exclusive ary management projects may not be required to complete an environmental review. The insult with the Department at an early stage in the loan process to determine the required leview. Based on review of existing information, and assessment of environmental impacts, the implete one (1) of the following per the Department's instruction:	g. Star lete a vely a ne loa level d	te an as an of
specifie	a. d by the I	Submit a request for Categorical Exclusion (CE) with supporting backup documentary Department;	tion a	ıs)
or	b.	Prepare an Environmental Information Document (EID) in a format specified by the Depa	rtmen (t;)
	c.	Prepare an Environmental Impact Statement (EIS) in a format specified by the Department.	()
and, bas	02. sed upon t	Categorical Exclusions . If the loan recipient requests a CE, the Department will review the the supporting documentation, take one (1) of the following actions:	reque (st)

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alternative, the D	Determine if the action is consistent with categories eligible for exclusion whereupon the issue a notice of CE from substantive environmental review. Once the CE is granted for the selected epartment will publish a notice of CE in a local newspaper in the geographical area of the proposed the public of this action, following which the planning document can be approved and the loan d; or
b. CE is not appropr	Determine if the action is not consistent with categories eligible for exclusion and that issuance of a riate. If a CE is not issued, the Department will notify the loan recipient to prepare an EID. ()
03. recipient shall pro	Environmental Information Document Requirements . When an EID is required, the loan epare the EID in accordance with the following Department procedures:
a. considered as the executive orders;	Various laws and executive orders related to environmentally sensitive resources shall be EID is prepared. Appropriate state and federal agencies shall be consulted regarding these laws and
	A full range of relevant impacts, both direct and indirect, of the proposed project shall be discussed uding measures to mitigate adverse impacts, cumulative impacts, and impacts that shall cause etrievable commitment of resources; and
c. or more potential	The Department will review the draft EID and either request additional information about one (1) impacts, or draft a "finding of no significant impact" (FONSI).
period. Following impacts are address	Final Finding of No Significant Impact. The Department will publish the draft FONSI in a local geographical area of the proposed project and will allow a minimum thirty (30) day public comment g the required period of public review and comment, and after any public concerns about project essed, the FONSI will become final. The Department will assess the effectiveness and feasibility of easures identified in the FONSI and EID prior to the issuance of the final FONSI and approval of the nt.
05. shall:	Environmental Impact Statement (EIS) Requirements. If an (EIS) is required, the loan recipient $($ $)$
a. required scope of	Consult with all affected federal and state agencies, and other interested parties, to determine the the document;
b. and comment;	Prepare and submit a draft EIS to all interested agencies, and other interested parties, for review ()
c.	Conduct a public meeting which may be in conjunction with a planning document meeting; and ()
d. and approval.	Prepare and submit a final EIS incorporating all agency and public input for Department review ()
	Final EIS . Upon completion of the EIS by the loan recipient and approval by the Department of all ed in Section 042, the Department will issue a record of decision, documenting the mitigation equired of the loan recipient. The loan agreement can be completed once the final EIS has been Department.
07. component/partit remainder of the established proce	Partitioning the Environmental Review. Under certain circumstances, the building of a ion of a system may be justified in advance of all environment review requirements for the system. The Department will approve partitioning the environment review in accordance with dures.

Use of Environmental Reviews Conducted by Other Agencies. If environmental review for the

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project has been	conducte	d by a	nother state,	federa	ıl, or l	ocal ag	gency,	the Depai	rtment	may,	at its	discretion,	issue	its
own determinati	on by ado	pting t	he document	and p	ublic	particij	pation	process o	f the o	ther a	gency	·	(

- **09. Validity of Review**. Environmental reviews, once completed by the Department, are valid for five (5) years from the date of completion. If a loan application is received for a project with an environmental review which is more than five (5) years old, the Department will reevaluate the project, environmental conditions and public views and will:
 - a. Reaffirm the earlier decision; or ()
- **b.** Require supplemental information to the earlier EIS, EID, or request for CE. Based upon a review of the updated document, the Department will issue and distribute a revised notice of CE, FONSI, or record of decision.
- 10. Exemption From Review. Loan projects may be exempt from certain federal crosscutting authorities at the discretion of the Department as long as in any given year the annual amount of loans, equal to the most recent federal capitalization grant, complies with all of the federal crosscutting authorities.

043. -- 049. (RESERVED)

050. LOAN OFFER AND ACCEPTANCE.

- **01. Loan Offer.** Loan offers will be delivered to successful applicants by representatives of the Department or by registered mail.
- **02.** Acceptance of Loan Offer. Applicants have sixty (60) days in which to officially accept the loan offer on prescribed forms furnished by the Department. The sixty (60) day acceptance period commences from the date indicated on the loan offer notice. If the applicant does not accept the loan offer within the sixty (60) day period the loan funds may be offered to the next project of priority.
- **03.** Acceptance Executed as a Contract Agreement. Upon signature by the Director and upon signature by the authorized representative of the eligible applicant, the loan offer shall become a contract. Upon accepting a loan offer, an eligible applicant becomes a loan recipient. The disbursement of funds pursuant to a loan contract is subject to a finding by the Director that the loan recipient has complied with all loan contract conditions and has prudently managed the project. The Director may, as a condition of disbursement, require that a loan recipient vigorously pursue any claims it has against third parties who will be paid in whole or in part, directly or indirectly, with loan funds. No third party shall acquire any rights against the state or its employees from a loan contract. ()
- **04.** Estimate of Reasonable Cost. All loan contracts will include the eligible costs of the project. Some eligible costs may be estimated and disbursements may be increased or decreased as provided in Section 060.
- **05. Terms of Loan Offers.** The loan offer shall contain such terms as are prescribed by the Department including, but not limited to:
- **a.** Terms consistent with these rules, the project step to be funded under the loan offer, and Title 39, Chapter 36, Idaho Code;
- **b.** Special clauses as determined necessary by the Department for the successful investigation, design, construction and management of the project;
- c. Terms consistent with applicable state and federal laws pertaining to planning documents, design, and construction, including the Public Works Contractors License Act and the Public Contracts Bond Act, Chapter 19, Title 54, Idaho Code, and the federal Clean Water Act and Safe Drinking Water Act requirements for projects funded with loan moneys of federal origin;
 - **d.** Requirement for the prime engineering firm(s) and their principals retained for engineering

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services to carry professional liability insurance to protect the public from the engineer's negligent acts and errors and omissions of a professional nature. The total aggregate of the engineer's professional liability insurance shall be one hundred thousand dollars (\$100,000) or twice the amount of the engineer's fee, whichever is greater. Professional liability insurance must cover all such services rendered for all project phases, whether or not such services or phases are state funded, until the certification of project performance is accepted by the Department;

- **e.** The project shall be bid, contracted and constructed according to the current edition of Idaho Standards for Public Works Construction unless the loan recipient has approved and adopted acceptable public works construction standards approved by the Department;
- f. The loan interest rate for loans made during the state fiscal year beginning July 1 will be established by the Director. The interest rate will be a fixed rate in effect for the life of the loan. The rate may equal but shall not exceed the current market rate;
 - g. The loan fee pursuant to Section 032;
- h. All loans must be fully amortized within a period not to exceed thirty (30) years after project completion. The loan contract will be appended with a schedule of loan repayments stating the due dates and the amount due upon project completion. The loan recipient may elect for either a schedule of semi-annual or annual repayments at the time the loan is finalized; and
- i. Repayment default will occur when a scheduled loan repayment is thirty (30) days past due. If default occurs, the Department may invoke appropriate loan contract provisions and/or bond covenants.

051. ACCOUNTING AND AUDITING PROCEDURES.

Loan recipients must maintain project accounts in accordance with generally accepted accounting principles. Projects may be audited on an annual basis according to government auditing standards issued by the U.S. Governmental Accountability Office.

052. -- 059. (RESERVED)

060. DISBURSEMENTS.

- **01. Loan Disbursements**. Requests to the Department for actual disbursement of loan proceeds will be made by the loan recipient on forms provided by the Department.
- **02. Loan Increases.** An increase in the loan amount as a result of an increase in eligible project costs will be considered, provided funds are available. Documentation supporting the need for an increase must be submitted to the Department for approval prior to incurring any costs above the eligible cost ceiling.
- **03. Loan Decreases.** If the actual eligible cost is determined by the Department to be lower than the estimated eligible cost the loan amount will be reduced proportionately.
- **04. Project Review to Determine Final Eligible Costs**. A project review by the Department or a Department designee will determine the final eligible costs.
- **05. Final Disbursement**. The final loan disbursement consisting of five percent (5%) of the total loan amount shall not be made until final inspection, final review, and a final loan repayment schedule have been completed.

061. LOAN CONSOLIDATION.

If two (2) or more loans are consolidated into one (1) loan, the interest rate for the consolidated loan will be at the same rate as the loan being consolidated with the lowest interest rate.

062. -- 079. (RESERVED)

080. SUSPENSION OR TERMINATION OF LOAN CONTRACTS.

	Causes. The Director may suspend or terminate any loan contract prior to final disbursement recipient or its agents, including engineering firm(s), contractor(s) or subcontractor(s) to permay be suspended or terminated for good cause including, but not limited to, the following:	nt for form.
	Commission of fraud, embezzlement, theft, forgery, bribery, misrepresentation, converconduct, malfeasance, misfeasance, falsification or unlawful destruction of records, or receipr any form of tortious conduct; or	
b. more years' impr	Commission of any crime for which the maximum sentence includes the possibility of one (isonment or any crime involving or affecting the project; or	(1) or)
c.	Violation(s) of any term of the loan contract; or ()
d. project schedule,	Any willful or serious failure to perform within the scope of the project, plan of operation terms of engineering subagreements, or contracts for construction; or	n and
e. working on publi	Debarment of a contractor or subcontractor for good cause by any federal or state agency c work projects funded by that agency.	from)
02. suspend or termin	Notice . The Director will notify the loan recipient in writing and by certified mail of the intenate the loan contract. The notice of intent shall state:	ent to
a.	Specific acts or omissions which form the basis for suspension or termination; and)
b. 58.01.23, "Rules	That the loan recipient may be entitled to appeal the suspension or termination pursuant to ID of Administrative Procedure Before the Board of Environmental Quality."	OAPA
03. of Administrative	Determination . A determination will be made by the Board pursuant to IDAPA 58.01.23, "I e Procedure Before the Board of Environmental Quality."	Rules)
suspended loan	Reinstatement of Suspended Loan . Upon written request by the loan recipient with evidence suspension no longer exists, the Director may, if funds are available reinstate the loan contract contract is not reinstated, the loan will be amortized and a repayment schedule prepare provisions of the loan contract.	t. If a
05. be amortized and	Reinstatement of Terminated Loan. No terminated loan shall be reinstated. Terminated loans a repayment schedule prepared in accordance with provisions of the loan contract.	s will
081 994.	(RESERVED)	
The Director may	CR OF REQUIREMENTS AND AMENDMENT OF PRIORITY LIST. by amend the Priority List and grant a waiver from the requirements of these rules on a case-by the seminoration by the loan recipient requesting the waiver that the following conditions exist. See these rules.	-case e also)
01.	Health Hazard. A significant public health hazard exists; ()
02.	Water Contamination. A significant water contamination problem exists; ()
03. Environmental Q	Pollution . A significant point source of pollution exists causing a violation of Idaho Departme quality Rules, IDAPA 58.01.02, "Water Quality Standards"; or	ent of
04. Department in the	Affordability Criteria Exceeded . The project will exceed affordability criteria adopted be event the waiver is not granted.	y the
996 999.	(RESERVED)	

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58.01.13 - RULES FOR ORE PROCESSING BY CYANIDATION

LEGAL AUTHORITY. Title 39, Chapter 1, Idaho Code, grants the authority to the Board of Environmental Quality to adopt rules, regulations and standards to protect the environment and the health of the State; grants authority to the Director to issue permits as prescribed by law and by the rules of the Board; and requires Department of Environmental Quality review and approval of plans and specifications for all new facilities, or for modifications or expansions to existing facilities, that process ore by cyanidation; and authorizes the Director to require reasonable fees for processing permit applications and for services rendered by the Department. 001. TITLE, SCOPE AND INTENT. 01. Title. These rules are titled IDAPA 58.01.13, "Rules for Ore Processing by Cyanidation." 02. Scope and Intent. These rules establish the procedures and requirements for the issuance and maintenance of a permit to construct, operate and close that portion of a cyanidation facility that is intended to contain, treat or dispose of process water or process-contaminated water containing cyanide. The provisions of these rules also establish requirements for water quality that address performance, construction, operation and closure of that portion of any cyanidation facility that is intended to contain, treat, or dispose of process water. These rules are intended to ensure that process water and process-contaminated water generated in ore processing operations that utilize cyanide as a primary leaching agent and pollutants associated with the cyanidation process are safely contained, controlled, and treated so that they do not interfere with the beneficial uses of waters and do not endanger public safety or the environment. Compliance with a permit issued under these rules does not release the permittee from liability for any unauthorized discharge to or any unauthorized degradation of waters caused by the facility. 002. (RESERVED) ADMINISTRATIVE PROVISIONS. Persons may be entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality." 004. - 005.(RESERVED) 006. CONFIDENTIALITY OF RECORDS. Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Title 74, Chapter 1, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality." The terms "cyanidation," "cyanidation facility," "Department," "Director," "State," and "Waters" have the meaning provided for that term in Section 39-103, Idaho Code. The term "ground water" has the meaning provided in Section 39-121, Idaho Code. Beneficial Use. As defined in IDAPA 58.01.02, "Water Quality Standards," Section 010, as 01. amended. Best Management Practices (BMPs). As defined in IDAPA 58.01.02, "Water Quality Standards,"

Degradation. When referring to surface water, "degradation" has the meaning provided in IDAPA

Discharge. When used without qualification, any spilling, leaking, emitting, escaping, leaching, or

Idaho Pollutant Discharge Elimination System (IPDES) Permit. A permit issued by the

58.01.02, "Water Quality Standards," Section 010. When referring to ground water, "degradation" has the meaning

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provided in IDAPA 58.01.11, "Ground Water Quality Rule," Section 007.

Department for the purpose of regulating discharges into surface waters.

Section 010, as amended.

disposing of a pollutant into waters.

IDAPA 58.01.13 Rules for Ore Processing by Cyanidation

	Land Application . A process or activity involving application of liquids or slurries pot de from the cyanidation facility to the land surface for the purpose of treatment, neutral nd water recharge.	
07. of ponds, tailings	Liner . A continuous layer of natural or man-made materials beneath and, if applicable, on the impoundments, or leach pads that restricts the downward and lateral movement of liquids.	he sides
08.	Material Modification or Material Expansion.	()
a. Department deter	Any change to a permitted cyanidation facility, except as provided in Subsection 007.08.b., rmines will:	that the
i. cyanidation facil	Cause or increase the potential to cause degradation of waters, such as a new cyanidation proity component;	ocess or
ii. component; or	Significantly change the capacity, location, or process of an existing cyanidation	facility
iii. application.	Change the site condition in a manner that is not adequately described in the original	permit (
b. not actively add facility.	Reclamation and closure related activities at a cyanidation facility with an existing permit cyanide after January 1, 2005 is not material modification or material expansion of the cyan	that did nidation ()
material and tran	Material Stabilization . Managing or treating spent ore, tailings or other solids and/or the cyanidation process to minimize water or all other applied solutions from migrating through a sporting pollutants associated with the cyanidation facility to ensure that all discharges computed and criteria.	ugh the
10. the process water	Neutralization or Neutralized . Treatment of process water such that discharge or final dispression, or will not, violate any applicable standards and criteria.	posal of
designated by t	Outstanding Resource Water (ORW). A high quality water, such as water of national arife refuges and water of exceptional recreational or ecological significance, which has the legislature and subsequently listed in IDAPA 58.01.02, "Water Quality Standards." tstanding national or state resource that requires protection from point and nonpoint source according quality.	as been 'ORW
12. decontamination	Permanent Closure . Those activities that result in neutralization, material stabilization of cyanidation facilities and the facilities' final reclamation.	on and
in controlling ar specific conditio	Permanent Closure Plan . A description of the procedures, methods, and schedule that treat and dispose of cyanide-containing materials including spent ore, tailings, and process ward monitoring discharges and potential discharges for a reasonable period of time based on sin manner that meets the intent and purpose of Section 39-118A, Idaho Code; Chapter 1 and all applicable rules.	ater and on site-
and maintenance	Permit . When used without qualification, any written authorization by the Director, application, public participation and appeal procedures in these rules, governing location, or monitoring, seasonal and permanent closure, discharge response, and design and construct facility or a material expansion or material modification to a cyanidation facility.	peration

Permittee. The person in whose name a permit is issued and who is to be the principal party

Person. An individual, corporation, partnership, association, state, municipality, commission,

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16.

responsible for compliance with these rules and the conditions of a permit.

federal agency, special district or interstate body.

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17.	Pollutan	t. Chemicals	, chemica	l waste, pro	cess wat	er, biolog	gical m	aterials, ra	dioactiv	ve mat	terials, or
other materials	that, when	discharged,	cause or	contribute	adverse	effects t	o any	beneficial	use, or	for a	iny other
reason, may imp	act waters.										()

- **18. Pond.** A process component that stores, confines, or otherwise significantly impedes the horizontal and downward movement of process water. This term does not include tailings impoundments or non-earthen containers such as vats and tanks.
- 19. Post-Closure. The period of time after completion of permanent closure when the permittee is monitoring the effectiveness of the closure activities. Post-closure lasts a minimum of twelve (12) months but may extend until the cyanidation facility is shown to be in compliance with the stated permanent closure objectives and requirements of Chapter 15, Title 47, Idaho Code, and all applicable rules.
- **20. Process Water**. Any liquid intentionally or unintentionally introduced into any portion of the cyanidation process. Such liquid may contain cyanide or other minerals, meteoric water, ground or surface water, elements and compounds added to the process solutions for leaching or the general beneficiation of ore, or hazardous materials that result from the combination of these materials.
 - 21. Seasonal Closure. Annual cessation of operations that is due to weather.
- **22. Sensitive Resource Aquifer**. Any aquifer or portion of an aquifer listed in IDAPA 58.01.11, Ground Water Quality Rule, Subsection 300.01.
- **23. Tailings Impoundment**. A process component that is the final depository for processed ore from the mining, milling, or chemical extraction process.
- **24. Temporary Closure**. Any cessation of operations exceeding thirty (30) days, other than seasonal or permanent.
- 25. Treatment or Treated. Any method, technique or process, including neutralization, that changes the physical, chemical, or biological character or composition of a waste for the purpose of disposal, or the end result of such action.
- **26.** Water Balance. An inventory and accounting process, capable of being reconciled, that integrates all potential sources of water that are entrained in the cyanidation facility or may enter into or exit from the cyanidation facility. The inventory must include the water holding capacity of specific structures within the facility that contain process water. The water balance is used to ensure that all process water and other pollutants can be contained as engineered and designed within a factor of safety as determined in the permanent closure plan. ()
- **27. Water Management Plan.** A document that describes the results of the water balance and the methods that will be used to ensure that pollutants are not discharged from a cyanidation facility into waters unless permitted or otherwise approved by the Department.
- **28. Weak Acid Dissociable (WAD) Cyanide.** The cyanide concentration as determined by Method C, Weak Acid Dissociable Cyanide, D2036 of American Society of Testing Materials Book of Standards, "Standard Methods for the Examination of Water and Wastewater," Method 4500-CN- I, or other methods accepted by the scientific community and deemed appropriate by the Department.

008. -- 009. (RESERVED)

010. APPLICABILITY TO FACILITIES WITH EXISTING PERMITS.

A cyanidation facility with an existing permit approved by the Department prior to July 1, 2005, is subject to the applicable laws and rules for ore processing by cyanidation in effect on June 30, 2005. Material modifications or material expansions of such facilities are subject to Section 39-118A, Idaho Code.

011. -- 049. (RESERVED)

050. PRE-APPLICATION PROCESS AND PRELIMINARY DESIGN.

water generated Department during applicants are en	Pre-application Conference . Any person who intends to apply for a permit or proper ate a facility that is intended to contain, treat, or dispose of process water and process-contain in ore processing operations that utilize cyanide as a primary leaching agent should contain the initial stages of site characterization to schedule a pre-application conference. Prospecuraged to begin meeting with agents of the Department at least one (1) year in advance of submittal to discuss, at a minimum, the following.	ninate act th pectiv	ed ne /e
a. requirements; or control plans; rec	Environmental baseline data requirements; waste characterization requirements; peration and maintenance plans; emergency and spill response plans; quality assurance/quired contents for permit applications; agency cyanidation facility visits.		
report describing	The proposed water quality monitoring and reporting required in Subsection 200.11 a siting and construction plans required in Subsection 200.12. The applicant is encouraged to sue the purpose, objectives, location, and proposed construction of monitoring wells to the Department during the initial stages of site characterization.	ubmit	a
c. submittal under S	The preliminary design report and alternative design proposals required prior to apple Subsection 050.02.	licatio (n)
d. schedule.	The permitting process, application procedures, public review and comment periods, and	perm (it)
an application the	The timing of additional pre-application meetings. The pre-application conference may trorative effort between the applicant, the Department, and the Idaho Department of Lands to dat complies with rule requirements and ensures the facility will not interfere with the beneficial not endanger public safety or the environment.	levelo	p
f.	The cost recovery agreement required under Subsection 100.04.	()
02. is mandatory. Up	Information Required for Preliminary Design Report . Submittal of a preliminary design submittal, the preliminary design report must include sufficient detail to determine the follows:	repo owing	rt g:)
a.	The general framework and design criteria for the project;	()
b. through 205, or v	How the project will address each applicable requirement in Subsection 100.03 and Section why a specific requirement in Subsection 100.03 and Sections 200 through 205 is not applicable.))
c. criteria for which	How the design criteria were identified, or the approach the applicant will use to determine a insufficient data is available at the time of the preliminary design;	desig (ţn)
d.	How the requirements of these rules will be met in the final permit application; and	()
e. beneficial uses of	How design, construction, operation, and closure will ensure the facility will not interfere we waters and will not endanger public safety or the environment.	vith th (ne)

03. Notice of Preliminary Design Approval or Disapproval. Unless otherwise provided in this Subsection 050.03, the Director will notify the applicant in writing of the decision to approve or disapprove a preliminary design report within thirty (30) days after the Department receives all information required by Subsection 050.02. For alternative design proposals submitted under Section 205, the Director will notify the applicant in writing of the decision for alternative design approval or disapproval within ninety (90) days after the Department receives all information required by Section 205. The time required to review and, if appropriate, approve the preliminary design

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report is separate from and not included as part of the one hundred eighty (180) day period for issuing notice of rejection or notice of approval of the permit under Section 39-118A(2)(b), Idaho Code. Approval of the preliminary design report does not authorize the construction, modification, or operation of the cyanidation facility.

051. -- 099. (RESERVED)

100.	PERMI	T AND PERMIT APPLICATION.		
		Permit Required . No person may construct a new cyanidation facility prior to obtaining a r. No person may materially expand or materially modify a cyanidation facility prior to obtain such expansion or modification pursuant to Section 750.		
operatoi	02. r's author	Permit Application . The owner or proposed operator of a cyanidation facility or the owized representative must:	ner's (or)
	a.	Make application to the Director in writing and in a manner or form prescribed herein; and	()
Departn	b. nent and t	Provide five (5) paper copies of the application to the Director, unless otherwise agreed to the applicant.	o by tl (ne
Standard Standard Water Q Program make ne	nance with ds"; IDA ds for Ha Quality Ru n." The apecessary a	Contents of Application. A permit application and its contents will be used to determine the contents of the proposed cyanidation factor the proposed cyanidation factor the these and other applicable rules including, but not limited to, IDAPA 58.01.02, "Water PA 58.01.08, "Idaho Rules for Public Drinking Water Systems"; IDAPA 58.01.05, "Rule azardous Waste"; IDAPA 58.01.06, "Solid Waste Management Rules"; IDAPA 58.01.11, "ule"; and IDAPA 58.01.25, "Rules Regulating the Idaho Pollutant Discharge Elimination pplication must include all of the following information in sufficient detail to allow the Dirapplication review decisions concerning compliance with Sections 200 through 205 as application health and the environment:	cility Qualiules are Groun System	in ty 1d 1d m to
	a.	Name, location, and mailing address of the cyanidation facility.	()
	b.	Name, mailing address, and phone number of the applicant, and a registered agent.	()
	c.	Land ownership status of the cyanidation facility (federal, state, private, or public).	()
	d.	Name, mailing address, and phone number of the applicant's construction and operations may	nanage (r.)
	e.	The legal structure (corporation, partnership, etc.) and residence of the applicant.	()
facility.	f.	The legal description, to the quarter-quarter section, of the location of the proposed cyan	nidatio	on (
Idaho.	g.	Evidence the applicant is authorized by the Secretary of State to conduct business in the	State (of)
permane closure.		A general description of the operational plans for the cyanidation facility from construction re. This description must include any proposed phases for construction, operations, and per		
projecte	i. ed volume	The design maximum daily throughput of ore through the cyanidation facility and to of material to be processed during the life of the operation.	he tot	al

Cyanidation facility layouts including water management systems designed to segregate storm

A geotechnical evaluation of all process water and process chemical containment systems within

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j. Cyanida water from process water.

k.

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the proposed cyan	nidation facility.	()
l. outer limits of the	A preconstruction topographic site map or aerial photos extending at least one (1) mile beyone cyanidation facility, identifying and showing the location and extent of the following features.		he)
i. irrigation ditches	All wells, perennial and intermittent springs, adit discharges, wetlands, surface water that may be affected by the cyanidation facility;	rs, a	nd)
ii.	All process water supply source(s);	()
iii. cyanidation facili	All public and private drinking water supply source(s) within at least one (1) mile ty;	of t	he)
iv.	Identified floodplain areas (shown on USGS sectional Quadrangle maps);	()
v.	All service roads and public roads;	()
vi.	All buildings and structures within half (1/2) a mile of the cyanidation facility;	()
vii. cyanidation facili	All outstanding resource waters and sensitive resource aquifers within one (1) mile ty; and	of t	he)
viii. miles of the site b	All Clean Water Act Section 303(d) listed streams, and their listed impairments, within to boundary that may be affected by the cyanidation facility.	en (1 (0)
m. workings and adi	To the extent such information is available, a description and location of underground ts and a description of the structural geology that may influence ground water flow and direct		
these characterist	A description of the proposed land application site. The description must include a potentic subsurface soil characteristics, geology, hydrogeology and ground water quality. The description must be sufficient to determine anticipated impacts to the affected soils, associated vados ated changes in geochemistry that may affect surface and ground water quality.	otion	of
o. discharge sites, or	Siting diagram for land application sites, monitoring wells, lysimeters, surface or ground r surface water monitoring locations.	d wat	ter)
р.	A description of measures to protect wildlife that may be affected by the facility.	()
q.	Proposed post-construction topographic maps.	()
submitted as part approval of final facility engineering both signed and	Engineering plans and specifications for all portions of the cyanidation facility must be subt for review and approval. Preliminary designs for future phases of the cyanidation facility of the permit application, provided that, pursuant to Subsection 500.02, the Department reviplans and specifications is required before construction of those phases may begin. All cyan ng plans and specifications must bear the imprint of an Idaho licensed professional engineer dated by the engineer. These plans and specifications must, at a minimum, include all ation applicable to the proposed facility.	may ew andation that	be nd on is
i.	Designs meeting applicable criteria in Sections 200 through 204.	()
ii.	Any alternative design approved by the Department under Section 205.	()
iii. facilities.	The water balance, ore flow, and processing calculations demonstrating the logic behind si	zing (of)

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iv. materials with p cyanidation faci	The general ore processing overview and analyses of chemical compatibility of conta process chemicals and wastes, including a chemical mass balance at inputs and outputs fi lity.		
v. materials and pla	Geotechnical data and analyses demonstrating the logic for plans and specifications of four accement.	ındati (on)
vi.	Requirements for site preparation.	()
vii.	Pumping and dewatering requirements.	()
viii.	Procedures for materials selection and placement for backfilling foundation areas.	()
ix.	Criteria for caps and covers used as source control measures.	()
х.	Criteria for ensuring stability of embankments for pads, ponds and tailings impoundments.	()
xi. buildings, pads,	Procedures to classify and modify, if necessary, excavated fill, bedding and cover mater ponds, and tailings impoundments.	rials :	for)
xii.	Plumbing and conveyance schematics and component specifications.	()
xiii. ponds, tailings in	Plan views and cross-section drawings of leach pad, permanent heaps, vats, process water mpoundments, and spent ore disposal areas.	stora (ige)
location of mon monitoring ports	Leak detection and collection system plans and specifications including, but not lim narratives describing liner and geotextile material specifications, sumping capacity and itoring port(s), monitoring port components, construction operation and maintenance proceds and pumping systems, including backup system, triggers for containment repairs, replaced by mitigation, frequency of monitoring, and monitoring parameters.	layo ures	ut, for
xv. natural phenome	Provisions to protect containment systems from heavy equipment, fires, earthquakes, and ena.	nd otl (ner)
xvi.	Quality assurance/quality control procedures.	()
xvii. and quality assu	The identity and qualifications of the person(s) directly responsible for supervising consrance/quality control.	tructi (on)
s.	Operation and maintenance plans that include all of the following.	()
i. chemical storage	Maintenance plans, including routine service procedures for containment systems, e, and disposal of contaminated water or soils, including petroleum-contaminated soils.	proce	ess)
excess water du- containment vol- infiltration galle basis to reflect	A water management plan that provides for handling and containment of process water in manage and/or treat all process water and pollutants, run-off or run-on water, emergency release to flood, rain, snowmelt, or other similar events. The plan must include the basis for the dumes and estimations of the need for and operation of a land application site, injection ries or leach fields, or the need for an IPDES permit. The permittee will update the plan on a the reconciliation of the water balance changes in the project through construction, op d permanent closure, including modifications to the cyanidation facility.	ses, a lesign 1 wel regu	ind ned lls, lar
iii.	A proposed water quality monitoring plan.	()
iv. for the abateme handling or disp	An emergency and spill response plan that describes procedures and methods to be imple nt and clean up of any pollutant that may be discharged from the cyanidation facility duri osal of processing chemicals, petrochemicals and/or fuels, and any other deleterious materials	ing u	

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- v. A seasonal/temporary closure plan, if applicable, that describes the procedures, methods, and schedule to be implemented for the treatment and disposal of process water and pollutants, the control of drainage from the cyanidation facility during the period of closure, the control of drainage from the surrounding area, and the secure storage of process chemicals.
- t. The permanent closure plan must be the same as the plan submitted to the Idaho Department of Lands pursuant to the Idaho Mind Land Reclamation Act, Chapter 15, Title 47, Idaho Code, and the rules promulgated thereunder.
- **u.** Characterization of pollutants contained in or released from the cyanidation facility, including the potential for the pollutants to cause degradation of waters.
- **O4. Cost Recovery Agreement**. Prior to submittal of the preliminary design report, an applicant must enter into an agreement with the Department for actual costs incurred to review the preliminary design report, process the permit application or any permit modification requests, issue a final permit or permit modification, and review final facility designs prior to construction if such designs were not included in the permit application. The cost recovery agreement may provide for actual costs incurred by the Department for any other service rendered pursuant to these rules or a permit so long as agreed to in advance by the applicant.

101. -- 199. (RESERVED)

200. REQUIREMENTS FOR WATER QUALITY PROTECTION.

The following design and performance standards are intended as the minimum criteria for protection of public health and waters. These standards apply to all facilities unless the Department determines that other site-specific criteria, including an alternative design approved under Section 205, are appropriate to protect water quality and the public health

- **01. Professional Engineer**. Plans and specifications for construction, alteration or expansion of any cyanidation facility must be prepared by or under the supervision of an Idaho licensed professional engineer and bear the imprint of the engineer's seal. Construction must be observed by an Idaho licensed professional engineer or a person under the supervision of an Idaho licensed professional engineer.
- **Plans and Specifications**. Final plans and specifications for the construction of a cyanidation facility must be submitted to and approved by the Department before construction may begin. All construction must be in compliance with the plans and specifications approved by the Department. Within thirty (30) days of the completion of such construction, modification or expansion, complete and accurate plans and specifications depicting that actual construction, modification or expansion does not deviate from the original approved plans and specifications must be submitted to the Department.
- **03. Manufacturer's Specifications.** Manufacturer's specifications for materials and equipment necessary to meet the requirements of Subsection 100.03.r. and Sections 200 through 205 for containment of process water must be submitted to the Department with the plans and specifications required in Subsection 200.02 before construction may begin.
- **04. Siting and Preparation**. All cyanidation facilities including, but not limited to, the process building, laboratories, process chemical storage and containment facilities, plumbing fixtures that support process water, untreated or treated process water ponds, tailings impoundments, ore stock piles, and spent ore disposal areas must be appropriately sited and prepared for construction. Siting criteria must ensure that, at a minimum, the facilities are structurally sound and that containment systems can be adequately protected against factors such as wild fires, floods, land slides, storm water run-on, erosion, migrating stream channels, high ground water table, equipment operation, subsidence of underground workings, public access and public activities. All sites must be properly prepared prior to construction of foundations and facilities. Vegetation, roots, brush, large woody debris and other deleterious materials, top soil, historic foundations and plumbing, or other materials that may adversely affect appropriate construction and long term stability, must be removed from the footprint of the cyanidation facility unless approved by the Department.

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portion of the cy containing proc conveyance of t provide contains minimum, a cya and the volume exceedance prod design climatic must be describ	Process Water Storage Sizing Criteria. All aspects of the cyanidation facility that entrain, util pump, convey, or otherwise contain process water, treated process water, or run-off water from ranidation facility must be included in the water balance. Each pond, tailings impoundment, and dess water must be designed to maintain a minimum two (2) foot freeboard during storage the design climatic events plus maximum expected normal operating levels. Leach pad design ment of the maximum expected operating flows plus storm flows from the design climatic event. Inidation facility must be designed to contain the maximum expected normal operating water balar of run-on and run-off water associated with a climatic event that has a one percent (1%) and pability. Snowmelt events will be considered in determining the maximum flow volume during event. Contingency plans for managing excesses of all water included as a part of the water balar of the water management strategy. Each structure that impounds process water or process ater must include a means of passing excess water unless otherwise approved by the Department.	any litch e or must At a ance nual the ance ess-
satisfy the application for the type of f	Minimum Plans and Specifications. Unless the Department approves an alternative design unplans and specifications for any portion of a cyanidation facility that will contain process water notable general design criteria in Subsection 200.06 and the design criteria in Sections 201 through facility receiving process water. These provisions establish minimum pollutant control technologies and operating conditions that must be evaluated.	nust 204
a.	Cyanidation facility design must: ()
i. release will not o	Minimize releases of pollutants into ground water or subsurface migration pathways so that cause unauthorized degradation of waters.	any
ii. material that en component and a	Preclude any differential movement or shifting of the subgrade, soil layer, liner or contain dangers containment integrity as a result of the proposed range of operating conditions for earticipated seismic activity at the site.	ined ach
iii. ground water is	Include additional containment of process water, as requested by the Department, in areas who considered to be near the surface. Ground water is considered to be near the surface if:	here
(1) hundred (100) fe	The depth from the surface to ground water is less than one hundred (100) feet and the top eet of the existing formation has a hydraulic conductivity greater than 10 ⁻⁵ cm/sec; (one
(2) water; or	Open fractured or faulted geologic conditions exist in the bedrock from the surface to the gro	und)
(3) adequately aband	There is an inability to document that all borings beneath the cyanidation facility have bedoned.	een
	Not locate new process component containing process water within one thousand (1,000) fee at is occupied at least part of the year and not owned by the permittee. This does not apply a facility that predates such a dwelling.	t of y to
v. concentration in wildlife mortalit	Include measures for preventing wildlife contact with process water having a WAD cyan liquid fraction exceeding fifty (50) mg/L. The Department may require additional measure y is observed.	

vi. Implement measures to protect birds, other wildlife and livestock from adverse effects of cyanide process water and other pollutants.

vii. Include a quality assurance/quality control plan for the construction of containment systems that provides a process for documenting owner acceptance of all underlying components of the containment system prior to construction of the overlying components.

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b.	Liner systems must: ()
	Have a structurally stable subgrade for the overlying components and contained material. be constructed to resist consolidation, excessive differential settlement that compromises duplift resulting from pressures inside or outside the containment unit to prevent distortionents.	liner
ii. intimate contact v	Have a smooth rolled and compacted soil layer, or equivalent layer approved by the Department with the overlying geomembrane liner with the following characteristics:	nt, in
(1) maximum dry de	A minimum thickness of twenty-four (24) inches compacted to ninety-five percent (95% nsity according to Standard Proctor Test ASTM D698 or Modified Proctor Test ASTM D1557;	o) of)
(2) and a hydraulic c	Soil placed in a minimum of four (4) lifts that each have a compacted thickness of six (6) in onductivity less than or equal to 10 ⁻⁶ cm/sec;	ches
	An uppermost lift of soil that does not contain particles in excess of point seven five (0.75) in m) in largest dimension unless larger particles are consistent with the manufacturer's specificat liner and approved by the Department;	
(4)	No putrescible, frozen, or other deleterious materials. ()
(5)	No angular, sharp material regardless of diameter; and ()
(6) compaction and h	Soil placed within two percent (2%) of optimum moisture content to achieve the specingdraulic conductivity.	ified)
iii. 200.06.b.ii. is pro	Include the following if an equivalent layer replacing the soil layer described in Subsection Subsection (ction)
(1) (24) inches of cor	A layer that is not a geomembrane and has a liquid flow rate no greater than that of twenty-mpact soil with a hydraulic conductivity less than or equal to 10^{-6} cm/sec; (-four
waste, process w	Materials with appropriate chemical properties and sufficient strength and thickness to pressure gradients (including static head and external hydrogeologic forces), physical contact with eater, or process-contaminated water to which they are exposed, climatic conditions, the stress he stress of daily operation;	h the
(3) prevent sliding of	Materials that provide appropriate shear resistance of the upper and lower component interfact fithe upper component including on slopes;	ce to
hydraulic conduc	Certification from an Idaho licensed professional engineer that the liquid flow rate per unit valent layer is no greater than the liquid flow rate through two (2) feet of compacted soil witivity less than or equal to 10 ⁻⁶ cm/sec, considering the maximum hydraulic head anticipated or the thickness of the equivalent layer replacing the two (2) feet of compacted soil; and	ith a
(5) specifications an Department.	Plans and specifications for an equivalent layer that substantially reflect the manufactured standards for construction, operation and maintenance unless otherwise approved by	

iv. Include geomembrane liners consisting of high density polyethylene, linear low-density polyethylene, or equivalent, rated as having a resistance to the passage of process water equal to or less than a hydraulic conductivity of 10⁻¹¹ cm/sec. Each geomembrane liner will be constructed of materials with appropriate chemical properties and sufficient strength and thickness to prevent failure due to pressure gradients (including static

head and external hydrogeologic forces), physical contact with the waste or leachate to which they are exposed,

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climatic	conditio	ns, the stress of installation, and the stress of daily operation and permanent closure.	()
and prodamage	v. tect agair that may	Be constructed according to manufacturer's standards, or Department-approved design stanst damage from cracking, sun exposure, ice, frost penetration or heaving, wildlife, wildfing be caused by personnel or equipment operating in or around these facilities.		
construc	vi. cted on a	Have an appropriate coefficient of friction against sliding plus a factor of safety for each in slope.	nterfac	:е)
earthwo	vii. orks and tl	Have minimum factors of safety, and the logic behind their selection, for the stability he lining systems.	of th	ie)
	viii.	Include redundant systems for failures in primary power or pumping systems.	()
specific	ix. ations.	Have liner material that meets the manufacturer's quality assurance/quality control performance.	rmanc	:е)
with the discharg includin	e cyanidates cyanidates to so get to	Process Buildings, Process Chemical Storage Containment Areas and General Is, handling and use of all process chemicals, process wastes, process water and pollutants assition facility must be conducted within a clean, safe and secure work space to prevent unautils, ground water or surface water. The plans and specifications must contain sufficient capacity and plumbing for evacuation of collection sumps, triggering systems for sump evacuation reporting requirements and, where appropriate, provide for:	sociate thorize t detai	ed ed il,
building	a. gs;	Structural integrity of the foundation, walls and roof for process and process chemical	storag	ge)
	b.	Restriction of public access;	()
	c.	Protection of wildlife;	()
	d.	Internal sumps and spill cleanup plans;	()
chemica	e. al storage	Grouted and sealed concrete stemmed walls and floors in the process buildings and and containment facilities;	proces	ss)
	f.	Vapor barriers and frost protection;	()
	g.	Segregation of process chemicals according to compatibility;	()
	h.	Communication systems;	()
	i.	Fire suppression systems, internal and external; and	()
	j.	Quality assurance/quality control for construction activities and construction materials.	()
wastes o	containing ent closur	Cap and Cover Criteria. Caps and covers used as source control measures for facilities instructed to minimize the interaction of meteoric waters, surface waters, and ground water g pollutants that are likely to be mobilized and discharged to waters. Caps and covers designed must demonstrate permanence applicable to the permittee's designed and approved per	ers wit	th or
	09.	Plumbing and Conveyance Criteria. Plumbing and conveyance systems must:	()
	a.	Be structurally sound and chemically compatible with the materials being conveyed;	()
	h	Provide adequate primary and secondary containment: and	()

c. breakage and r	Be protected against heat, cold, mechanical failures, impacts, fires, and other factors thresult in unauthorized discharges.	nat may cause
10. Department fo	Operation and Maintenance Plans. Operation and maintenance plans must be subtreview and approval. Operation and maintenance plans must include, but are not limited	
a. containment sy	An overall plan that includes techniques for evaluating the integrity and perfor ystems;	mance of all
b.	Schedule for inspections of all containment systems;	()
c.	Schedule for inspections on piping and conveyance systems that carry process water;	()
d. damaged conta	Response plans that detail specific actions that will result in mitigation of consinment systems; and	npromised or
e. frequency at w threshold.	Response plans that detail specific thresholds identified under Subsection 200.11, the thich the thresholds will be monitored, and actions that will result in mitigation of an exce	
11. application m monitoring pla	Water Quality Monitoring and Reporting. The water quality monitoring plan submust be reviewed and, if appropriate, approved by the Department. The approved in must:	
a. flow, wildlife appropriate;	Provide for physical, chemical and biological monitoring, including measurements of and bird mortality, and aquatic indicator species in potentially affected surface and gro	
b.	Provide for sampling locations and frequency;	()
c. the proposed c	Provide an assessment of the existing surface and ground water conditions prior to coyanidation facility;	onstruction of
d. included in the	Be site specific and dependent on location, design and operation of the cyanidal coverall operating plan;	tion facilities
e.	Specify compliance points and associated water quality compliance criteria;	()
f. discharges of p	Specify monitoring points and threshold concentrations that provide for early pollutants;	detection of
g. determination	Provide analytical methods and method detection limits for chemical analysis of water quality;	used in the
h.	Provide a quality assurance quality control plan for data collection and analysis;	()
i. and quantity tr	Provide for appropriate and timely analytical data analyses including evaluations of rends;	water quality
j. trends;	Provide an annual environmental monitoring and data analysis report of water quality	and quantity
	Provide for the reporting and re-sampling of monitoring locations where detectable arranges in water quality are found. The permittee must propose a statistical method to of the changes in water quality; and	

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phased a	l. approach	Provide for anticipated changes or modifications to monitoring plans, which may be the res to cyanidation facility construction, operations and permanent closure.	ult of (a)
review a	and comn	Monitoring Wells Siting and Construction Plans. The applicant is encouraged to submit a prose, objectives, location and proposed construction of monitoring wells to the Department during the initial stages of site characterization. A monitoring well siting and construction upon submittal of the preliminary design report under Subsection 050.02.	ient fo	or
	a.	Monitoring well siting and construction plans must provide for the following.	()
	i.	A quality assurance/quality control plan for well construction.	()
down gr	ii. adient of	A minimum of three (3) monitoring wells with one (1) located up gradient and two (2) primary components of the cyanidation facility to determine ground water flow direction.	locate (:d)
applicati	b. ion and fi	Siting and planning for additional wells or replacement wells may be required in the inal permit. Specifically, additional wells may be required for:	perm (it)
	i.	Large areas with multiple potential sources for pollutants;	()
	ii.	Areas with complex geology, fractured bedrock; and	()
	iii.	Areas with insufficient background hydrogeology.	()
37.03.09	c.), "Well (All monitoring well construction must also conform to the well construction rules listed in Construction Standards Rules."	IDAP.	A)
must be	d. provided	Record diagrams including well construction details, well elevation and a detailed geolo to the Department for each monitoring well.	gic lo	g)
	13.	Land Application. Plans and specifications must include:	()
	a.	An operation and maintenance plan including:	()
	i.	Water balance for the land application site;	()
	ii.	Pretreatment requirements and procedures;	()
	iii.	Operating season for land application;	()
	iv.	Seasonal closeout procedures;	()
	v.	Special soils or vegetative amendments;	()
	vi.	Storm water run-on/run-off controls;	()
	vii.	Best management practices for all areas impacted by the land application system; and	()
facilitate	viii. e site-spe	A topographic map of the land application site and adjacent affected areas, of sufficient scific analysis of soils, vegetation, surface water, and ground water;	scale 1	:o)
	b.	Chemical, physical, and volumetric characteristics of the material to be land applied;	()
geology	c. of the lan	A complete description of the chemical and physical characteristics of the soils and application site;	olicab	le)
	d.	Methods of process water treatment, distribution and disposal:	()

	INISTRATIVE CODE of Environmental Quality	IDAPA 58 Rules for Ore Processing by Cyan		
e.	Hydraulic loading capacity of the so	ls;	()
f.	Constituent loading capacity of the s	ite;	()
g.	Attenuation capacity of the vegetative	e covers and soils;	()
h.	Evapotranspiration capacity of the si	te;	()
i. following the	Testing and analytical procedures land application process;	for water quality and soils samples prior to, during	ng, an (ıd)
j. affected surfac	Trend analysis of the constituent loade or ground water systems;	ding in the affected soils, vegetation, and water qualit	y of th	ie)
k.	Reporting requirements including bo	th frequency and form; and	()
l.	Standby power and pumps sufficient	to maintain all treatment and distribution works.	()
permit. Tempo modified to pr	be submitted by an applicant to the Deporary and seasonal closure plans may,	emporary and seasonal closure plans for the entire cyan partment for review and approval prior to issuance of subject to Department approval pursuant to Section and the facilities and must incorporate a water mana- down and reactivation.	f a fina 750, b	al se
	Prior to seasonal closure, process bus, spent ore disposal areas and other ancily or unauthorized discharges to surface of	ldings, process chemical storage, process water ponds, llary facilities must be stabilized and/or conditioned to r ground water.	tailing preven (ξS nt)
	indments, spent ore disposal areas and unauthorized discharges to surface or	ess buildings, process chemical storage, process water other ancillary facilities must be maintained to prev ground water. Cyanidation facilities must be condition	ent an	ıy
i.	Material stabilization for all solids a	fected by process waters;	()
ii.	Optimum freeboard in all ponds, as	lictated by the water management plan;	()
		systems that are ready for use; both power and pumpeither power or a pumping system. A failed power subscharge;		
iv.	Protection of all containment; and		()
v. monitoring pla	Sufficient availability of qualified st an, and initiate the emergency and spill r	aff to restrict public access, fully implement the water esponse plan.	qualit ())
implement mo	erate, maintain, and protect containment onitoring and emergency and spill respo	perators and staff of facilities must be properly orien nt systems; waste disposal and discharge systems; nse plans. An applicant must submit an employee orien iew prior to issuance of a final permit. The plan must	and tentatio	to n

CONTAIN AND PROMOTE HORIZONTAL FLOW OF PROCESS WATER.

Plans and specification for leach pads and other nonimpounding surfaces that temporarily contain, not impound, process water and promote the horizontal flow of process water must provide for all of the following.

DESIGN CRITERIA FOR LEACH PADS AND OTHER NONIMPOUNDING SURFACES THAT

the format and contents for training, the general qualifications of the person(s) responsible for training and testing,

Section 201 Page 473

and the person(s) or positions who must receive such training.

pressure on the li	iner systems. (12) inches or less hydraulic her iner systems.	ead)
	Engineered Liner System . In addition to meeting the general liner requirements in Subsect ngineered liner system plans and specifications are to provide for geomembrane liners with less of eighty (80) milli-inches (two point zero (2.0) mm) or equivalent liners approved by	h a
	If leach pads or other non-impounding surfaces are located above areas where ground water the surface pursuant to Subsection 200.06.a.iii., the Department may require a liner system wit agineered containment.	
	When a material or system that provides hydraulic relief is installed, beneath a single lint limited to, sand, French drains and geotextiles, regardless of the intent of its design, it is to function system and include a means for recovering process water.	
c. all open channels	Depending on the methods and materials used for their construction, the Department may request that routinely transport process water to be traced by a leak detection system.	iire)
03. stresses in the co	Ore Loading Procedures . Procedures for loading ore onto the leach pads that minimize tens ntainment liners that may result in failure of the liners.	sile)
04.	Monitoring . Monitoring points that will provide for early detection of any discharge. ()
washouts at the climatic condition	Process Water Containment . Where appropriate, process water containment calculations at eter should include the potential for drainage constrictions, including constrictions due to talus ore pile toe. Ore pile setbacks from the leach pad perimeter should be calculated based on loss, ore properties, and site specific operating conditions. Solution collection ditches in which as with the leach pad may be used to satisfy perimeter containment requirements. (or cal
202. DESIG	N CRITERIA FOR PROCESS PONDS.	
01. 200.06.b., the eng	Engineered Liner System . In addition to meeting the general liner requirements in Subsect gineered liner system plans and specifications must provide for all of the following. (ion)
a. (2.0) mm) or equ	Lower geomembrane liners with a minimum thickness of eighty (80) milli-inches (two point z tivalent liners approved by the Department.	ero)
such a rate as to j	Leak detection and collection system that provides material between the lower geomembrane liner system to collect, transport and remove all process water that passes through the upper liner prevent hydraulic head from developing on the lower geomembrane liner to the level at which it is pected to result in leaks through the lower liner system.	r at
c. (2.0) mm) or equ	Upper geomembrane liners with a minimum thickness of eighty (80) milli-inches (two point z ivalent liners approved by the Department.	ero)
d. process water from the lower geometric description on the lower geometric description.	Routines and schedules for the evaluation of the efficiency and effectiveness of the removal om the leak collection system. The properly working system will continually relieve head pressumembrane liner.	
e.	Monitoring points that will provide for early detection of any discharge. ()
f.	Specific triggers for maintenance routines to address inadequate performance of liner systems.)
g.	Specific operation and maintenance procedures to address inadequate performance of containm	ent

or leak	detection	and collection systems.	()
as a res	02. ult of stor	Temporary Containment . Ponds for temporary containment of excess quantities of process me events may be constructed with a single liner if approved by the Department.	s wat	er)
providi	nks, or one	N CRITERIA FOR CONTAINERS THAT CONFINE PROCESS WATER. other containers that are partially buried and cannot be visually inspected must have a dary containment and leak detection. If visual inspection is possible and an area for secal to one hundred ten percent (110%) of the largest container is provided, a double lines	conda	ry
204.	DESIG	N CRITERIA FOR TAILINGS IMPOUNDMENTS.		
200.06.	01. b., the eng	Engineered Liner System . In addition to meeting the general liner requirements in Subgineered liner system plans and specifications must provide for the following.	sectio	on)
or equiv	a. valent line	Geomembrane liners with a minimum thickness of sixty (60) milli-inches (one point five (1. ers approved by the Department.	5) mn (n))
term pe	b. rformance	A system to limit hydraulic head over the geomembrane liner that preserves the integrity an e of the liner system and includes the following:	d long	g-)
	i.	A system to reduce excess pore pressure within the tailings; and	()
		A plan for managing the depth, area, and volume of process water occurring above the direct contact with the liner, including thresholds and contingency measures to manage process water in the facility.		
	c.	Monitoring points that will provide for early detection of discharges of pollutants.	()
Departr	02. ment for a	Enhanced Containment Criteria . An enhanced level of containment may be required ll of the tailings impoundment or for a portion thereof after considering the following factors		1e)
	a.	The anticipated characteristics of the material to be deposited;	()
	b.	The characteristics of the soil and geology of the site;	()
	c.	The methods employed and degree to which the hydraulic head on the liner is minimized;	()
water;	d.	The extent of and methods used for material stabilization and recycling or neutralization of	proce	ss)
	e.	Area and volume of process water;	()
	f.	The depth from the surface to all ground water;	()
	g.	The methods employed in depositing the impounded material; and	()
	h.	The proximity to surface water and the ground water interactions with surface water.	()
cyanide	03.	Tailings Treatment . Tailings impoundments are restricted to a maximum of fifty (50) mg/lation in the liquid fraction unless otherwise approved by the Department.	L WA	D)

205. ALTERNATIVE PLANS AND SPECIFICATIONS FOR FACILITIES THAT CONTAIN PROCESS WATER.

An applicant may propose an alternative to the requirements identified in Subsection 200.06, Sections 201, 202, 203,

or 204 based on site-specific conditions and best management practices to protect water quality and human health. All other requirements in Section 200 apply to alternative design proposals.

- O1. Alternative Design Proposal. The applicant must demonstrate that the alternative design will protect water quality and human health by confirming that the alternative to the minimum design criteria is appropriate based on the WAD cyanide concentration and chemical characteristics of materials contained; the physical characteristics of the materials contained; site-specific soil, geology, hydrology, and hydrogeology characteristics; degree to which hydraulic head on the liner is minimized; area and volume of the facility; depth to ground water; methods employed in depositing the impounded material; potential for leaks and impacts to water quality; and risk to human health and the environment. The alternative design must provide an evaluation based on site-specific data, supported by best available science, and consistent with best management practices demonstrating that process water and process-contaminated water are contained and controlled or treated as necessary to protect public safety and the environment, prevent unauthorized degradation of waters, and achieve all applicable water quality and ground water quality standards. The alternative design must include all applicable elements listed below.
- a. A hydrogeology assessment of site characteristics including depth to ground water; distance to surface water; hydrogeology and stratigraphy of the site; ground water and surface water interaction; and the quality, characteristics and existing and future beneficial uses of ground water and surface water that may be potentially affected by the facility.
- **b.** An engineering assessment detailing the design of each component of the containment system, including type and thickness of each component of the liner system; types of materials to be used and methods of placement of those materials; structures, devices and techniques for controlling drainage and minimizing solution loss; and method to control internal hydraulic head.
- **c.** A water quality assessment providing an analysis of potential for the facility to cause degradation of waters including the effect of ground water and surface water interactions, the potential for process water to reach waters, and the potential impact of process water on waters.
- **O2. Preliminary Design Submittal**. Alternative design proposals must be provided to the Department upon submittal of the preliminary design report required in Section 050.
- **03. Department Review**. In evaluating alternative design proposals, the Department will consider the WAD cyanide concentration and other materials contained in facilities receiving process water, site hydrogeology, advances in liner technology, alternative designs implemented at other facilities receiving process water, and other site-specific factors in determining if an alternative is appropriate to protect water quality and the public health.
- **04. Cost Recovery Agreement.** As provided in Subsection 100.04, the applicant must enter into an agreement with the Department for actual costs incurred to process an alternative design proposal under this subsection. The Department may utilize a third-party to support Department review of the alternative design proposal.

206. -- 299. (RESERVED)

300. APPLICATION PROCESSING PROCEDURE.

- **01. Completeness Review**. Within thirty (30) days of receipt of an application, the Director will issue a written notice to the applicant and the Idaho Department of Lands, indicating:
 - **a.** The application is complete; or ()
 - **b.** The application is incomplete, specific deficiencies, and additional required information. ()
- **02.** Accuracy and Protectiveness Review. Within ninety (90) days of receipt of an application and upon determination by the Department that the application is complete, the Department will review the application

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for accu 58.01.02	racy and 2, "Water	protectiveness based on these and other applicable rules including, but not limited to, Quality Standards," and IDAPA 58.01.11, "Ground Water Quality Rule."	IDAI (γA)
	03.	Permit Application Rejection.	()
public n for the r	otice with	If the Director decides to reject an application under Subsection 300.03.b., the Director will an ninety (90) days after receipt of the application. Such notice will be in writing, explain the and constitute a notice of rejection in accordance with Section 39-118A(2)(b), Idaho Code.	provi ne bas (de sis
	b.	A complete permit application will be rejected if:	()
so as to		The cyanidation facility as proposed cannot be conditioned for construction, operation, and rith applicable state law; or	closu (re)
	ii.	Any payment required by the cost recovery agreement under Subsection 100.04 is due and u	unpai (d.)
	04.	Draft Permit and Fact Sheet.	()
contain	a. the follow	If the Director decides to prepare a draft permit or draft major permit modification, the draing information:	aft w	ill)
	i.	All conditions based on Sections 200 through 204;	()
	ii	All conditions for an approved alternative under Section 205;	()
	iii.	All conditions under Section 500;	()
	iv.	Any information incorporated into the draft permit by reference; and	()
	V.	Any other condition the Director finds appropriate to protect water quality and public health	ı. ()
the signi		A fact sheet will accompany the draft permit. The fact sheet will briefly state the principal far all and policy questions considered in the draft permit. The fact sheet will include, when app		
applicat		A brief description of the proposed cyanidation facility and the operating plan described mit modification request.	l in t	he)
applicab	ii. de statutes	A brief summary of the basis for the conditions on the draft permit, including refere s or regulations and appropriate supporting references to the administrative record; and.	nces	to)
	iii.	The name and phone number of the agency representative to contact for additional informat	ion.)
301 3	99.	(RESERVED)		
400.	PUBLIC	C NOTICE AND COMMENT.		
Director		Public Notice . No public notice is required when a request for a permit modification is deni public notice of:	ed. T	he)
	a.	Receipt of an application for a permit;	()
	b.	A scheduled public meeting;	()

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c.	Issuance of a draft permit and fact sheet or a decision to reject an application for a permi	t; and)
d.	An appeal that has been filed.	()
02 following i	Public Notice Information . A public notice issued under this section will contain a nformation:	t least	the
a.	Contact information for the Department and applicant;	()
b. available;	Description of public involvement procedures and how to obtain additional public in	nformat (ion)
c.	General description of the facility location;	()
d.	Comment period; and	()
e.	Public meeting location and time conducted under Subsection 400.06	()
03	Serving the Public Notice. Public notice of permit actions will be given by the following	g metho	ods:
a.	By mail to:	()
i.	The applicant;	()
ii.	Persons on the public notice mailing list developed under Subsection 400.04; and	()
iii	. Other appropriate federal, tribal, state, or local government entities.	()
b. cyanidation	Publication in a daily or weekly major newspaper of general circulation in the area of the facility; and	e propos	sed
c. persons pot	Any other method reasonably calculated to give actual notice of the action in quest tentially affected.	tion to	the
mailing list funded new the mailing	Mailing List. The Department will develop a mailing list for public notices issued recording those who request in writing to be on the list, publishing notice of the opportunity to ton the Department's website, and periodically publishing in the local press and in regional veletters, environmental bulletins, state law journals or similar publications. The Department is glist from time to time by requesting written indication of continued interest from those listers in the list the name of any person who fails to respond to the Department's request.	be on and stanay	the ate- late
05 Departmen	Participation by Idaho Department of Lands . The Department will request that t of Lands participate in the public meeting with respect to performance criteria for permanent of Lands.	the Ida closure.	aho)
	Public Comment Period . The Director will allow public comment on a draft permit for a lays beginning on the date of the public notice for the draft permit. All written comments received ment period will be considered by the Director.		
by any pers for the Dep	Public Meeting. Within thirty (30) days after the date of the public notice for draft permit modification, the Department will hold a public meeting. Oral or written comments may be son at the public meeting. The meeting will be conducted by an official designated by the Direct partment to address public comments in its Response to Public Comments pursuant to Subsection use the submitted in writing during the public comment period under Subsection 400.06.	submit or. In or	tted der

401. -- 449. (RESERVED)

450.	FINAL	PERMIT	DECISION.

450.	FINAL	PERMIT DECISION.		
adminis	strative ap	Notification of the Decision . The Director will provide notice of the final permit decision given notice under Subsection 400.03. This notice will include reference to the procedu opeal under Section 003. For the purpose of this section, a final permit decision means deny, or modify a permit.	ires fo	or
respons respons		Response to Public Comments. The Director will prepare and make available to the parant written comments received during the public comment period under Subsection 400.0		
and the	a. reasons f	Specify which provisions, if any, of the draft permit have been changed in the final permit de for the change; and		n,)
	b.	Briefly describe and respond to all relevant written comments on the draft permit.	()
	03.	Basis for Permit Denial. The Director will deny a permit if:	()
	a.	The application is incomplete or inaccurate;	()
so as to	b. comply v	The cyanidation facility as proposed cannot be conditioned for construction, operation, and with applicable state law; or	closur (·е)
require	c. ments of 0	The Idaho Department of Lands has determined that the permanent closure plan does not mentage the permanent closure plan does not be permanent closure plan does not be permanent closure plan does not be permanent closure plan does no	neet th	e)
cyanida	04. tion facil	Immediate Effect of the Permit. A valid permit authorizes the construction and operation ity in accordance with the terms of the permit.	on of (a)
451	499.	(RESERVED)		
500. The following		T CONDITIONS. Inditions apply to and must be specified in all permits:	()
Issuanc	01. e or posso	Compliance Required. The applicant or permittee must comply with all conditions of the ession of a permit issued according to these rules does not relieve the applicant or permittee		

- responsibility to comply with all other applicable local, state, and federal laws.
- Construction. Construction of individual components of a cyanidation facility may commence upon approval by the Department of the final plans and specifications for that component.
- Record Plans and Specifications. An Idaho licensed professional engineer must confirm in **03.** writing that all record drawings and specifications are complete and accurate. These record plans and specifications must be submitted by the permittee to the Director within thirty (30) days after the completion of the construction of each critical phase of facility development as approved by the Department. The record plans and specifications must be accompanied by a final construction report. If the construction does not deviate from the approved plans and specifications, a statement to the effect must be submitted by the engineer. The Department will review the final construction report, including record plans and specifications and results of quality control and quality assurance testing, to verify that the facility was constructed in compliance with and does not deviate from the approved plans and specifications. If the Department determines that the facility was not constructed in compliance with or deviates from the approved plans and specifications, the Department will provide the permittee written notice of necessary corrective actions within thirty (30) days of receipt of all submittals required by this subsection. In the event the Department provides such written notice, operation of the facility may not begin until the Department inspects and provides written approval of the corrective actions. Operation of the facility may begin if the Department does not deliver to the permittee such written notice within thirty (30) days of receipt of all submittals required by this

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subsection.		()
Director may re	Duty to Provide Information . The permittee must furnish to the Director, within a reason ny information, including copies of records required by the permit or other applicable rules, to determine whether cause exists for modifying or revoking the permit or to det the permit or other applicable rules.	that the
operations. At leapermittee must i	Notifications . After initial construction and seasonal and/or temporary closure, the permitte days, provide written notice to the Director of the permittee's intentions to commence or ast thirty (30) days prior to completion of operations, and/or temporary or seasonal operation of the Director of the permittee's intentions to temporarily, seasonally or permanently fication must provide sufficient time for the Director to provide pre-operational or post-operacessary.	restartons, the
06. with the Director	Entry and Access . The permittee must allow the Director, or a designee obligated by agree to comply with the confidentiality provisions of Section 39-111, Idaho Code, to:	reement
a. required by a per	Enter at reasonable times upon the premises of a permitted cyanidation facility or where remit are kept;	records
b. the permit;	Have access to and copy at reasonable times any records that must be kept under the condit	tions of
c. required by the p	Inspect at reasonable times any cyanidation facility, equipment, practice, or operation permit; and	itted or
d. regulation compl	Sample or monitor at reasonable times, substance(s) or parameter(s) directly related to peiance.	ermit or
07.	Reporting . It is the permittee's responsibility to report to the Director:	()
a. knows or should	Orally, as soon as possible but no later than twenty-four (24) hours from the time the pereasonably know of any noncompliance that may endanger the public health or the environm	
b. know of any eve Standards," or ID	In writing, within five (5) working days from the time a permittee knows or should reasent that may be or that may result in a violation of these rules, or IDAPA 58.01.02, "Water OAPA 58.01.11, "Ground Water Quality Rule." This report must contain:	
i. determine the cau	A description of the event and its cause; if the cause is not known, steps taken to investiguse;	ate and
ii. incident(s) and th	The period of the event including, to the extent possible, the individual(s) involved ne time(s) and date(s) of the incidents;	in the
iii.	Measures taken to mitigate or eliminate the event and protect the public health; and	()
iv.	Steps taken to prevent recurrence of the event;	()
c.	In writing, confirmation of any conditions that may result in violation of any permit condition	on; and
	In writing, when the permittee knows or should reasonably know of relevant facts not submation submitted in a permit application or any report or notice to the Director or the Depa	

Discharge Response. If an unauthorized discharge occurs the permittee must implement the

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08.

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Departn	nent appr	oved emergency and spill response plan.	()
methods of drain chemica suggest plan. T	s, and schage from als during modifica he approes may no	Temporary or Seasonal Closure Plans. Prior to temporary or seasonal closure, the permittary or seasonal closure plan to the Director for approval. The plan must describe the productual to be implemented for the treatment and disposal of process water and pollutants, the the cyanidation facility, the control of drainage from the surrounding area, and the secure stogen the period of closure. Within thirty (30) days of receiving the plan, the Director will approve tions necessary to protect waters. The permittee must ensure that closure complies with an approved plan must be implemented before the permittee completes temporary or seasonal of the temporarily or seasonally closed for a period longer than two (2) years unless approved	cedure controrage e and/ pprove	es, of of or ed re.
(1) year	10. of the ef	Begin Construction . If the permittee fails to begin construction of a cyanidation facility wifective date of the permit, the permit will be deemed void.	thin o	ne)
will be such.	11. incorpora	Permanent Closure . The permanent closure plan, as approved by the Idaho Department of the department of the department issued permit as a permit condition and will be enforced by reference into the Department-issued permit as a permit condition and will be enforced by the department of the departm		
501.	COMP	LETION OF PERMANENT CLOSURE.		
perman	01. ent closui	Implementation of a Permanent Closure Plan . Unless otherwise specified in the aper plan, the permittee must begin implementation of the approved permanent closure plan:	pprov (ed)
	a.	Within two (2) years of the final addition of cyanide to the ore processing circuit; or	()
than two	b. o (2) year	If the product recovery phase of the cyanidation facility has been suspended for a period es.	of mo	re)
director	s of the I	Submittal of a Permanent Closure Report . The permittee must submit a permanent partment for review and approval. A permanent closure report must be of sufficient detail Department and the Idaho Department of Lands to issue a determination that permanent closure of 007, has been achieved. The permanent closure report must address:	for t	he
	a.	The effectiveness of material stabilization;	()
	b.	The effectiveness of the water management plan and adequacy of the monitoring plan;	()
	c.	The final configuration of the cyanidation facility and its operational/closure status;	()
reasona	d. ble cost to	The post-closure operation, maintenance, and monitoring requirements, and the eso complete those activities;	timat (ed)
	e.	The operational/closure status of any land application site of the cyanidation facility;	()
contain	f. short and	Source control systems that have been constructed or implemented to eliminate, mitigal long term discharge of pollutants from the cyanidation facility, unless otherwise permitted;		or)
analyse	g. s of the ex	The short and long term water quality trends in surface and ground water through the st xisting monitoring data collected pursuant to the ore processing by cyanidation permit;	atistic (al)
	h.	Ownership and responsibility for the cyanidation facility during the defined post-closure pe	riod; ()
facilitie	i. s; and	The future beneficial uses of the land, surface and ground waters in and adjacent to the	clos	ed)

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Depai	rtment o	Environmental Quality	Rules for Ore Processing by Cyanidatio		
and Re	j. ecovery A	How the permanent closure of the cyanidation, t, Hazardous Waste Management Act, Solid Wa			
502.	DECIS	ION TO APPROVE OR DISAPPROVE OF	A PERMANENT CLOSURE REPORT.		
require	01. ed by the o	Cost Recovery . Final closure of the cyanida ost recovery agreement under Subsection 100.0		paymen (
closure Depart	e report.	Issuance of Director's Determination. With for will issue to the permittee a Director's determination will be based of a Department will coordinate the evaluation ands.	nination of approval or disapproval of the per n applicable statutes or rules administered	rmanen by th	
disapp	roval, any	Director's Determination to Disapprove disapprove a permanent closure report will administrative actions being considered by the e appeal. The Director's determination to disapp	specifically identify and discuss those reast Director, and the permittee's options and pro-	sons fo	
	a.	Identification of errors or inaccuracies in the p	ermanent closure report;	(
	b.	Issues or details that require additional clarific	ation;	(
	c.	Failures to fully implement the approved perm	anent closure plans;	(
	d.	Outstanding violations or other noncompliance	e issues; and	(
recom	e. mendation	Other issues supporting the Department's dissofthe permanent closure report.	sagreement with the contents, final conclus	sions o	
503	549.	(RESERVED)			
		ITY AND DURATION OF PERMITS. s valid until the Director determines that perma mit.	nent closure is completed or the Director rev	vokes o	
551	649.	(RESERVED)			
650.	FINAN	CIAL ASSURANCE.			
The Determine the cyalling under accept	epartment anidation these rules able to the	Financial Assurance Required. The permitted ed Land Reclamation Act, Chapter 15, Title 47 will not issue a permit under these rules to a cyclacility has been submitted for approval under will prohibit construction and operation of the experiment that financial assurance for the cired by Chapter 15, Title 47, Idaho Code.	, Idaho Code, and the rules promulgated the inidation facility unless a permanent closure Chapter 15, Title 47, Idaho Code. Any permicyanidation facility until the permittee submi	reunder plan fo it issued its proo	
		Insufficiency . In the event the financial assura , Chapter 15, Title 47, Idaho Code, the Department closure under the Department-issued pern	ment may seek to recover the amount nece		
651	749.	(RESERVED)			
750.	PERM	T MODIFICATION.			
	01.	Cause for Permit Modification. Causes for p	ermit modification are:	(

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a closure pla		A material modification or material expansion in the cyanidation facility operation, des	ign or
b	.	Natural phenomena substantially different from those anticipated in the original permit.	()
include:	2.	Modification at Request of Permittee. Requests for modification from the permittee	must
a	١.	A written description of the modification(s);	()
b).	Data supporting the modification request; and	()
c	•	Causes and anticipated effects of the modification.	()
that cause		Modification at Request of Director . Pursuant to Subsection 750.01, if the Director deterfor permit modification, the Director will notify the permittee in writing and request inform Director to modify the permit.	
on the inf		Modification Procedure . The Director will evaluate the request for a permit modification, on provided in Subsection 750.02 or otherwise obtained by the Department, and determine tires a major permit modification or a minor permit modification.	
a 400, and 4		Major permit modifications are subject to the provisions of Sections 100, 200 through 205	5, 300, ()
b permittee		Minor permit modifications are not subject to the provisions of Sections 100, 300, and 400 otify and receive approval from the Department prior to making minor modifications.	0. The
not limited	5. d to:	Major Permit Modifications. Changes that require a major permit modification include by	out are
a	ı .	Material modifications or material expansions to a cyanidation facility as defined by these ru	les;
b).	A significant increase or decrease in the time the cyanidation facility is expected to be in oper	ration;
c. monitoring		Requests to modify or change water quality compliance criteria and/or water quality compliance.	oliance
result in ar	r a min	Minor Permit Modifications. Minor permit modifications are those that, if granted, would be assed hazard to the environment or to the public health. Within thirty (30) days of receipt of a value or modification, the Department will complete an evaluation of the request and either approximation writing. Minor modifications may include but are not limited to:	vritten
a	١.	The correction of typographical errors in an approved permit;	()
b).	Legal transfer of ownership or operational control;	()
c project air		A change in the requirements for monitoring or reporting frequency of the quality or quantity or waste generated;	of the
d complete լ		A change in the cost estimates submitted by a permittee to the Idaho Department of La ent closure; and	nds to
		A change or modification that is required by a state or federal requirement that supersed	

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IDAPA 58.01.13 Rules for Ore Processing by Cyanidation

author	ities of the	ese rules.	()
751	799.	(RESERVED)		
800.	TRANS	SFER OF PERMITS.		
provid	01. es written	Transfer of Permits Allowed . A permit may be transferred to a new permittee if such pernotice to the Director containing:	ermitt	tee)
new pe	a. ermittees;	A specific date for transfer of permit responsibility, coverage, and liability between the curr	rent a	nd)
permai	b. nent closu	Demonstration that the new permittee has established appropriate financial assurance of the facility; and	nce i	for)
	c.	The information required in Subsections 100.03.b., 100.03.d., 100.03.e., and 100.03.g.	()
days o	02. f receipt o	Decision . The Director will either approve of or deny the transfer of the permit within this fraction that the current permittee wishes to transfer the permit to a new permittee.	rty (3 ((0) (
permit	03. tee has no	Basis for Transfer Denial . The Director will deny the request for the permit transfer if the provided the information required in Subsection 800.01.	the no	ew)
801	849.	(RESERVED)		
850.	PERM	IT REVOCATION.		
despite		Cause for Revocation . A material violation of a permit or these rules may be grounds ke a permit. A violation that is shown to have occurred as the result of an unforeseeable act tree's reasonable efforts to comply with all applicable legal requirements will not be concation.	of G	od
		Preliminary Decision . The Director will provide the permittee written notice of a prel ke a permit, including a statement of the reasons for the preliminary decision and referenc questing a revocation hearing under Subsection 850.03.		
admini in the	istrative he form of a	Revocation Hearing . A preliminary decision to revoke a permit becomes final thirty-five (3 of the written notice of the preliminary decision unless the permittee requests in writering before the preliminary decision becomes final. A request for an administrative hearing and will be considered as a petition to initiate a contested case under IDAPA 58.01.23, "Procedure Before the Board of Environmental Quality."	ting must	an be
851	899.	(RESERVED)		
900.	VIOLA	ATIONS.		
permit	01.	Failure to Comply . Failure by a permittee to comply with the provisions of these rules or varies a violation of these rules.	vith a (ny)
knowii or reco	02. ngly make ord develo	Falsification of Statements and Records . It is a violation of these rules for any per a false statement, representation, or certification in any application, registration, report, does ped, maintained, or submitted pursuant to these rules or the conditions of a permit.		
	03.	Discharges . Any unauthorized discharge is a violation of these rules.	()
901	999.	(RESERVED)		

58.01.14 – RULES GOVERNING FEES FOR ENVIRONMENTAL OPERATING PERMITS, LICENSES, AND INSPECTION SERVICES

000. LEGAL AUTHORITY. Pursuant to Sections 39-105, 39-107 and 39-119, Idaho Code, the Board of Environmental Quality is authorized to promulgate rules establishing reasonable fees to be charged and collected for any service rendered by the Department of Environmental Quality. 001. TITLE AND SCOPE. Title. The rules are titled IDAPA 58.01.14, "Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services." Scope. These rules establish reasonable fees for environmental operating permits, licenses, inspection services and waiver application processing rendered by the Department of Environmental Quality or its designees. 002. WRITTEN INTERPRETATIONS. In accordance with Section 67-5201(19)(b)(iv), any written statements pertaining to the interpretation of these rules will be available for review at the Department of Environmental Quality, 1410 N. Hilton, Boise, ID 83706-1255. 003. ADMINISTRATIVE APPEALS. Persons may be entitled to appeal agency actions authorized under this chapter pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure before the Board of Environmental Quality." INCORPORATION BY REFERENCE. These rules do not contain documents incorporated by reference. OFFICE - OFFICE HOURS - MAILING ADDRESS AND STREET ADDRESS. The state office of the Department of Environmental Quality and the office of the Board of Environmental Quality are located at 1410 N. Hilton, Boise, Idaho 83706-1255, telephone number (208) 373-0502. The office hours are 8 a.m. to 5 p.m. Monday through Friday. CONFIDENTIALITY OF RECORDS. 006. Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality." 007. **DEFINITIONS.** 01. **Board**. The Idaho Board of Environmental Quality. 02. **Department**. The Idaho Department of Environmental Quality or its designee. 03. **Director**. The Director of the Idaho Department of Environmental Quality or his designee. (008. -- 099. (RESERVED) ENVIRONMENTAL FEES. The fees specified in Sections 101 through 199 shall be charged for the following environmental services rendered by the Department or its designees. Fees for services rendered by designees that are equivalent or greater than the fees listed in Sections 101 through 199 may be adopted by the district health departments or local government. The fees are to be paid by the party receiving the services to the Department or designee performing the service, in the time, place and manner specified by the performing entity. 101. -- 109. (RESERVED) INDIVIDUAL AND SUBSURFACE SEWAGE DISPOSAL SYSTEM PERMIT. 110.

01. Individual Households or Buildings. For individual households or buildings, if the individual and subsurface sewage disposal system is a new installation or a replacement or expansion of an existing system, the fee shall be ninety dollars (\$90).

For those services rendered in the process of issuing installation permits for individual and subsurface sewage disposal systems (see IDAPA 58.01.03, "Individual/Subsurface Sewage Disposal Rules and Rules for Cleaning of

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Septic Tanks"), the following fees apply:

02. Multiple Households or Buildings. For individual and subsurface sewage disposal systems serving more than one (1) household or building in any combination, the fee shall be ninety dollars (\$90) plus ten dollars (\$10) per each household or per each two hundred fifty (250) gallons of flow from buildings. ()

111. -- 114. (RESERVED)

115. INDIVIDUAL AND SUBSURFACE SEWAGE DISPOSAL SYSTEM PUMPER PERMIT.

For those services rendered in the process of issuing permits to persons operating individual and subsurface sewage disposal system pumping equipment (see IDAPA 58.01.03, "Individual/Subsurface Sewage Disposal Rules and Rules for Cleaning of Septic Tanks"), the fee shall be forty dollars (\$40) plus ten dollars (\$10) for each tank truck or tank per annum.

116. -- 119. (RESERVED)

120. SUBSURFACE SEWAGE DISPOSAL SYSTEM INSTALLER'S REGISTRATION PERMIT.

For those services rendered in the process of issuing Installer's Registration Permits (see IDAPA 58.01.03, "Individual/Subsurface Sewage Disposal Rules and Rules for Cleaning of Septic Tanks"), the fee shall be fifty dollars (\$50) per annum for a standard and basic alternative system installer's registration permit and one hundred dollars (\$100) per annum for a standard, basic and complex alternative system installer's registration permit.

121. -- 149. (RESERVED)

150. PARCEL SURVEY.

For those services rendered in evaluating existing water supply or sewage disposal systems when such evaluation is a condition for the sale of real property, the fee shall be sixty dollars (\$60) excluding laboratory services.

151. -- 159. (RESERVED)

160. SANITARY RESTRICTION ADMINISTRATION.

For those services rendered in the administration of sanitary restrictions, pursuant to Section 50-1326, Idaho Code, the following fees apply:

- 01. Subdivisions or Plats Proposing Individual and Subsurface Sewage Disposal System Discharge to Subsurface. For subdivisions or plats for which sewage treatment and disposal systems are designed to discharge to the subsurface, the fee shall be one hundred dollars (\$100) plus twenty dollars (\$20) per lot.
- **O2.** Subdivisions or Plats Proposing Other Than Individual and Subsurface Sewage Disposal System Discharge to Subsurface. For subdivisions or plats for which sewage treatment and disposal systems are not designed to discharge to the subsurface, the fee shall be twenty-five dollars (\$25).

161. -- 899. (RESERVED)

900. WAIVER OF FEES.

Upon written application to the Director of the Department of Environmental Quality, a waiver of a specific fee may be granted to an applicant who is required by these rules to pay such a fee.

- **01. Determination of Good Cause**. Good cause for such a waiver must be shown before it shall be granted by the Director. Good cause may include hardship or extenuating circumstances, as determined by the Director.
- **02. Duration of Waiver**. If the fee sought to be waived becomes due periodically, the fee may be waived for a designated period of time.
- **03. Limitations.** Granting of a waiver shall not be considered as precedent or be given any force or effect in any other proceeding.

901. -- 999. (RESERVED)

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58.01.18 - IDAHO LAND REMEDIATION RULES

LEGAL AUTHORITY. Pursuant to the provisions of Sections 39-105, 39-107, 39-4405, 39-7210, Idaho Code, the Department of Environmental Quality has the authority to promulgate and adopt rules to carry out the purposes of the Idaho Land Remediation Act, Sections 39-7201 to 39-7210, Idaho Code. 001. TITLE AND SCOPE. Title and Scope. These rules are titled IDAPA 58.01.18, "Idaho Land Remediation Rules," and 01. shall be applicable to eligible persons who wish to enter into a voluntary remediation agreement with the state to minimize risk of harm to public health and the environment and to restore the economic viability of contaminated real property. Intent. The Idaho Land Remediation rules have been adopted with the purpose of fostering the remediation, transfer, reuse, or redevelopment of sites or groups of sites based on risk to human health and the environment where releases or threatened release of hazardous substances or petroleum exists. It is also the intent of these rules to establish a voluntary program for the remediation of hazardous substance or petroleum contaminated sites that will encourage innovation and cooperation between the state, local communities, and interested persons and will promote the economic revitalization of property. It is intended that this program will provide for an expedited remediation process by eliminating the need for many adversarial enforcement actions and delays in response action plan approvals. WRITTEN INTERPRETATIONS. As described in Section 67-5201(19)(b)(iv), Idaho Code, the Department of Environmental Quality may have written statements which pertain to the interpretation of the rules of this chapter. If available, such written statements can be inspected and copied at cost at the Department of Environmental Quality, 1410 N. Hilton, Boise, Idaho 83706-1255. ADMINISTRATIVE APPEALS. Persons may be entitled to appeal agency actions authorized under these rules pursuant to IDAPA 58.01.23, "Rules of Administrative Procedure Before the Board of Environmental Quality." 004. -- 009. (RESERVED) 010. DEFINITIONS AND ABBREVIATIONS. For the purpose of the rules contained in IDAPA 58.01.18, the following definitions and abbreviations apply. (01. Act. Idaho Land Remediation Act, Title 39, Chapter 72, Idaho Code. **Applicant.** A person who submits an application to participate in the voluntary remediation program under the Idaho Land Remediation Act, Title 39, Chapter 72, Idaho Code. 03. Board. The Idaho Board of Environmental Quality. 04. **Department.** The Idaho Department of Environmental Quality. 05. **Director**. The Director of Idaho Department of Environmental Quality or his authorized agent. Hazardous Substance. Has the meaning set forth in Section 101(14) of the Comprehensive Environmental, Response, Compensation and Liability Act (ČERCLA), 42 U.S.C. 9601 (14), as amended. Natural Background Level. The level of any constituent in the affected media within a specified area as determined by representative measurements of the quality of that media unaffected by human activities. Person. Any individual, association, partnership, firm, joint stock company, trust, estate, political 08. subdivision, public or private corporation, state or federal governmental department, agency or instrumentality, or any other legal entity which is recognized by law as the subject of rights and duties. Petroleum. Includes petroleum asphalt and crude oil or any part of petroleum asphalt or crude oil

that is liquid at standard conditions of temperature and pressure (sixty (60) degrees Fahrenheit and fourteen and

seven-te	enths (14.	7) pounds per square inch absolute).	()
		Release . Any spilling, leaking, pumping, pouring, emitting, emptying, discharging, in g, dumping, or disposing into the environment, including the abandonment or discarding of er closed receptacles containing any hazardous substance or petroleum.		
	11.	Remediation. Remediation means any of the following:	()
the envi	a. ronment,	Actions necessary to prevent, minimize, or mitigate damages to the public health or welfa which may otherwise result from a release or threat of a release; or	re or t	o)
the relea	ase of ha	Actions consistent with a permanent remedy taken instead of, or in addition to, removal acease or threatened release of a hazardous substance or petroleum into the environment to el zardous substances or petroleum so that the hazardous substances or petroleum do not midanger to present or future public health or welfare or the environment; or	iminat	e
	с.	The cleanup or removal of released hazardous substances or petroleum from the environme	nt.)
Idaho C	12. ode.	Site. A parcel of real estate for which an application has been submitted under Section 3	9-7204 (1,)
011 0)19.	(RESERVED)		
020.	APPLIC	CATION TO PARTICIPATE.		
by the Io	01. daho Lan	Application Required . In order to participate in the voluntary remediation program as esta d Remediation Act and these rules, a person shall submit an application to the Department.	iblishe (d)
include,	02.	Contents of Application. The application shall be on a form provided by the Department companied by, the following:	ent an	d)
	a.	Identification of the applicant and the applicant's relationship to the site;	()
rules;	b.	Identification of the owner or operator of the site, if different than Subsection 020.02.a.	of thes	e)
and loca	c. ation;	General information pertaining to the site, including the assessors's parcel number(s), site	e name	e,)
Site Ass				.1
	d. sessments	An environmental assessment that conforms to ASTM Standard Practice E 1527, Environmental Site Assessment Process, as amended, or equivalent;	nmenta ()
			nmenta (()
necessar	e. f.	: Phase I Environmental Site Assessment Process, as amended, or equivalent;	()
necessar	e. f.	: Phase I Environmental Site Assessment Process, as amended, or equivalent; An application fee in the amount of two hundred and fifty dollars (\$250); and Other background information as requested on the application form provided by the Depart	()
applicar decision	e. f. ry to dete. 03. a. nt is eligib	Phase I Environmental Site Assessment Process, as amended, or equivalent; An application fee in the amount of two hundred and fifty dollars (\$250); and Other background information as requested on the application form provided by the Depart rmine eligibility to participate in the voluntary remediation program. Application Processing Procedure. Not more than thirty (30) days after receiving an application the Department shall determine to participate in the voluntary remediation program and notify the applicant of the Department fails to comply with this subsection, the applicant shall be considered eligible	ment a (ment a (me if the) is) ie 's

Section	c. 39-7204	Rejection of an application for any of the reasons set forth in Section 39-7204(4)(a), Idaho Code, (4)(b), Idaho Code, is a final agency action.	de, o)
021.	VOLUI	NTARY REMEDIATION AGREEMENTS.		
Departr	nent. The	Negotiation of Voluntary Remediation Agreement . If the Department accepts an application 39-7204, Idaho Code, the applicant may enter into a voluntary remediation agreement with Department shall not evaluate a voluntary remediation work plan until the voluntary remediated by the applicant and the Director.	th the	•
	02.	Contents of Agreement. The voluntary remediation agreement shall include the following: (,)
	a.	A provision for the Department's oversight including access to site and pertinent site records;	`)
	b.	A timetable for the Department to do the following:)
	i.	Reasonably review and evaluate the adequacy of the work plan; ()
	ii.	Make a determination concerning the approval or rejection of the work plan; ())
remedia	iii. ation wor	Identify, to the extent possible, permits or approvals required to initiate and complete a volu k plan.	intary	,)
based u	c. pon unan	A provision to modify the voluntary remediation agreement and voluntary remediation work ticipated site conditions; (c plan	1)
	d. vices rela of these r	An estimation of costs the Department may incur associated with performing all of the tasks, of ted to the relevant application or voluntary remediation program activities, as specified in Subsciules;		
Departr	e. nent in th	A mechanism and schedule for the payment of all actual reasonable costs incurred by the review and oversight of the work plan;	y the	;
state, or	f. r federal l	A requirement that the applicant shall comply with any applicable zoning authorities or other aw, in implementing the voluntary remediation work plan; (local	,)
effectiv	g. e and effi	Any other conditions considered necessary by the Department or the applicant concerning icient implementation of these rules.	g the	;
	03.	Reimbursement of Costs Included in Agreement. ()
		The voluntary remediation agreement shall include a provision for the payment and accounting ight costs incurred by the Department in connection with the person's application and participal remediation program.		
in the fo	b. ollowing	Costs incurred by the Department for oversight of voluntary remediation actions will be reimb manner, which shall be specified in the voluntary remediation agreement.	ursec	l)
	i.	The applicant shall deposit two thousand five hundred dollars (\$2,500) with the Department.	>)
Departr	ii. nent issua	The unused portion of the deposit will be returned to the applicant within sixty (60) da ance of a certificate of completion.	ys of	f)
dollars	iii. (\$2,500)	Should funding be required for costs incurred in excess of the initial two thousand five hurdeposit, the Department will, in advance, notify the applicant of required successive deposits		

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		IISTRATIVE CODE f Environmental Quality Idaho Land Remedia	A 58.01.18 tion Rules
amount	of two tl	housand five hundred dollars (\$2,500).	(
	04.	Oversight Costs. Oversight costs shall include the following:	(
	a.	The review, processing and negotiation of the voluntary remediation agreement;	(
	b.	The review, processing and negotiation of the voluntary remediation work plan;	(
	c.	Conducting public hearing and dissemination of public notices;	(
	d.	Oversight of work performed in accordance with the voluntary remediation work plan;	(
	e.	Issuance of the certificate of completion;	(
	f.	Issuance of a covenant not to sue;	(
	g.	Administrative expenses associated with cost recovery activities.	(
Departr Departr	05. ment and nent and	Enforceability of Agreement . Upon signing of the voluntary remediation agreend the applicant, the voluntary remediation agreement shall constitute a contract the applicant enforceable in accordance with its terms, subject to:	
7208, Id	a. daho Cod	The Department's right to rescind the voluntary remediation agreement as provided in le; and	Section 39
these ru	b. ıles.	The applicant's right to terminate the voluntary remediation agreement under Subsection	on 021.06 o (
applica	06. nt may te	Reasons for Which a Person May Terminate a Voluntary Remediation Agreeminate the voluntary remediation agreement for any of the following reasons:	eement. A
addition	a. nal or cor	The applicant decides to terminate the voluntary remediation agreement rather receted information to the Department as provided in Section 39-7206(2)(b), Idaho Code;	
Idaho C	b. Code.	The voluntary remediation work plan is modified or rejected as provided in Section	39-7206(5)
applical	ble autho	Effect of Termination of Agreement . The termination of a voluntary remediation agree of a 39-7206, Idaho Code, shall not relieve the applicant from the obligation to comporities regarding the contamination at the site, and the Department may initiate admin or applicable authorities.	oly with any
022.	VOLU	NTARY REMEDIATION WORK PLAN.	
Departr	nent will	Submittal of Proposed Voluntary Remediation Work Plan . An applicant whose apply the Department may submit a proposed voluntary remediation work plan to the Department work plan according to the terms and conditions of a voluntary remediation epartment and the applicant.	artment. The

Contents of Voluntary Remediation Work Plan. The voluntary remediation work plan shall

The current and reasonably anticipated future uses of the site and immediately adjacent properties;

The current and reasonably anticipated future use of on-site ground and surface water;

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02. Con include the following:

a. b.

	If a risk-based concentration is proposed as a remediation standard, the voluntary remediation is an estimate of the human and environmental risk from releases or threatened releases of haza troleum at the site based upon the current use of the site and adjacent properties and reason uses of the site;	ardou	S
d.	Proposed remediation standards developed in accordance with Section 023 of these rules; (()
e.	A proposed statement of work;	()
f.	A schedule to accomplish the proposed statement of work.	()
03. support the volume	Information Supporting the Voluntary Remediation Work Plan. Sufficient informat ntary remediation work plan shall be submitted and may include the following:	tion to)
a.	Site assessment information including:	()
i. features, such as	A legal description of the site and a map identifying the location and size of facilities and re property boundaries, surface topography, surface and subsurface structures, and utility lines;		.t)
ii. surface water boo	The physical characteristics of site facilities and contiguous areas, including the location dies and ground water aquifers;	of any	y)
iii. a description of t	The location of any wells located on the site or on areas within one-half mile radius of the si he use of those wells;	ite and	լ (
iv.	The operational history of the facility, including ownership, and the current use of the facility	y; ()
	Information on the methods and results of investigations concerning the nature and extent ened releases of hazardous substances or petroleum that have occurred at the site and a map shooncentrations of these hazardous substances or petroleum;		
vi.	A site investigation sampling and analysis plan, and quality assurance project plan;	()
vii. sediments on the	Any sampling results or other data that characterizes the soil, air, ground water, surface wasite; and	ater, o	r)
viii. including all app	Available information on the environmental regulatory and compliance history of the licable environmental permits.	e site (·,)
b.	Risk evaluation information including:	()
i. chemicals of pote	An evaluation of the data collected during the site investigation including identification ential concern;	ion o	f)
ii.	An exposure assessment of all potential pathways of exposure;	()
iii.	A toxicity assessment estimating the toxicity of both carcinogens and non-carcinogens;	()
iv.	Identify site conditions which may affect or limit migration of the contamination; and	()
v. likelihood of exp	A risk characterization that evaluates the uncertainties associated with the site investigation obsures, and the toxicity of the contaminants.	on, the	e)
	Review and Evaluation of Work Plan . The Department shall review and evaluate the volk plan, provide public notice, accept public comments and may make the determination when ngs in accordance with Section 39-7206, Idaho Code, and the voluntary remediation agreement	ther to	

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IDAPA 58.01.18 Idaho Land Remediation Rules

		()
a. Idaho Code, the	For purposes of determining whether to hold a public hearing in accordance with Section 3 Department will consider the following a significant number of requests for a public hearing:		6,)
i.	Twenty-five (25) written requests from potentially affected persons; or	()
ii. potentially affect	One (1) or more written requests from an organization representing twenty-five (25) of the members.	or mo	re)
b. publication of a 1	The Department shall provide for a public comment period of at least thirty (30) days fo public notice under Section 39-7206(3)(d), Idaho Code.	llowir (ng)
c. reject a voluntary	Pursuant to Section 39-7206, Idaho Code, the Department may approve, modify and appropriate properties of the properties	rove,	or)
d. does not achieve these rules.	The Department may reject or approve with modification any voluntary remediation work per the remediation standards developed and approved by the Department pursuant to Section		
e.	If the Department rejects a voluntary remediation work plan, the Department shall:	()
i.	Notify the applicant and specify the reasons for rejection;	()
ii. agreement to am	Provide the applicant an opportunity according to the schedule in the voluntary remedend the work plan; and	ediatio	on)
iii. 39-7206, Idaho (The applicant may appeal the Department's decision to reject the work plan as provided in Code.	Sectio	on)
f. the voluntary ren	If an applicant determines not to amend a rejected work plan to the satisfaction of the Department of the Department shall be terminated as provided in Subsection 021.06 of these rules.	ırtmer (ıt,)
voluntary remediation wor	Modification to an Approved Voluntary Remediation Work Plan That Requires Adord Comment. After the close of the public comment period and the Department's approvaliation work plan, situations may arise that result in modification of an approved vok plan. Depending upon the significance of the modification, another opportunity for public by be appropriate.	l of th olunta	he ry
	The Department need not provide for an additional public notice and comment period cations to the voluntary remediation work plan are limited to minor changes. A minor changiation work plan is a change that does not fundamentally alter the overall remedial approach.	e to the	
b. modifications to requires reconsid	The Department shall provide for an additional public notice and comment period if the provide the voluntary remediation work plan are fundamental. A fundamental change is a characteristic of the remediation proposed in the approved voluntary remediation work plan.	ropose ige th (ed at)
023. REME	DIATION STANDARDS.		
based and envi	Voluntary Remediation Work Plan Must Achieve Health-Based and Environ andards. All hazardous substance or petroleum concentrations in media which exceed the ronmental remediation standards shall be addressed through appropriate remediation the appropriate technical standards based upon the following:	healtl	h-
a.	Site characteristics;	()
b.	Hazardous substances or petroleum; and	()

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	c.	Technical guidance approved by the Department.	()
U.S.C. work pl	9621, tak lan for ap	Establishment of Remediation Standards. The remediation standards utilized in these repetit than applicable or relevant and appropriate federal and state standards and are consistenting into consideration site specific conditions. An applicant who submits a voluntary reproval by the Department shall select and attain compliance with one (1) or more of the flards when implementing a voluntary remediation work plan:	it with 42 nediation
represe		Attainment of a natural background level demonstrated by the collection and anamples from environmental media of concern where contamination occurs. Evaluation makes shall be conducted through the application of statistical tests specified in a variable.	ation of
		An established state or federal generic numerical health standard which achieves an apel so that any substantial present or probable future risk to human health or the enviroused to protective levels based upon present and reasonably anticipated future uses of the s	nment is
risk ass	c. essment p	Risk-based concentrations calculated for the hazardous substance or petroleum using site rocedures.	e-specific
implem	d. ent a volu	An applicant may use a combination of standards from Subsections 023.02.a. through 023 antary remediation work plan.	3.02.c. to
024.	IMPLE	MENTATION OF VOLUNTARY REMEDIATION WORK PLAN.	
	01. nt accordi emediatio	Implementation . An approved voluntary remediation work plan shall be fully implementing to the terms and conditions of the voluntary remediation agreement, these rules and to Act.	
issuanc	02. e of Depa	Permits or Approvals Necessary for Implementation . The Department shall assist in the trument permits or approvals required to initiate and complete a voluntary remediation works	
periodio agreem		Progress Reports . An applicant implementing a voluntary remediation work plan share reports to the Department according to the terms and conditions of the voluntary rem	
	eni.	reports to the Department according to the terms and conditions of the voluntary ren	nediation ()
shall su	04. ves of the bmit to the	Voluntary Remediation Work Plan Completion Report. When the applicant beli voluntary remediation work plan have been achieved and successfully implemented, the e Department a voluntary remediation work plan completion report together with a request a certificate of completion.	() leves the applicant
shall su Departr Departr	04. Ves of the bmit to the nent issue a. ment to de	Voluntary Remediation Work Plan Completion Report. When the applicant beli voluntary remediation work plan have been achieved and successfully implemented, the e Department a voluntary remediation work plan completion report together with a requestion	() leves the applicant that the () nt for the
shall su Departr Departr remedia comple	04. ves of the bmit to the nent issue a. nent to detion work b. tion repor	Voluntary Remediation Work Plan Completion Report. When the applicant beli voluntary remediation work plan have been achieved and successfully implemented, the e Department a voluntary remediation work plan completion report together with a request a certificate of completion. The voluntary remediation work plan completion report shall contain information sufficient etermine whether the voluntary remediation work plan objectives were achieved and the voluntary remediation work plan objectives were achieved and the voluntary remediation work plan objectives were achieved.	() leves the applicant that the () nt for the voluntary () vork plan
shall su Departr Departr remedia comple work pl	04. ves of the bmit to the nent issue a. nent to detion work b. tion report an has be c.	Voluntary Remediation Work Plan Completion Report. When the applicant beli voluntary remediation work plan have been achieved and successfully implemented, the endergraph of the Department a voluntary remediation work plan completion report together with a request a certificate of completion. The voluntary remediation work plan completion report shall contain information sufficient etermine whether the voluntary remediation work plan objectives were achieved and the variation was successfully implemented. The Department shall, within thirty (30) days of the receipt of a voluntary remediation was and a request for a certificate of completion, notify the applicant whether the voluntary remediation was and a request for a certificate of completion, notify the applicant whether the voluntary remediation was an accessful to the completion of the receipt of a voluntary remediation was an access to the completion of the receipt of a voluntary remediation was an access to the completion of the receipt of a voluntary remediation was an access to the completion of the receipt of a voluntary remediation was an access to the completion of the receipt of a voluntary remediation was access to the completion of the receipt of a voluntary remediation was access to the completion of t	() leeves the applicant that the () nt for the voluntary () work plan nediation ()
shall su Departr Departr remedia comple work pl	04. ves of the bmit to the nent issue a. nent to detion work b. tion report an has be c.	Voluntary Remediation Work Plan Completion Report. When the applicant beli voluntary remediation work plan have been achieved and successfully implemented, the endergraph of the pepartment a voluntary remediation work plan completion report together with a request a certificate of completion. The voluntary remediation work plan completion report shall contain information sufficient etermine whether the voluntary remediation work plan objectives were achieved and the variation was successfully implemented. The Department shall, within thirty (30) days of the receipt of a voluntary remediation was and a request for a certificate of completion, notify the applicant whether the voluntary remediation was successfully implemented. If the Department notifies the applicant that the voluntary remediation work plan has	teves the applicant that the () nt for the voluntary () work plan nediation () not been ()

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	ii.	Resubmit the voluntary remediation work plan completion report. ()
applica	nt a certifi	If a voluntary remediation work plan completion report demonstrates that the volunce k plan has been successfully implemented, the Department shall certify such facts by issuing facts of completion. The applicant shall record the certificate of completion with the deed for the deciation took place.	g the
recorda	e. tion or ma	The Department may provide a certificate of completion conditioned upon continued monitor aintenance of institutional or engineering controls, or other continuing actions by the applicant.	ring,)
required	f. d under th	Decisions by the Department involving the voluntary remediation work plan completion repairs section are considered final agency actions.	orts)
025.	COVE	NANT NOT TO SUE.	
provide monitor	d in Secting, recor	Negotiation and Provision of Covenant . Within thirty (30) days of receipt of the Department in a policiant may request the Department negotiate and provide a covenant not to such the applicant may request the Department negotiate and provide a covenant not to such a 39-7207, Idaho Code. Any such covenant not to sue may be conditioned upon continuation or maintenance of institutional or engineering controls, or other continuing actions requous unit to an approved voluntary remediation work plan.	ue as
judicial county	action as in which	Rescission of Covenant . The Department may rescind a covenant not to sue in accordance, Idaho Code. If the Department rescinds a covenant not to sue, it may initiate administrative provided in Sections 39-7207 and 39-7208, Idaho Code. The Department shall also notify the site exists of rescission of the covenant not to sue for purposes of determining ad valed under Section 63-105II, Idaho Code.	e or the
remedia the volu is imple	ition relat intary ren	Continuing Compliance. During the implementation of an approved voluntary remediation version that is the subjecting to the release or threatened release of a hazardous substance or petroleum that is the subject nediation work plan, against a person who entered into a voluntary remediation agreement and the voluntary remediation work plan in accordance with such agreement implementing the voluntary plan.	y for ct of who
026.	LENDE	ER LIABILITY.	
does no under a environ agency	t participa ny polluti mental co policy, 60	General Statement. Pursuant to Section 39-7209, Idaho Code, a person who maintains indicing rily to protect a security interest in a site, as defined in Subsection 010.12 of these rules, and ate in the management of the site, shall not be considered an owner or operator of that site, nor lie on control or other environmental protection law, rule or regulation, or otherwise responsible for ontamination or response activity costs consistent with United States environmental protect of Federal Register 63517, dated December 11, 1995, as amended. This Section 026 sets out the rurding lender liability pursuant to Sections 39-7209 and 39-7210(6), Idaho Code.	who iable any ction
	02.	Definitions and Operative Provisions. ()
interest	a. , or evide	"Indicia of ownership" means evidence of a security interest, evidence of an interest in a securic of an interest in real or personal property securing a loan or other obligation, including any l	

or equitable title or deed to real or personal property acquired through or incident to foreclosure or its equivalents. Evidence of such interests include, but are not limited to, mortgages, deeds of trust, liens, surety bonds and guaranties of obligations, title held pursuant to a lease financing transaction in which the lessor does not select initially the leased property (hereinafter "lease financing transaction"), legal or equitable title obtained pursuant to foreclosure, and their equivalents. Evidence of such interests also includes assignments, pledges or other rights to or other forms of encumbrance against property that are held primarily to protect a security interest. A person is not required to hold

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title or a security interest in order to maintain indicia of ownership.

Loan policing and workout. Actions that are consistent with holding ownership indicia primarily to

protect a security interest do not constitute participation in management. The authority for the holder to take such

actions may, but need not, be contained in contractual or other documents specifying requirements for financial, environmental and other warranties, covenants, conditions, representations or promises from the borrower. Loan policing and workout activities cover and include all activities up to foreclosure and its equivalents.

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not conducting or not requiring an inspection.

(a) Policing the security interest or loan. A holder who engages in policing activities	s prior to
foreclosure will remain within the exemption provided that the holder does not by such actions particip	
management of the site. Such actions include, but are not limited to, requiring the borrower to clean up the	site during
the term of the security interest; requiring the borrower to comply or come into compliance with applicab	
state and local environmental and other laws, rules and regulations during the term of the security interest; s	
exercising authority to monitor or inspect the site (including on-site inspections) in which indicia of own	
maintained, or the borrower's business or financial condition during the term of the security interest; or ta	
actions to adequately police the loan or security interest (such as requiring a borrower to comply with any v	varranties,
covenants, conditions, representations or promises from the borrower).	()

- (b) Policing activities also include any activities taken by the holder to require a borrower to comply with a voluntary remediation work plan, or by agreement with the Department, to complete a voluntary remediation work plan, provided that the holder does not otherwise participate in the management of the site.
- (c) Loan workout. A holder who engages in workout activities prior to foreclosure and its equivalents will remain within the exemption provided that the holder does not by such action participate in the management of the site. For purposes of this rule, "workout" refers to those actions by which a holder, at any time prior to foreclosure and its equivalents, seeks to prevent, cure or mitigate a default by the borrower or obligor, or to preserve, or prevent the diminution of, the value of the security.
 - **d.** Foreclosure on a site and post-foreclosure activities. (
- i. Foreclosure. Indicia of ownership that are held primarily to protect a security interest include legal or equitable title or deed to real or personal property acquired through or incident to foreclosure and its equivalents. "Foreclosure and its equivalents" includes purchase at foreclosure sale; acquisition or assignment of title in lieu of foreclosure; termination of a lease or other repossession; acquisition to a right to title or possession; an agreement in satisfaction of the obligation; or any other formal or informal manner (whether pursuant to law or under warranties, covenants, conditions, representations or promises from the borrower) by which the holder acquires title to or possession of the secured property. The indicia of ownership held after foreclosure continue to be maintained primarily as protection for a security interest, provided that the holder undertakes to sell, re-lease or otherwise divest itself of the site, in a reasonably expeditious manner, using whatever commercially-reasonable means are relevant or appropriate with respect to the site, taking all facts and circumstances into consideration, and provided that the holder did not participate in management prior to foreclosure.
- ii. Holding foreclosed property for disposition and liquidation. A holder, who did not participate in management prior to foreclosure and its equivalents, may sell, re-lease, liquidate, maintain business activities, wind up operations, undertake any response action under federal, state or local environmental laws, rules or regulations, undertake completion of an approved voluntary remediation work plan by agreement with the Department, and take measures to preserve, protect or prepare the secured asset prior to sale or other disposition, without voiding the exemption provided by Section 39-7209, Idaho Code, and these rules.

027. INSTITUTIONAL CONTROLS.

01.	Purpose.	(
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- a. Institutional controls may be proposed by the applicant or the Department as an element of the voluntary remediation work plan. Institutional controls are measures undertaken to limit or prohibit activities that may interfere with the integrity of a cleanup action or result in exposure to hazardous substances or petroleum at a site. Such measures may be used to assure both the continued protection of human health and the environment and the integrity of a cleanup action in at least the following circumstances:
- **b.** Where a cleanup action results in residual concentrations of hazardous substances or petroleum which exceed risk-based health standards; or
- **c.** When the Department determines such controls are required to assure the continued protection of human health and the environment or the integrity of the cleanup action.

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02. Prohibition of Use . Institutional controls should not be used as a substitute for cleanup actions the would otherwise be technically possible.	at)
03. Institutional Controls . For the purposes of this section, institutional controls may include: ()
a. Physical measures, such as fences and signs, to limit activities that may interfere with the cleanu action or result in exposure to hazardous substances at the site; and	ıp)
b. Legal and administrative controls, such as zoning restrictions, restrictive covenants, or equitable servitudes used to ensure such measures are maintained. (le)
04. Legal Use Restrictions. Institutional controls may be described in an equitable servitude restrictive covenant, or similar legal mechanism executed by the property owner and recorded in the county in which the site is located. The use of such legal use restrictions may be addressed in the voluntary remediation agreement, the certificate of completion, or the covenant not to sue.	ch
05. Legal Use Restriction Requirements. Where appropriate, the legal use restriction requirements should:	nt)
a. Prohibit activities on the site that may interfere with a cleanup action, operation and maintenance monitoring, or other measures necessary to assure the integrity of the cleanup action and continued protection of human health and the environment;	
b. Prohibit activities that may result in the release of a hazardous substance or petroleum which wa contained as a part of the remediation; (as)
c. Require notice to the Department of the owner's intent to convey any interest in the sit Conveyance of title, easement, lease, or other interest in the property may be conditioned upon easement, lease, of other interest in the property for the continued operation, maintenance and monitoring of the cleanup action, and for continued compliance with this subsection;	or
d. Require notice and approval by the Department of any proposal to use the site in a manner which inconsistent with the legal use restriction. (is)
e. Grant the Department and its designated representatives the right to enter the property at reasonable times for the purpose of evaluating compliance with the voluntary remediation work plan and other required plan including the right to take samples, inspect any remedial actions taken at the site, and to inspect records. (
f. Contain other restrictions appropriate under the circumstances. ()
06. Compliance With Other Laws. It shall be the applicant's responsibility to comply with an applicable zoning authorities or other local, state, or federal law, in implementing the voluntary remediation wor plan.	
67. Financial Assurances . The Department may require the applicant to provide financial assurance through a trust fund or other appropriate financial mechanism approved by the Department sufficient to cover a costs for ensuring the effectiveness of institutional controls or of operation and maintenance, including compliant monitoring and undertaking appropriate measures to ensure the integrity of institutional controls. (ıll
08. Removal of Restrictions . If the residual hazardous substances or petroleum remaining at the sit are subsequently reduced in concentration such that risk-based health standards are met, then the owner may reque the restrictive covenant or other restrictions be voided. The restrictive covenant or other restrictions may be removed if the Department, after public notice and opportunity for comment, concurs.	st

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(RESERVED)

028. -- 999.

58.01.25 - RULES REGULATING THE IDAHO POLLUTANT DISCHARGE **ELIMINATION SYSTEM PROGRAM**

000. LEGAL AUTHORITY. The Department and the Board are authorized to formulate and adopt rules as are necessary to obtain approval of the IPDES program by EPA pursuant to Section 39-175C, Idaho Code. The Department is authorized to implement and enforce the rules in this chapter pursuant to the Sections 39-175A-C and the provisions of the Environmental Protection and Health Act, Sections 39-101 et seq., Idaho Code. The rules in this chapter are not effective until the requirements in Section 39-175C, Idaho Code, have been met and the United States EPA has approved, under 33 U.S.C. 1342(b), Idaho's administration of the IPDES program. 001. TITLE AND SCOPE. Title. The rules are titled IDAPA 58.01.25, "Rules Regulating the Idaho Pollutant Discharge Elimination System Program." 02. **Scope**. These rules establish the procedures and requirements for the issuance and maintenance of permits for facilities or activities for which a person is required by Idaho Code and the Clean Water Act to obtain authorization to discharge pollutants to waters of the United States. These permits are referred to in these rules as "IPDES permits" or "permits." CONFIDENTIALITY OF RECORDS. 002. **Identifying Confidential Information.** Information obtained by the Department under these rules is subject to public disclosure pursuant to the provisions of Chapter 1, Title 74, Idaho Code, and IDAPA 58.01.21 (Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality). In accordance with Sections 74-101 through 74-119, Idaho Code, any information submitted to the Department pursuant to these rules may be claimed as confidential by the submitter. It is the responsibility of the submitter to give notice of the existence of a claim of confidentiality on each page or other portion of information at the time of submittal and such person has the burden of demonstrating that the information is confidential. Denial of Confidential Claims. In accordance with Section 74-114, Idaho Code, a claim of confidentiality, including but not limited to a claim as to information claimed confidential as a trade secret, will be denied and any person may inspect and copy: The name and address of any IPDES applicant or permittee; a. b. The content of any IPDES permit; IPDES permit applications, and information required to be submitted by IPDES application forms under Section 105 (Application for an Individual IPDES Permit), or IPDES General Permit Notice of Intent, and information required to be submitted under Section 130 (General Permits), whether the information is submitted on the application forms themselves or in any attachments used to supply information required by the application forms; and Effluent data as defined in 40 CFR 2.302. 003. INCORPORATION BY REFERENCE OF FEDERAL REGULATIONS. Availability of Reference Material. Codes, standards and regulations may be incorporated by reference in this rule pursuant to Section 67-5229, Idaho Code. Codes, standards or regulations adopted by reference throughout this rule are available in the following locations: Department of Environmental Quality. Department of Environmental Quality, 1410 N. Hilton,

Law Library. State Law Library, 451 W. State Street, P.O. Box 83720, Boise, ID 83720-0051.

Incorporation by Reference. The following documents are incorporated by reference into these

Electronic Code of Federal Regulations (eCFR) http://www.ecfr.gov/cgi-bin/ECFR.

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Boise, ID 83706-1255.

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rules. Any reference in these rules to requirements, procedures, or specific forms contained in any section or subsection constitute the full adoption by reference of that section or subsection, including any notes and appendices therein, unless expressly provided otherwise in these rules:

40 CFR 122.21(r), revised as of July 1, 2020 (Application Requirements for Facilities with Cooling Water Intake Structures); 40 CFR 122.23, revised as of July 1, 2020 (Concentrated Animal Feeding Operations); b. 40 CFR 122.24, revised as of July 1, 2020 (Concentrated Aquatic Animal Production Facilities); c. d. 40 CFR 122.25, revised as of July 1, 2020 (Aquaculture Projects); 40 CFR 122.26(a) through (b) and 40 CFR 122.26(e) through (g), revised as of July 1, 2020 (Storm Water Discharges); f. 40 CFR 122.27, revised as of July 1, 2020 (Silvicultural Activities); 40 CFR 122.29(d), revised as of July 1, 2020 (Effect of Compliance with New Source Performance Standards); 40 CFR 122.30 and 40 CFR 122.32 through 40 CFR 122.37, revised as of July 1, 2020 (Requirements and Guidance for Small Municipal Separate Storm Sewer Systems); 40 CFR 122.42(e), revised as of July 1, 2020 (Additional Conditions Applicable to NPDES Permits for Concentrated Animal Feeding Operations); j. Appendix A to 40 CFR 122, revised as of July 1, 2020 (NPDES Primary Industry Categories); Appendix C to 40 CFR 122, revised as of July 1, 2020 (Criteria for Determining a Concentrated Aquatic Animal Production Facility); Appendix D to 40 CFR 122, revised as of July 1, 2020 (NPDES Permit Application Testing Requirements); Appendix J to 40 CFR 122, revised as of July 1, 2020 (NPDES Permit Testing Requirements for Publicly Owned Treatment Works); 40 CFR 125.1 through 40 CFR 125.3 (Subpart A), revised as of July 1, 2020 (Criteria and Standards for Imposing Technology-Based Treatment Requirements Under Sections 301(b) and 402 of the Clean Water Act); 40 CFR 125.10 through 40 CFR 125.11 (Subpart B), revised as of July 1, 2020 (Criteria for Issuance of Permits to Aquaculture Projects); 40 CFR 125.30 through 40 CFR 125.32 (Subpart D), revised as of July 1, 2020 (Criteria and Standards for Determining Fundamentally Different Factors Under Sections 301(b)(1)(A) and 301(b)(2)(A) and (E) of the Clean Water Act); 40 CFR 125.70 through 40 CFR 125.73 (Subpart H), revised as of July 1, 2020 (Criteria for Determining Alternative Effluent Limitations Under Section 316(a) of the Clean Water Act); 40 CFR 125.80 through 40 CFR 125.89 (Subpart I), revised as of July 1, 2020 (Requirements

Applicable to Cooling Water Intake Structures for New Facilities Under Section 316(b) of the Clean Water Act);

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s. 40 CFR 125.90 through 40 CFR 125.99 (Subpart J), revised as of July 1, 2020 (Requirement Applicable to Cooling Water Intake Structures for Phase II Existing Facilities Under Section 316(b) of the Cl Water Act);	ents ean)
t. 40 CFR 127.11 through 40 CFR 127.16 (Subpart B), revised as of July 1, 2020 (Electroreporting of NPDES Information from NPDES-Regulated Facilities);	onic)
u. 40 CFR 129.1 through 40 CFR 129.105 (Subpart A), revised as of July 1, 2020 (Toxic Pollut Effluent Standards and Prohibitions);	tant)
v. 40 CFR 133.100 through 40 CFR 133.105, revised as of July 1, 2020 (Secondary Treatment Regulation);	ient)
w. 40 CFR Part 136, revised as of July 1, 2020 (Guidelines Establishing Test Procedures for Analysis of Pollutants, including Appendices A, B, C, and D);	the
x. 40 CFR Part 401, revised as of July 1, 2020 (General Provisions); ()
y. 40 CFR 403.1 through 40 CFR 403.3; 40 CFR 403.5 through 40 CFR 403.18, revised as of July 2020 (General Pretreatment Regulations for Existing and New Sources of Pollution, including Appendices D, E, G);	
z. 40 CFR Part 405 through 40 CFR Part 471, revised as of July 1, 2020 (Effluent Limitations a Guidelines); and	and)
aa. 40 CFR 503.2 through 40 CFR 503.48, revised as of July 1, 2020 (Sewage Sludge, includ Appendices A and B).	ling)
bb. The term "Waters of the United States or waters of the U.S.," as defined in 40 CFR 122.2, revial as of June 22, 2020, by 85 Federal Register 22250-22342 (April 21, 2020), unless said revision is stayed, overturn or invalidated by a court of law or withdrawn by EPA, in which case the Department incorporates by reference term "Waters of the United States or waters of the U.S." as defined in 40 CFR 122.2, revised as of December 2019.	ned the
03. Term Interpretation . For the federal regulations incorporated by reference into these rules, unline context in which a term is used clearly requires a different meaning, terms in this section have the follow meanings:	
a. The term Administrator or Regional Administrator means the EPA Region 10 Administrator;)
b. The term Control Authority means the POTW for a facility with a Department-approprietreatment program and the Department for a POTW without a Department-approved pretreatment program;	ved
c. The term Director or State Director means the Director of the Department of Environment Quality with an NPDES permit program approved pursuant to section 402(b) of the Clean Water Act;	ntal)
d. The term National Pollutant Discharge Elimination System (NPDES) means the Idaho Pollut Discharge Elimination System (IPDES);	tant)
e. The term Permitting Authority (also preceded by the terms NPDES or State) means the Ide Department of Environmental Quality with an NPDES permit program approved pursuant to section 402(b) of Clean Water Act.	
004. ADMINISTRATIVE PROVISIONS. Persons may be entitled to appeal final IPDES permit decisions pursuant to Section 204 (Appeals Process) of the	iese

IDAHO ADMINISTRATIVE CODE Department of Environmental Quality

IDAPA 58.01.25 – Idaho Pollutant Discharge Elimination System Program

rules. 005. WRITTEN INTERPRETATIONS. As described in Section 67-5201(19)(b)(iv), Idaho Code, the Department of Environmental Quality may have written statements which pertain to the interpretation of these rules. If available, such written statements can be inspected and copied at cost at the Department of Environmental Quality, 1410 N. Hilton, Boise, Idaho 83706-1255. OFFICE HOURS -- MAILING ADDRESS AND STREET ADDRESS. The state office of the Department of Environmental Quality is located at 1410 N. Hilton, Boise, Idaho 83706, (208) 373-0502, www.deq.idaho.gov. The office hours are 8 a.m. to 5 p.m. Monday through Friday. 007. -- 009. (RESERVED) 010. **DEFINITIONS.** For the purpose of the rules contained in IDAPA 58.01.25, "Rules Regulating the Idaho Pollutant Discharge Elimination System Program," the following definitions apply. Terms not expressly defined in this section have the meaning provided by IDAPA 58.01.02, Section 010, "Water Quality Standards," or IDAPA 58.01.16, Section 010, "Wastewater Rules." **Animal Feeding Operation.** A lot or facility (other than an aquatic animal production facility) where the following conditions are met: Animals (other than aquatic animals) have been, are, or will be stabled or confined and fed or maintained for a total of forty-five (45) days or more in any twelve (12)-month period; and Crops, vegetation, forage growth, or post-harvest residues are not sustained in the normal growing season over any portion of the lot or facility. Applicable Standards and Limitations. All state, interstate, and federal standards and limitations to which a discharge, a sewage sludge use or disposal practice, or a related activity is subject under the Clean Water Act, including effluent limitations, water quality standards, standards of performance, toxic effluent standards or prohibitions, best management practices, pretreatment standards, and standards for sewage sludge use or disposal under the Clean Water Act sections 301, 302, 303, 304, 306, 307, 308, 402 and 405. Application. The IPDES forms for applying for a permit or the EPA equivalent standard national forms when deemed acceptable by the Department, including any additions, revisions or modifications to the forms. Approved Program or Approved State. A state or interstate program which has been approved or authorized by EPA under 40 CFR Part 123. Aquaculture Project. A defined managed water area which uses discharges of pollutants into that designated area for the maintenance or production of harvestable freshwater, estuarine, or marine plants or animals. Average Monthly Discharge Limitation. The highest allowable average of daily discharges over a calendar month, calculated as the sum of all daily discharges measured during a calendar month divided by the number of daily discharges measured during that month. Average Weekly Discharge Limitation. The highest allowable average of daily discharges over a

calendar week, calculated as the sum of all daily discharges measured during a calendar week divided by the number

immediately upstream (up-gradient) of the influence of an individual point or nonpoint source discharge. If several discharges to the water exist or if an adequate upstream point of measurement is absent, the Department will

Background. The biological, chemical or physical condition of waters measured at a point

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determine where background conditions should be measured.

of daily discharges measured during that week.

09.	Best	Management	Practices	(BMPs).	Schedules	of	activities,	prohibitions	of	practices,
maintenance pr	ocedure	s, and other man	nagement p	ractices to	prevent or i	redu	ce the pollu	tion of waters	of	the United
States. BMPs a	lso incl	ude treatment re	equirements	s, operating	procedures	s, an	d practices	to control pla	ant s	site runoff,
spillage or leak	s, sludge	e or waste dispo	sal, or drain	age from r	aw material	stor	age.	•		(

- 10. Biochemical Oxygen Demand (BOD). The measure of the amount of oxygen necessary to satisfy the biochemical oxidation requirements of organic materials at the time the sample is collected; unless otherwise specified, this term will mean the five (5) day BOD incubated at twenty (20) degrees C.
- 11. Biological Monitoring or Biomonitoring. The use of a biological entity as a detector and its response as a measure to determine environmental conditions. Toxicity tests and biological surveys, including habitat monitoring, are common biomonitoring methods.
 - 12. **Bypass**. The intentional diversion of wastewater from any portion of a treatment facility. ()
- 13. Chemical Oxygen Demand (COD). A bulk parameter that measures the oxygen-consuming capacity of organic and inorganic matter present in water or wastewater. It is expressed as the amount of oxygen consumed from a chemical oxidant in a specific test.
- 14. Class I Sludge Management Facility. Any POTW identified under 40 CFR 403.8(a) as being required to have an approved pretreatment program (including such POTWs where the Department has elected to assume local program responsibilities pursuant to 40 CFR 403.10(e)) and any other treatment works treating domestic sewage (TWTDS) classified as a Class I sludge management facility by the Department, because of the potential for its sludge use or disposal practices to adversely affect public health and the environment.
- **15. Clean Water Act**. Formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972. Public Law 92-500, as amended by Public Law 95-217, Public Law 95-576, Public Law 96-483 and Public Law 97-117, 33 U.S.C. 1251 et seq. ()
- 16. Clean Water Act and Regulations. The Clean Water Act and applicable regulations promulgated thereunder. In the case of an approved IPDES program, it includes Department program requirements.
- 17. Compliance Schedule or Schedule of Compliance. A schedule of remedial measures included in a permit, including an enforceable sequence of interim requirements (for example, actions, operations, or milestone events) leading to compliance with the Clean Water Act and these rules.
- 18. Concentrated Animal Feeding Operation (CAFO). Animal feeding operation that is defined as a Large CAFO in accordance with 40 CFR 122.23(b)(4), as a Medium CAFO in accordance with 40 CFR 122.23(b)(6), or that is designated as a CAFO in accordance with 40 CFR 122.23(c). Two (2) or more animal feeding operations under common ownership are considered to be a single animal feeding operation for the purposes of determining the number of animals at an operation, if they adjoin each other or if they use a common area or system for the disposal of wastes.
- 19. Concentrated Aquatic Animal Production (CAAP). A hatchery, fish farm, or other facility which meets the criteria in Appendix C of 40 CFR Part 122, or which the Department designates under 40 CFR 122.24(c).
- **20. Continuous Discharge.** A discharge which occurs without interruption throughout the operating hours of the facility, except for infrequent shutdowns for maintenance, process changes, or other similar activities.
- 21. Daily Discharge. The discharge of a pollutant measured during a calendar day or any twenty-four (24)-hour period that reasonably represents the calendar day for purposes of sampling. For pollutants with limitations expressed in units of mass, the daily discharge is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurement, the daily discharge is calculated as the average measurement of the pollutant over the day.

 Department. The Idaho Department of Environmental Quality. (Design Flow. The average or maximum point source discharge volume per unit time that a factor system is constructed to accommodate. () eility)
23. Design Flow . The average or maximum point source discharge volume per unit time that a fac or system is constructed to accommodate. (ility)
24. Direct Discharge . The discharge of a pollutant to waters of the United States. ()
25. Director . The Director of the Idaho Department of Environmental Quality or authorized agent.	.)
26. Discharge Monitoring Report (DMR) . The facility or activity report containing monitoring discharge quality and quantity information and data required to be submitted periodically, as defined in the discharge reports must be submitted to the Department on a Department-approved format. (
27. Discharge . When used without qualification means the discharge of a pollutant. ()
28. Discharge of a Pollutant. Any addition of any pollutant or combination of pollutants to water the United States from any point source. This definition includes additions of pollutants into waters of the Un States from: surface runoff which is collected or channeled by man; discharges through pipes, sewers, or oconveyances owned by a state, municipality, or other person which do not lead to a treatment works; and dischargent through pipes, sewers, or other conveyances, leading into privately owned treatment works. This term does include an addition of pollutants by any indirect discharger.	nited other orges
29. Draft Permit. A document prepared under these rules indicating the Department's tenta decision to issue or deny, modify, revoke and reissue, terminate, or reissue a permit. A notice of intent to termina permit, and a notice of intent to deny a permit, as discussed in Subsections 107.01 and 203.02, are types of opermits. A denial of a request for modification, revocation and reissuance, or termination, as discussed in Subsection 201.01, is not a draft permit. A proposed permit is not a draft permit.	ate a draft
30. Effluent . Any discharge of treated or untreated pollutants into waters of the United States. ()
31. Effluent Limitation. Any restriction imposed by the Department on quantities, discharge ra and concentrations of pollutants which are discharged from point sources into waters of the United States accordance with these rules and the Clean Water Act.	
32. Effluent Limitations Guidelines . A regulation published by the EPA under the Clean Water section 304(b) to adopt or revise effluent limitations. (Act
33. Electronic Signature. Information in digital form that is included in or associated with electronic document for the purpose of expressing the same meaning and intention as would a handwritten signat (
34. Environmental Protection Agency (EPA). The United States Environmental Protection Agence (cy.)
35. Equivalent Dwelling Unit (EDU). A measure where one (1) EDU is equivalent to wastew generated from one (1) single-family residence. For the purposes of assessing fees associated with publicly privately owned domestic sewage treatment, the number of EDUs is calculated as the population served divided the average household size as defined in the most recent Census Bureau data (for that municipality, county, or avenumber of persons per household for the state of Idaho). For fees associated with industrial wastewater treatmowned by a municipality, EDUs are calculated in accordance with the definition of EDU in IDAPA 58.01.16, Sec 010, "Wastewater Rules."	y or d by rage nent
36. Existing Source . Any source which is not a new source or a new discharger. ()

Facilities or Equipment. Buildings, structures, process or production equipment or machinery

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37.

which form a permanent part of the new source and which will be used in its operation, if these facilities or equipment are of such value as to represent a substantial commitment to construct. It excludes facilities or equipment used in connection with feasibility, engineering, and design studies regarding the source or water pollution treatment for the source.

- **38.** Facility or Activity. Any point source or any other facility or activity (including land or appurtenances thereto) that is subject to regulation under the IPDES program.
- **39. Fundamentally Different Factors**. The factors relating to a discharger's facilities, equipment, processes or other factors related to the discharger are fundamentally different from the factors considered by EPA in development of the national effluent limits.
- **40. General Permit**. An IPDES permit issued under Section 130 (General Permits) authorizing a category of discharges within a geographical area.
- **41. Hazardous Substance**. Any substance designated under 40 CFR Part 116 pursuant to the Clean Water Act section 311.
- **42. Idaho Pollutant Discharge Elimination System (IPDES)**. Idaho's program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits, and imposing and enforcing pretreatment requirements, under these rules and the Clean Water Act sections 307, 402, 318, and 405.
 - 43. Indian Country. ()
- a. All land within the limits of any Indian reservation under the jurisdiction of the United States Government, notwithstanding the issuance of any patent, and, including rights-of-way running through the reservation;
- **b.** All dependent Indian communities within the borders of the United States, whether within the originally or subsequently acquired territory thereof, and whether within or without the limits of the state; and
- **c.** All Indian allotments, the Indian titles to which have not been extinguished including rights-of-way running through the same.
- **44. Indian Tribe**. Any Indian tribe, band, group, or community recognized by the Secretary of the Interior and exercising governmental authority over a federal Indian reservation.
- **45. Indirect Discharger**. A nondomestic discharger introducing pollutants to a privately or publicly owned treatment works.
- **46. Industrial Wastewater**. Any waste, together with such water as is present that is the by-product of industrial processes including, but not limited to, food processing or food washing wastewater (see Process Wastewater).
- **47. Infiltration**. Water other than wastewater that enters a sewer system (including sewer service connections and foundation drains) from the ground through such means as defective pipes, pipe joints, connections, or manholes. Infiltration does not include, and is distinguished from, inflow.
- **48. Inflow**. Water other than wastewater that enters a sewer system (including sewer service connections) from sources such as, but not limited to, roof leaders, cellar drains, yard drains, area drains, drains from springs and swampy areas, manhole covers, cross connections between storm sewers and sanitary sewers, catch basins, cooling towers, storm waters, surface runoff, street wash waters, or drainage. Inflow does not include, and is distinguished from, infiltration.
- **49. Interstate Agency**. An agency of two (2) or more states established by or under an agreement or compact, or any other agency of two (2) or more states having substantial powers or duties pertaining to the control of

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pollution.		()
50. either to one (1)	Load Allocation (LA) . The portion of a receiving water body's loading capacity that is att of its existing or future nonpoint sources of pollution or to natural background sources.	tribute (b: (
51.	Major Facility. A facility or activity that is:	()
a. million gallons j quality impacts;	A publicly or privately owned treatment works with a design flow equal to or greater the per day (1 MGD), or serves a population of ten thousand (10,000) or more, or causes significant or		
b. the Score Sumr equivalent guida	A non-municipal facility that equals or exceeds the eighty (80) point accumulation as described on the NPDES Non-Municipal Permit Rating Work Sheet (June 27, 1990) or the Department document.	ribed i artmei (in nt)
52.	Maximum Daily Discharge Limitation. The highest allowable daily discharge.	()
53. four-hour period	Maximum Daily Flow . The largest volume of flow to be discharged during a continuous of expressed as a volume per unit time.	twenty (y-)
	Mixing Zone . A defined area or volume of the receiving water surrounding or adjace charge where the receiving water, as a result of the discharge, may not meet all applicable or standards. It is considered a place where wastewater mixes with receiving water and not as are treated.	e wate	er
55. state law and ha authorized India section 208.	Municipality . A city, town, county, district, association, or other public body created by o wing jurisdiction over disposal of sewage, industrial wastes, or other wastes, or an Indian triban tribal organization, or a designated and approved management agency under the Clean Waster	e or a	ın
	National Pollutant Discharge Elimination System (NPDES). The national program for in poking and reissuing, terminating, monitoring and enforcing permits, and imposing and enquirements, under the Clean Water Act sections 307, 402, 318, and 405.		
57.	New Discharger. Any building, structure, facility, or installation:	()
a.	From which there is or may be a discharge of pollutants;	()
b.	That did not commence the discharge of pollutants at a particular site prior to August 13, 19	79; ()
с.	Which is not a new source; and	()
d.	Which has never received a finally effective NPDES or IPDES permit for discharges at that	site.)
	This definition includes an indirect discharger which commences discharging into waters for August 13, 1979. It also includes any existing mobile point source such as an aggregate plaing at a site for which it does not have a permit;		
58. discharge of pol	New Source . Any building, structure, facility, or installation from which there is or malutants, the construction of which commenced:	ay be	a)
a. applicable to su	After promulgation of standards of performance under the Clean Water Act section 306 which source; or	nich an	re)

After proposal of standards of performance in accordance with the Clean Water Act section 306

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b.

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which are applicable to such source, but only if the standards are promulgated in accordance with section 306 within one hundred twenty (120) days of their proposal.

		`	_
59. permittee, the De	Notice of Intent to Deny. A type of draft permit that shall convey to a permit applic partment's intent to not issue or renew an IPDES permit.	ant o	or)
	Notice of Intent to Obtain Coverage under an IPDES General Permit. An applicant so ge under an IPDES general permit shall submit a notice of intent to obtain coverage for discharted States under general permit classifications, including, but not limited to:	rges t	
a.	Storm Water Construction General Permit (CGP);	()
b.	Multi-Sector General Permit (MSGP) for Industrial Storm Water Requirements;	()
c.	Municipal Separate Storm Sewer System (MS4) General Permit;	()
d.	Concentrated Animal Feeding Operation (CAFO) General Permit;	()
e.	Concentrated Aquatic Animal Production (CAAP) Facility General Permit;	()
f.	Ground Water Remediation General Permit;	()
g.	Suction Dredge General Permit; or	()
h.	Pesticide General Permit (PGP).	()
61.	Notice of Intent to Terminate. A notice of intent to terminate shall:	()
a.	Convey to a permittee the Department's intent to terminate an existing IPDES permit for cau	ise; o (r)
b. Individual or Geterminate upon chas been achieved	Convey to the Department a permittee's intent to terminate coverage for an activity unconeral Permit. A construction general permit holder is obligated to submit a notice of into ompletion of construction activities and, in the case of storm water control, that final stability.	tent t	to
62. organizational en program.	Owner or Operator. The person, company, corporation, district, association, or atity that is an owner or operator of any facility or activity subject to regulation under the I		
context of this de	Pesticide Discharges . The discharges that result from the application of biological pesticide f chemical pesticides that leave a residue, from point sources to waters of the United States. Efinition of pesticide discharges, this does not include agricultural storm water discharges and ted agriculture, which are excluded by law (33 U.S.C. 1342(l); 33 U.S.C. 1362(14)).	In th	ne
is discharged from	Pesticide Residue. For the purpose of determining whether an IPDES permit is needers of the United States from pesticide application, means that portion of a pesticide application a point source to waters of the United States and no longer provides pesticidal benefits. radates of the pesticide.	on tha	at
	Permit . The authorization, license, or equivalent control document issued by the Departments of these rules. This does not include any permit which has not yet been the subjection, such as a draft permit or a proposed permit.		
	Person . An individual, public or private corporation, partnership, association, firm, joint enture, trust, estate, state, municipality, commission, political subdivision of the state, state or fent or instrumentality, special district, interstate body or any legal entity, or an agent or employed.	feder	al

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<u> </u>	- Livii oiiii oitai Quanty	Biodiarge Emiliation Gyotom i rogian
thereof, which i	s recognized by law as the subject of rights and do	aties. (
operation, land	channel, tunnel, conduit, well, discrete fissure, conduit, discrete fissure, c	discrete conveyance, including but not limited to ontainer, rolling stock, concentrated animal feeding loating craft from which pollutants are or may be a gariculture or agricultural storm water runoff.
the Atomic Ene	munitions, chemical wastes, biological materials,	erator residue, filter backwash, sewage, garbage radioactive materials (except those regulated unde seq.)), heat, wrecked or discarded equipment, rock discharged into water. It does not mean:
a.	Sewage from vessels; or	(
production or for determines that NOTE: Radioac byproduct, or sp	n association with oil and gas production and disport disposal purposes is approved by authority of the injection or disposal will not result in the degretive materials covered by the Atomic Energy Ac	t are those encompassed in its definition of source of covered include radium and accelerator-produced
69. consumption w	Potable Water . Water which is free from impathout treatment.	purities in such amounts that it is safe for human
such pollutants processes, proc technology incl loadings that m regulated proce regulated proce	nature of pollutant properties in wastewater prior into a POTW. The reduction or alteration may ess changes or by other means, except as prohibi udes control equipment, such as equalization tanl ight interfere with or otherwise be incompatible was is mixed in an equalization facility with unreg	of pollutants, the elimination of pollutants, or the to or in lieu of discharging or otherwise introducing to be obtained by physical, chemical or biological ited by 40 CFR 403.6(d). Appropriate pretreatments or facilities, for protection against surges or slug with the POTW. However, where wastewater from a ulated wastewater or with wastewater from another to meet an adjusted pretreatment limit calculated in
71.	Primary Industry Category. Any industry cat	egory listed in Appendix A of 40 CFR Part 122.
72. a Publicly Own	Privately Owned Treatment Works . Any devied Treatment Works (POTW).	ce or system which is used to treat wastes and is no
		ng manufacturing or processing, comes into direct material, intermediate product, finished product.).
74. when applicabl issuance by the	Proposed Permit . An IPDES permit prepared e, any public meeting and administrative appearment. A proposed permit is not a draft pe	after the close of the public comment period (and als) which is sent to EPA for review before fina nit.

76. Publicly Owned Treatment Works (POTW). A treatment works as defined by the Clean Water Act section 212, which is owned by a state or municipality, as defined by the Clean Water Act section 502(4). This definition includes any devices and systems used in the storage, treatment, recycling and reclamation of municipal

agreement schedule issued in response to a notice of violation that is to be signed by the Director. This does not

include amendments or extensions of consent orders or compliance agreement schedules.

Proposed Settlement of a State Enforcement Action. A Department consent order or compliance

sewage or industrial wastes of a liquid nature. It also includes sewers, pipes and other conveyances only if they convey wastewater to a POTW treatment plant. The term also means the municipality as defined in the Clean Water Act section 502(4), which has jurisdiction over the indirect discharges to and the discharges from such a treatment 77. **Receiving Waters**. Those waters of the United States to which there is a discharge of pollutants. **78. Recommending Discharger.** A source which renews discharges after terminating operations. Regional Administrator. The Region 10 Administrator of the Environmental Protection Agency or the authorized representative of the Regional Administrator. 80. Secondary Industry Category. Any industry category which is not a primary industry category. Secondary Treatment. Technology-based requirements for direct discharging POTWs, based on the expected performance of a combination of physical and biological processes typical for the treatment of pollutants in municipal sewage. Standards are expressed as a minimum level of effluent quality in terms of: BOD5, total suspended solids (TSS), and pH (except as provided by treatment equivalent to secondary treatment and other special considerations). **82. Secretary**. The Secretary of the Army, acting through the Chief of Engineers. 83. Septage. The liquid and solid material pumped from a septic tank, cesspool, or similar domestic sewage treatment system, or a holding tank when the system is cleaned or maintained. Severe Property Damage. Substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production. Sewage. The water-carried human or animal waste from residences, buildings, industrial establishments or other places, together with such ground water infiltration and surface water as may be present. Sewage from Vessels. Human body wastes and the wastes from toilets and other receptacles intended to receive or retain body wastes that are discharged from vessels and regulated under the Clean Water Act section 312. Sewage Sludge. Any solid, semi-solid, or liquid residue removed during the treatment of municipal 87. wastewater or domestic sewage. Sewage sludge includes, but is not limited to, solids removed during primary, secondary, or advanced wastewater treatment, scum, septage, portable toilet pumpings, type III marine sanitation device pumpings (33 CFR Part 159), and sewage sludge products. Sewage sludge does not include grit or screenings, or ash generated during the incineration of sewage sludge. Sewage Sludge Use or Disposal Practice. The collection, storage, treatment, transportation, processing, monitoring, use, or disposal of sewage sludge. 89. Significant Industrial User.

All industrial users subject to Categorical Pretreatment Standards under 40 CFR 403.6 and 40 CFR

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Any other industrial user that:

Parts 400 through 471; and

b.

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	vischarges an average of twenty-five thousand (25,000) gallons per day or more of p OTW (excluding sanitary, noncontact cooling and boiler blowdown wastewater);	rocess
	ontributes a process waste stream which makes up five percent (5%) or more of the average or organic capacity of the POTW treatment plant; or	ge dry
iii. Is potential for adverse accordance with 40	designated as such by the Control Authority on the basis that the industrial user has a reasely affecting the POTW's operation or for violating any Pretreatment Standard or requirem CFR 403.8(f)(6)).	onable ent (in ()
crushing, gravel wa activities and from a point source silvicul treatment, thinning, construction and ma	ilvicultural Point Source. Any discernible, confined, and discrete conveyance related to ashing, log sorting, or log storage facilities which are operated in connection with silvic which pollutants are discharged into waters of the United States. The term does not includ ltural activities such as nursery operations, site preparation, reforestation and subsequent configuration, prescribed burning, pest and fire control, harvesting operations, surface drainage, of aintenance from which there is natural runoff. However, some of these activities (such as a may involve point source discharges of dredged or fill material which may require a Clean mit.	ultural le non- ultural or road stream
	ite. The land or water area where any facility or activity is physically located or cond and used in connection with the facility or activity.	lucted,
92. SI	ludge. The semi-liquid mass produced and removed by the wastewater treatment process.	()
	ludge-Only Facility . Any TWTDS whose methods of sewage sludge use or disposal are sulgated pursuant to the Clean Water Act section 405(d) and is required to obtain an IPDES process.	
94. So pollutants.	ource. Any building, structure, facility, or installation from which there is or may be discharged.	arge of
Water Act section	tandards for Sewage Sludge Use or Disposal. Regulations promulgated pursuant to the 405(d) and these rules which govern minimum requirements for sewage sludge quees, and monitoring and reporting applicable to sewage sludge or the use or disposal of son.	quality,
96. St	tate. The state of Idaho.	()
	tate/EPA Agreement. An agreement between the EPA Regional Administrator and the sinates EPA and Department activities, responsibilities and programs including those undograms.	
98. St	torm Water. Storm water runoff, snow melt runoff, and surface runoff and drainage.	()
99. To Act that represent the Clean Water Act.	echnology-Based Effluent Limitation (TBEL). Treatment requirements under the Clean the minimum level of control that must be imposed in a permit issued under section 402	Water of the
100. To specified in 40 CFR	otal Dissolved Solids . The total dissolved (filterable) solids as determined by use of the national Part 136.	nethod ()
	oxic Pollutant . Any substance, material or disease-causing agent, or a combination the ge to waters of the United States and upon exposure, ingestion, inhalation, or assimilation in	

organism (including humans), either directly from the environment or indirectly by ingestion through food chains, will cause death, disease, behavioral abnormalities, malignancy, genetic mutation, physiological abnormalities (including malfunctions in reproduction) or physical deformations in affected organisms or their offspring. Toxic pollutants include, but are not limited to, the one hundred twenty-six (126) priority pollutants identified by EPA

pursuant to the Clean Water Act section 307(a), or in the case of sewage sludge use or disposal practices, any pollutant identified in regulations implementing the Clean Water Act section 405(d).

- **102. Treatment**. A process or activity conducted for the purpose of removing pollutants from wastewater.
- 103. Treatment Facility. Any physical facility or land area for the purpose of collecting, treating, neutralizing, or stabilizing pollutants including treatment plants; the necessary collecting, intercepting, outfall and outlet sewers; pumping stations integral to such plants or sewers; disposal or reuse facilities; equipment and furnishing thereof; and their appurtenances. For the purpose of these rules, a treatment facility may also be known as a treatment system, a wastewater system, wastewater treatment system, wastewater treatment facility, wastewater treatment plant, or privately or publicly owned treatment works.
- 104. Treatment Works Treating Domestic Sewage (TWTDS). A POTW or any other sewage sludge or waste water treatment devices or systems, regardless of ownership (including federal facilities), used in the storage, treatment, recycling, and reclamation of municipal or domestic sewage, including land dedicated for the disposal of sewage sludge. This definition does not include septic tanks or similar devices. For purposes of this definition, domestic sewage includes waste and waste water from humans or household operations that are discharged to or otherwise enter a treatment works.
- 105. Upset. An exceptional incident in which there is unintentional and temporary noncompliance with technology-based permit effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation. ()
 - **106.** User. Any person served by a wastewater system. ()
- 107. Variance. Any mechanism or provision under the Clean Water Act section 301 or 316 or under 40 CFR Part 125, or in the applicable effluent limitations guidelines allowing modification to or waiver of the generally applicable effluent limitation requirements or time deadlines of the Clean Water Act. This includes provisions which allow the establishment of alternative limitations based on fundamentally different factors or on Clean Water Act sections 301(c), 301(g), 301(h), 301(i), or 316(a).
- **108.** Wasteload Allocation (WLA). The portion of a receiving water's loading capacity that is allocated to one (1) of its existing or future point sources of pollution.
- 109. Wastewater. Any combination of liquid or water and pollutants from activities and processes occurring in dwellings, commercial buildings, industrial plants, institutions and other establishments, together with any ground water, surface water, and storm water that may be present; liquid or water that is chemically, biologically, physically or rationally identifiable as containing blackwater, gray water or commercial or industrial pollutants; and sewage.
- 110. Water Pollution. Any alteration of the physical, thermal, chemical, biological, or radioactive properties of any waters of the United States, or the discharge of any pollutant into the waters of the United States, which will or is likely to create a nuisance or to render such waters harmful, detrimental or injurious to public health, safety or welfare, or to fish and wildlife, or to domestic, commercial, industrial, recreational, aesthetic, or other beneficial uses.
- 111. Water Quality-Based Effluent Limitation (WQBEL). An effluent limitation determined by selecting the most stringent of the effluent limits calculated using all applicable water quality criteria (e.g., aquatic life, human health, wildlife, translation of narrative criteria) for a specific point source to a specific receiving water.
- 112. Water Transfer. An activity that conveys or connects waters of the United States without subjecting the transferred water to intervening industrial, municipal, or commercial use.
 - 113. Wetlands. Areas inundated or saturated by surface or ground water at a frequency and duration

sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Whole Effluent Toxicity. The aggregate toxic effect of an effluent measured directly by a toxicity test. 011. -- 049. (RESERVED) 050. **COMPUTATION OF TIME.** Computing Time. In computing any period of time scheduled to begin after or before the occurrence of an act or event, the date of the act or event is not included. The last day of the period is included, unless it is a Saturday, a Sunday, or a legal holiday, in which case the period runs until the end of the next day which is neither a Saturday, a Sunday, nor holiday. The section does not apply to submission deadlines for twenty-four (24) hour reporting, permit applications, or notices of intent for coverage under a general permit Notice by Mail. Whenever a party or interested person has the right or is required to act within a prescribed period after the service of notice or other paper and the notice or paper is served upon him or her by mail, three (3) days will be added to the prescribed time. 051. -- 089. (RESERVED) 090. SIGNATURE REQUIREMENTS. Permit Applications and Notices of Intent. All IPDES permit applications and notices of intent must be signed by a certifying official as follows: For a corporation, a responsible corporate officer shall sign the application or notice of intent. In this subsection, a responsible corporate officer means: A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation; ii. The manager of one (1) or more manufacturing, production, or operating facilities, if: The manager is authorized to make management decisions that govern the operation of the regulated facility, including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long-term environmental compliance with environmental statutes and regulations; The manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for IPDES permit application requirements; and Authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures; For a partnership or sole proprietorship, the general partner or the proprietor, respectively, shall sign the application; and For a municipality, state, or other public agency, either a principal executive officer or ranking elected official shall sign the application. In this subsection, a principal executive officer of an agency means:

A senior executive officer having responsibility for the overall operations of a principal geographic

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The chief executive officer of the agency; or

i.

ii.

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unit or divi	sion of the agency.)
must be sig	Reports and Other Information Submitted. Any report or information required by an II is ce of intent, monitoring and reporting provisions, and any other information requested by the Depart need by a person described in Subsection 090.01, or by a duly authorized representative of that person duly authorized representative only if:	ment,
a.	The authorization is made in writing by a person described in Subsection 090.01; ()
b.	The authorization specifies either:)
i. or activity,	An individual or a position having responsibility for the overall operation of the regulated faincluding the position of manager, operator, superintendent or position of equivalent responsibility; (acility or)
ii.	An individual or position having overall responsibility for environmental matters for the com	pany;
c.	The written authorization is submitted to the Department.)
090.01 mu	New Authorization. If an authorization is no longer accurate due to a change in staffi for the overall operation of the facility, a new authorization satisfying the requirements of Subset be submitted to the Department before or together with any report, information, or application authorized representative.	ection
supervision information directly res belief, true	Certification. Any person signing a document under Subsections 090.01 or 090.02 shall cert certify under penalty of law that this document and all attachments were prepared under my direct in accordance with a system designed to assure that qualified personnel properly gather and evalual submitted. Based on my inquiry of the person or persons who manage the system, or those personsible for gathering the information, the information submitted is, to the best of my knowledge accurate, and complete. I am aware that there are significant penalties for submitting false information possibility of fine and imprisonment for knowing violations."	ion or ite the ersons ge and
os information Departmen	required under these rules to be submitted electronically, with an electronic signature approved by	orized by the
signature f	Electronic Reporting. When documents described in Subsection 090.01 or 090.02 of this rule electronically by or on behalf of the IPDES-regulated facility, any person providing the elector such documents shall meet all relevant requirements of this section, and shall ensure that all quirements of 40 CFR Part 3 (Cross-Media Electronic Reporting) and 40 CFR Part 127 (NR Reporting Requirements) are met for that submission.	tronic of the
091 099	(RESERVED)	
100. E	FFECT OF A PERMIT.	
01 or any excl	. Rights . The issuance of, or coverage under, an IPDES permit does not convey any property usive privilege nor does it authorize any injury to persons or property or invasion of other private right	

02. Compliance. Except for any toxic effluent standards and prohibitions imposed under the Clean Water Act section 307, and standards for sewage sludge use or disposal under the Clean Water Act section 405(d),

any infringement of state or local law or regulations. The issuance of, or coverage under, an IPDES permit does not constitute authorization of the permitted activities by any other state or federal agency or private person or entity, and does not excuse the permit holder from the obligation to obtain any other necessary approvals, authorizations, or

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permits.

compliance with an IPDES permit during its term constitutes compliance, for purposes of enforcement, with Clean Water Act sections 301, 302, 306, 307, 318, 403, and 405(a) through (b). However, a permit or coverage under a permit may be modified, revoked and reissued, or terminated during its term for cause as set out in Sections 130 (General Permits), 201 (Modification, or Revocation and Reissuance of IPDES Permits), and 203 (Termination of IPDES Permits).

	ıl Permits Permits).	s), 201 (Modification, or Revocation and Reissuance of IPDES Permits), and 203 (Terminati	on of
101.	DURAT	TION.	
	01.	Permit Term . IPDES permits shall be issued for a fixed duration not to exceed five (5) years.	.)
reasonii	a. ng behind	The Department may issue a permit for a period of less than five (5) years. An explanation of issuing a permit for a shorter period shall be provided in the fact sheet.	of the
maximu	b. ım five (5	The duration of a permit may not be modified to lengthen the effective term of the permit pa 5) year duration. (ist the
Water A	ct section	A permit may be issued to expire on or after the statutory deadline set forth in the Clean Water (2)(A), (C), and (E), if the permit includes effluent limitations to meet the requirements of the sign 301(b)(2)(A), (C), (D), (E) and (F), whether or not applicable effluent limitations guidelines d or approved.	Clean
industri	al categoi	A determination that a particular discharger falls within a given industrial category for purposexpiration date under Subsection 101.01.c. is not conclusive as to the discharger's inclusion in the purposes, and does not prejudice any rights to challenge or change that inclusive multiplication in the purposes of the purpose of the purp	n that
Departr Departr	e. nent upor nent, subj	A federally-issued NPDES permit, the administration of which has been transferred to a rafter EPA approval of the IPDES program, shall continue in effect and be enforceable better to Subsections 101.02 and 101.03.	to the by the
remain	fully effe	Continuation of Individual Permits. The conditions of an expired individual permit, when permit (except for permits over which EPA retains authority) or a state-issued IPDES permit active and enforceable until the effective date of a new permit or the date of the Department's the application for the new permit, if:	t, will
(Applic	a. ation for a	The permittee has submitted a timely and complete application for a new permit under Sectio an Individual IPDES Permit); and	n 105
permitte	b. ee, does n	The Department, because of time, resource, or other constraints, but through no fault contribute issue a new permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date on or before the expiration date of the previous permit with an effective date or permit with a permit	of the rmit.
NPDES which I	03. Spermit of EPA retain	Continuation of General Permits. The conditions of an expired general permit, whether a for a state-issued IPDES permit, will remain fully effective and enforceable (except for permits authority) until the date the authorization to discharge under the new permit is determined, if	s over
permit a	a. as specific	The permittee has submitted a timely notice of intent to obtain coverage under the new good in Section 130 (General Permits); and	eneral

04. Continuation of Permits During an Appeal. Whether the conditions of an expired permit remain effective and enforceable during an appeal of a new permit, or an appeal of the denial of a permit application, is

permittee, does not issue a new general permit with an effective date on or before the expiration date of the previous

The Department, because of time, resource, or other constraints, but through no fault of the

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permit.

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Depai	unent o	Liivii Oiliileittai Quality	Discharge Emmination System Frogra	
governe	ed by Sec	tion 204 (Appeals Process).	()
102.	OBLIC	GATION TO OBTAIN AN IPDES PERMIT.		
whose s	sewage sl ES or NF	Persons Who Must Obtain a Permit. Any party point source into waters of the United States udge use or disposal practice is regulated by 40 CDES permit in effect, shall submit a complete IP oposed discharge, or TWTDS:	s, or who owns or operates a sludge-only facil FR Part 503 or these rules, and who does not ha	ity ive
	a. plicant m eneral per	Is covered by one (1) or more general permits in sust complete a notice of intent for any discharge emits;		
	b.	Is excluded from IPDES permit requirements un	der Subsection 102.05; ()
(Pretrea	c. atment St	Is by a user to a privately owned treatment andards), does not otherwise require the person to		70
		Is a TWTDS facility that uses or disposes of sease or disposal practices have not been published pecified in Subsection 105.17.o., within one (1) y	d. Such facilities shall submit limited backgrou	
operate	02. d by anot	Operator's Duty to Obtain a Permit . When a her person, it is the operator's duty to obtain a per		is)
accordi TWTD	ng to the S at any	Permits Under the Clean Water Act Section ludge use or disposal practices are regulated by applicable schedule in Subsection 105.17. The De time if the Department determines that a permany potential adverse effects that may occur from	40 CFR Part 503 must submit permit application partment may require permit applications from a nit is necessary to protect public health and	ons iny
		Designation of Small Municipal Separate Stor is not located in an urbanized area, as determined alated small MS4 that must be covered by an IPD	d by the latest Decennial Census by the Bureau	
standar	a. ds or othe	The storm water discharge results in or has the er significant water quality impacts; or	potential to result in exceedance of water qual	ity)
interco	b. nnected n	The storm water discharge contributes substanunicipal separate storm sewer that is regulated by		lly)
general IPDES	permit, u or NPDE	Exclusions from Permit . A person shall not distates without first obtaining an IPDES permit from IPDES permit shall state that continues in effect. The Department activities that are not required to obtain NPDES	om the Department or coverage under an IPD it requirements or the discharge is authorized by t will not require persons to obtain IPDES perm	ES an its

federal Clean Water Act regulations. Discharges excluded from IPDES permit requirements, but that may be

laundry, shower and galley sink wastes, or any other discharge incidental to the normal operation of a vessel of the U.S. Armed Forces within the meaning of the Clean Water Act section 312, and a recreational vessel within the meaning of the Clean Water Act section 502(25). None of these exclusions apply to:

Any sewage discharge from vessels and any effluent from properly functioning marine engines,

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regulated by other state or federal regulations include:

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i.	Rubbish, trash, garbage, or other such materials discharged overboard; nor to	()
ii. such as when use	Other discharges when the vessel is operating in a capacity other than as a means of transport as:	rtatic (on)
(1)	An energy or mining facility;	()
(2)	A storage facility, or when secured to a storage facility; or	()
(3) exploration or de	When secured to the bed of the waters of the United States for the purposes of mineral velopment;	or o	oil)
b. Clean Water Act	Any discharge of dredged or fill material into waters of the United States that is regulated une section 404;	der th (ne)
or agreements to and comply with exclusion does no	Sewage, industrial wastes, or other pollutants discharged into publicly owned treatment ndirect discharger who has received a will-serve letter authorizing the discharge to the POTW switch to this method of disposal in the future do not relieve dischargers of the obligation to a permits until all discharges of pollutants to waters of the United States are eliminated of apply to the introduction of pollutants to privately owned treatment works or to other discovers, or other conveyances owned by a state, municipality, or other party not leading to treatment.	7. Plan o hav d. Th charge	ns ve is es
	Any discharge in compliance with the instructions of an on-scene coordinator under 40 CF al Oil and Hazardous Substances Pollution Contingency Plan), or 33 CFR 153.10(e) (Con and Hazardous Substances, Discharge Removal);		
exclusion does not 122.23, discharge	Any introduction of pollutants from non-point source agricultural and silvicultural act water runoff from orchards, cultivated crops, pastures, range lands, and forest lands; however the polynomial polynomial production (CAAP) as defined in 4 ges from concentrated aquatic animal production (CAAP) facilities, discharges to aquation aquation activities from silvicultural point sources;	er, th 0 CF	is R
f.	Any return flow from irrigated agriculture;	()
g. require under Sul	Discharges into a privately owned treatment works, except as the Department may oth bsection 302.15; and	erwis (se)
h. water transfer act	Discharges from a water transfer. This exclusion does not apply to pollutants introduced tivity itself to the water being transferred.	by tł (ne)
	TT PROHIBITIONS. will not issue an IPDES permit for a discharge:	()
the applicable re	Clean Water Act Compliance. Unless the conditions of the permit provide for compliance equirements of IDAPA 58.01.02, "Water Quality Standards" and 58.01.25 "Rules Regulationscharge Elimination System Program";		
	EPA Objection . When the Department has received written objection pursuant to 40 CFR gional Administrator to issuance of the permit and until the objections are resolved according in the Memorandum of Agreement between EPA and the Department;		
03. the applicable wa	Water Quality Requirements. When the imposition of conditions cannot ensure compliance atter quality requirements of all affected states;	ce wit	th)
04. States Army thro	Anchorage and Navigation Impaired. When, in the judgment of the Secretary of the rugh the Army Corp Chief of Engineers, anchorage and navigation in or on any of the waters		

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United States	would be substantially impaired by the discharge; (
o5. radioactive w o6. amendment a	Banned Content. Of any radiological, chemical, or biological warfare agent or high leveraste; Area Wide Waste Treatment Management Plans. That is inconsistent with a plan or plan pproved under the Clean Water Act section 208(b); or
07. construction	New Sources or New Dischargers. For a new source or new discharger, if the discharge from its or operation will cause or contribute to the violation of water quality standards.
after the appl which the sta	When the owner or operator of a new source or new discharge proposes to discharge into a water does not meet applicable water quality standards, or that is not expected to meet those standards ever ication of the effluent limitations required by Clean Water Act sections 301(b)(1)(A) and (B), and for the or interstate agency has performed a pollutant load allocation for the pollutant to be discharged, therefore present that:
i.	There are sufficient remaining pollutant load allocations to allow for the discharge; and (
ii. the segment i	The existing dischargers into that segment are subject to compliance schedules designed to bring into compliance with applicable water quality standards.
b. Subsection 10	The Department may waive the submission of the information by the permit applicant required in 3.07.a. if the Department determines that it already has adequate information to evaluate the request.
c. included in the	An explanation of the development of limitations to meet the criteria of this section is to be fact sheet to the permit.
Any person v	C-APPLICATION PROCESS. who intends to apply for a permit or who proposes to discharge a pollutant into the waters of the United contact the Department to schedule a meeting prior to submitting an application to discuss:
01. whether other	IPDES Permit Applicability. Whether the actions or facility will require an IPDES permit, and suitable permitting options are available;
02.	Application Content. The IPDES permit application requirements; and
03.	Application Schedule. The IPDES permit application submittal schedule. (
105. API	PLICATION FOR AN INDIVIDUAL IPDES PERMIT.
01. information r	Electronic Submittals. The Department may require an applicant to electronically submitted by this section, if the Department approves an electronic method of submittal.
permit application	Application Retention Schedule . An applicant must keep records of all data used to complete attion and any supplemental information submitted for a period of at least three (3) years from the date is signed.
	Time to Apply . Any person required under Subsections 102.01 through 102.03 to obtain an IPDES ubmit to the Department a complete application for a permit in compliance with the requirements of this permit application must be signed and certified as required by Section 090 (Signature Requirements).
the application	A person proposing a new discharge must submit an application at least one hundred eighty (180 ne date on which the discharge is to commence, unless the Department has granted permission to submit on on a later date as specified in Subsections 105.03.e. and f. A facility proposing a new discharge of associated with industrial activity must submit an application one hundred eighty (180) days before that

facility commences industrial activity that may result in a discharge of storm water associated with that industrial activity, unless the Department has granted permission to submit the application on a later date as specified in Subsections 105.03.e. and f.

- **b.** Facilities described under 40 CFR 122.26(b)(14)(x) or (b)(15)(i) must submit an application at least ninety (90) days before the date on which construction is to commence unless otherwise required by the terms of an applicable general permit.
- c. Any TWTDS that commences operations after promulgation of any applicable "standard for sewage sludge use or disposal" must submit an application to the Department at least one hundred eighty (180) days prior to the date proposed for commencing operations.
- d. A person discharging from a permitted facility with a currently effective permit must submit a new application at least one hundred eighty (180) days before the expiration date of the existing permit, unless the Department has granted permission to submit the application on a later date as specified in Subsections 105.03.e. and f.
- e. Permission may be granted by the Department for submission of an application in less than one hundred eighty (180) days. The Department's prior approval must be sought and obtained in advance of the one hundred eighty (180) days before expiration of the existing permit or commencement of new discharge.
- f. The application will not be accepted after the expiration date of the existing permit as an application for renewal of the permit. Any applications received after the expiration of the permit will be received and reviewed as an application for a new source or new discharger.
- **04. Individual Permit Application Forms**. An applicant must submit an application on one (1) or more Department-approved forms appropriate to the number and type of discharge or outfall at the applicant's facility. A person required by Subsections 102.01 through 102.03 to obtain an individual IPDES permit must submit an application to the Department providing the information required by this subsection and Subsections 105.05 through 105.19, as applicable. The application must be submitted on one (1) or more of the EPA forms listed in this subsection, or on the Department equivalent of the listed EPA form:
- **a.** All applicants, other than a POTW, TWTDS, and pesticide applicators (see Subsection 105.06), EPA Form 1 and the following additional forms, if applicable:
- i. Applicants for a concentrated animal feeding operation (CAFO; see Subsection 105.09) or concentrated aquatic animal production (CAAP; see Subsection 105.10) facility, EPA Form 2B;
- ii. Applicants for an existing industrial facility, including manufacturing facilities, commercial facilities, mining activities, and silviculture activities (see Subsection 105.07), EPA Form 2C;
- iii. Applicants for a new industrial facility that discharges process wastewater (see Subsection 105.16), EPA Form 2D;
- iv. Applicants for a new or existing industrial facility that discharges only non-process wastewater (see Subsection 105.08.a.), EPA Form 2E;
- v. Applicants for a new or existing facility whose discharge is composed entirely of storm water associated with industrial activity (see Subsection 105.19), EPA Form 2F unless the applicant is exempted by 40 CFR 122.26(c)(1)(ii). If the applicant's discharge is composed of storm water and non-storm water (see Subsections 105.07, 105.08, and 105.16), EPA Forms 2C, 2D, or 2E, as appropriate, are also required; or
- vi. Applicants that operate a sludge-only facility (see Subsection 105.17), that currently does not have and is not applying for, an IPDES permit for a direct discharge to a surface water body, EPA Form 2S;
 - **b.** For an applicant that is a new or existing POTW (see Subsections 105.11 through 105.15): (

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i.	EPA Form 2A; and	()
ii.	EPA Form 2S, if applicable.	()
05.	Application Information for All Dischargers. In	addition to the application information required
for specific disch	pargers, the Department may require the submittal of B (Permit Prohibitions). Such information includes, b	any information necessary to ensure compliance
a. implementation	Information required to determine compliance with provisions set forth in IDAPA 58.01.02.051 and 052.	h the antidegradation policy and antidegradation, "Water Quality Standards"; ()
b. 58.01.02.060, "V	Information required to determine compliance with Vater Quality Standards"; or	h the mixing zone provisions set forth in IDAPA
c. 58.01.02.400, "V	Information necessary for the Department to au Vater Quality Standards."	uthorize a compliance schedule under IDAPA
IPDES permit of	Application Requirements for Dischargers Oth DS), Publicly Owned Treatment Works (POTWs), ther than a POTW and other TWTDS, must provide riate forms specified in Subsection 105.04:	and Pesticide Applicators. An applicant for an
a.	The applicant's activity that requires an IPDES per	rmit; ()
b. submitted;	The name, mailing address, e-mail address, and lo	cation of the facility for which the application is
c. products or servi	Up to four (4) Standard Industrial Classification ices provided by the facility;	n (SIC) codes that best identify the principal
d. Employer Identi entity;	The operator's name, mailing address, e-mail fication Number (EIN) or Department equivalent, an	
e.	A statement that the facility is located in Indian con	untry, if applicable; ()
f. programs:	A listing of all permits or construction approvals re	eceived or applied for under any of the following
i. Hazardous Waste	Hazardous waste management program under e";	IDAPA 58.01.05, "Rules and Standards for ()
ii. UIC program at	Underground injection control (UIC) program ur IDAPA 37.03.03, "Rules and Minimum Standards fo	nder the Idaho Department of Water Resources or the Construction and Use of Injection Wells"; ()
iii. Elimination Syst	IPDES program under IDAPA 58.01.25 "Rule tem Program";	es Regulating the Idaho Pollutant Discharge
iv.	Prevention of significant deterioration (PSD) prog	gram under IDAPA 58.01.01, "Rules for Control

Nonattainment program under IDAPA 58.01.01, "Rules for Control of Air Pollution in Idaho";

vi. National emission standards for hazardous pollutants (NESHAPS) preconstruction approval under IDAPA 58.01.01, "Rules for Control of Air Pollution in Idaho";

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of Air Pollution in Idaho";

v.

	vii.	Dredge or fill permits under the Clean Water Act section 404; or	()
jurisdict	viii. tion, appre	Other relevant environmental permits, programs or activities, including those subject oval, and permits; and	to st	ate)
beyond	g. the prope	A topographic map, or other map if a topographic map is unavailable, extending one (rty boundaries of the source, depicting:	(1) m	ile)
	i.	The facility and each of its intake and discharge structures;	()
	ii.	The location of the facility's hazardous waste treatment, storage, or disposal areas;	()
	iii.	The location of each well where fluids from the facility are injected underground; and	()
records	iv. or otherw	The location of wells, springs, other surface water bodies, and drinking water wells listed in its known by the applicant to exist in the map area; and	n pub (olic)
	h.	A brief description of the nature of the business;	()
	i.	An indication of whether the facility uses cooling water and the source of the cooling water	; and (.)
known a	j. at the time	An indication of whether the facility is requesting any of the variances in Subsection 3 e of application.	10.01	if)
Dischar	07. gers.	Application Requirements for Existing Manufacturing, Commercial, Mining and Silvin	icultu (ire)
permit f provide	a. For an exist the follow	Except for a facility subject to the requirements in Subsection 105.08, an applicant for an sting discharge from a manufacturing, commercial, mining, or silviculture facility or activity wing information to the Department, using the applicable forms specified in Subsection 105.	ity m	
	i.	For each outfall:	()
	(1)	The latitude and longitude to the nearest second and the name of each receiving water;	()
processo	(2) ater to the es, operation tower:	A narrative identifying each type of process, operation, or production area that core effluent from that outfall, including process wastewater, cooling water, and storm water tions, or production areas may be described in general terms, such as dye-making restrictions.	runc	off;
receives	(3) , includin	The average flow that each process contributes and a description of the treatment the was get the ultimate disposal of any solid or fluid wastes other than by discharge;	stewa (ter
	(4)	For a privately owned treatment works, the identity of each user of the treatment works; and	d ()
may be	(5) estimated	The average flow of point sources composed of storm water. For this subsection, the average and the basis for the rainfall event with the method of estimation must be submitted;	ige flo	ow)
	ii. ges describ spillage, o	A description of the frequency, duration, and flow rate of each discharge occurrence for an bed in Subsections 105.07.a.i(2) through (5) that are intermittent or seasonal, except for stor leaks;		
	iii.	A reasonable measure of the applicant's actual production reported in the units used	l in 1	the

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the applicant a	nent guideline, if an effluent guideline promulgate nd is expressed in terms of production or other al production of the facility as required by Subsec	ed under the Clean Water Act section 304 applies to measure of operation. The reported measure must tion 303.02.b.;
iv. upgrading, or of of the abatemen		irements or compliance schedules for construction fication of the abatement requirement, a description ed final compliance dates;
v. or final product	A listing of any toxic pollutant that the applicat or byproduct, except that the Department may we	nt currently uses or manufactures as an intermediate aive or modify this requirement; (
and (1)	If the applicant demonstrates that it would be	unduly burdensome to identify each toxic pollutant
(2)	The Department has adequate information to is	sue the permit; (
vi. have been made to a discharge;	e within the last three (3) years on any of the appl	ts that the applicant knows or has reason to believe icant's discharges or on a receiving water in relation (
vii. consulting firm	The identity of each laboratory or firm and a performed any of the analyses required by Subse	the analyses performed, if a contract laboratory o ction 105.07.c. through m. (
		this subsection must submit, with an application, spalance, showing operations contributing wastewate
i. unit, labeled to	In the line drawing, similar processes, operation correspond to the more detailed identification under	ons, or production areas may be indicated as a single der Subsections 105.07.a.i(2) through (5). (
ii. between units,	The water balance must show approximate including treatment units.	average flows at intake and discharge points and
iii. pictorial descri	If a water balance cannot be determined for ception of the nature and amount of any sources of v	ertain activities, the applicant may instead provide water and any collection and treatment measures.
		Subsections 105.07.a. through 105.07.b., and except 122.26, an applicant for an IPDES permit for an (
i. pollutants speci	Collect, prepare, and submit information regardified in this section; and	arding the effluent characteristics and discharge o
		uired, collect a sample of effluent and analyze it fo der 40 CFR Part 136, except that when no analytica out must describe the method.
d.	An applicant under this subsection must:	(

ii. For all other pollutants, use twenty-four (24) hour composite samples, unless specified otherwise at 40 CFR Part 136, with a minimum of four (4) grab samples, except that a minimum of one (1) grab sample may be

i. Use grab samples in providing information regarding cyanide, total phenols, residual chlorine, oil and grease, fecal coliform (including $E.\ coli$), enterococci (previously known as fecal streptococcus), and volatile organics; temperature, pH, dissolved oxygen, and residual chlorine effluent data may be obtained from grab samples

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or from calibrated and properly maintained continuous monitors;

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taken for effluen hours;	ts from holding ponds or other impoundments with a retention period greater than twenty-f	our (24)
e. effluent characte	For purposes of Subsection 105.07.c., exceptions to testing and data provision requirementation include:	ents for
	When an applicant has two (2) or more outfalls with substantially identical effluerallow the applicant to test only one (1) outfall and report that the quantitative data also appraised outfall; and	
ii. pollutants knowr their presence in	An applicant's duty under Subsections 105.07.j., k., and l. to provide quantitative data for or believed to be present does not apply to pollutants present in a discharge solely as the intake water; however, an applicant must report that those pollutants are present.	
f. from storm even	For storm water discharges, associated with an existing facility described in Subsection 10 ts which yield more than one-tenth (0.1) inch of rainfall:	05.07.a.,
the variance in the	All samples must be collected from the discharge resulting from a storm event and at least fter the previously measurable storm event exceeding one-tenth (0.1) inch rainfall. Where he duration of the event and the total rainfall of the event should not exceed fifty percent (50 edian rainfall event in that area; and	feasible,
ii. or for the first th	For all applicants, a flow-weighted composite sample must be taken for either the entire dree (3) hours of the discharge, except for the following:	ischarge ()
discharge, with approves, an app	The sampling may be conducted with a continuous sampler or as a combination of a minimaliquots taken in each hour of discharge for the entire discharge or for the first three (3) hou each aliquot being separated by a minimum period of fifteen (15) minutes. If the Deplicant for a storm water discharge permit under Subsection 105.18 may collect flow-vales using different protocols with respect to the time duration between the collection of	rs of the partment veighted
(2) other impoundme	A minimum of one (1) grab sample may be taken for storm water discharges from holding pents with a retention period greater than twenty-four (24) hours; or	onds or
required; (3)	For a flow-weighted composite sample, only one (1) analysis of the composite of ali	quots is
discharge for all flow-weighted c through (b) and (For samples taken from discharges associated with industrial activities, quantitative data grab sample taken during the first thirty (30) minutes, or as soon thereafter as practicable pollutants specified in Subsection 105.19 except that for all storm water permit applicant omposites, quantitative data must be reported for all pollutants specified in 40 CFR 1 (e) through (g), Subsections 105.18 and 105.19, but not for pH, temperature, cyanide, total e, oil and grease, fecal coliform (including <i>E. coli</i>), and enterococci (previously known	e, of the s taking 22.26(a) phenols,
iv. procedures or rec	The Department may, on a case-by-case basis, allow or establish appropriate site-specific squirements, including:	ampling ()
(1)	Sampling locations;	()
(2)	The season in which the sampling takes place;	()
(3)	The minimum duration between the previous measurable storm event and the sampled storm	n event;

The minimum or maximum level of precipitation required for an appropriate storm event; (

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(4)

(5)	The form of precipitation sampled, whether snow melt or rain fall;	()
(6)	Protocols for collecting samples under 40 CFR Part 136; and	()
(7)	Additional time for submitting data; and	()
v. an evaluation of show that polluta	An applicant is deemed to know or have reason to believe that a pollutant is present in an ef the expected use, production, or storage of the pollutant, or any previous analyses for the point's presence.		
g. this subsection m	Unless a reporting requirement is waived under Subsection 105.07.h., every applicant sunust report quantitative data for the following pollutants for every outfall:	bject (to)
i.	5-day biochemical oxygen demand (BOD5);	()
ii.	Chemical oxygen demand (COD);	()
iii.	Total organic carbon (TOC);	()
iv.	Total suspended solids (TSS);	()
v.	Ammonia, as N;	()
vi.	Temperature (both winter and summer); and	()
vii.	pH.	()
	The Department may waive the reporting requirements under Subsection 105.07.g. for income for a particular industry category for one (1) or more of the pollutants listed in Subsection 10 demonstrates that information adequate to support issuance of a permit can be obtained with ments.	05.07.	.g.
Appendix A to 4	Except as provided in Subsection 105.07.o., an applicant with an existing facility description of the primary industry categories sladed CFR Part 122 contributing to a discharge, must report quantitative data for pollutants g process wastewater as follows:	hown	in
i. fractions designa	Data for the organic toxic pollutants listed in Table II of Appendix D to 40 CFR Part 12 ated in Table I of Appendix D to 40 CFR Part 122. For purposes of this subsection:	2 in tl	he)
(1) result from the spectrometry; an	Table II of Appendix D to 40 CFR Part 122, lists the organic toxic pollutants in each fract sample preparation required by the analytical procedure that uses gas chromatograph d		
	If the Department determines that an applicant falls within an industrial category for the paions for testing, that determination does not establish the applicant's category for any other part of the paid to 40 CFR 122.21; and	ourpos ourpos (ses se;
ii. Part 122.	Data for the toxic metals, cyanide, and total phenols listed in Table III of Appendix D to	40 CF (FR)
discharged from indirectly by exp	An applicant under this section must disclose whether the applicant knows or has reason to conventional and nonconventional pollutants in Table IV of Appendix D to 40 CFR Part each outfall. If an applicable effluent limitations guideline limits the pollutant either dir press limitations on an indicator, the applicant must report quantitative data. For every ps not limited in an effluent limitations guideline, the applicant must either report quantitative	122 a ectly olluta	or or int

briefly describe the reasons the polluta	ant is expected to be discharged.	())
believe that any of the organic toxic pe Table III of Appendix D to 40 CFR Pa	this subsection must disclose whether the applicant knows or has resolutants listed in Table II or the toxic metals, cyanide, or total phenols lart 122 for which quantitative data are not otherwise required under Suboutfall. Unless an applicant qualifies as a small business under Suboutfall.	isted in section	1 1
i. Report quantitative oparts per billion or greater;	data for every pollutant expected to be discharged in concentrations of t	en (10))
	data for acrolein, acrylonitrile, 2,4 dinitrophenol, and 2-methy pollutants are expected to be discharged in concentrations of one hundre		
or in the case of acrolein, acrylonitrile	expected to be discharged in concentrations less than ten (10) parts per 2,4 dinitrophenol, and 2-methyl-4, 6 dinitrophenol, in concentrations less the reasons the pollular supporting documentation.	ess than	1
believe that asbestos or any of the hadischarged from each outfall. For eve	this subsection must disclose whether the applicant knows or has reczardous substances listed in Table V of Appendix D to 40 CFR Part by pollutant expected to be discharged, the applicant must briefly described discharged and report any quantitative data it has for any pollutant.	122 are	Э
	this subsection must disclose and report qualitative data, generated the analytical standards, for 2,3,7, 8-tetrachlorodibenzo-p-dioxin (TCDD)		
i. Uses or manufacture	es the following:	())
(1) 2,4,5-trichloropheno	xy acetic acid (2,4,5,-T);	())
(2) 2-(2,4,5-trichloropho	enoxy) propanoic acid (Silvex, 2,4,5,-TP);	())
(3) 2-(2,4,5-trichloropho	enoxy) ethyl, 2,2-dichloropropionate (Erbon);	())
(4) o,o-dimethyl o-(2,4,	5-trichlorophenyl) phosphorothioate (Ronnel);	())
(5) 2,4,5-trichloropheno	ol (TCP); or	())
(6) Hexachlorophene (F	ICP); or	())
ii. Knows or has reason	n to believe that TCDD is or may be present in an effluent.	())
n. Where quantitative used, if available, in lieu of sampling of	data are required in Subsections 105.07.c. through m., existing data alone solely for the purpose of the application, provided that:	may be	÷)
i. All data requirement and one-half (4 ½) years prior to subm	ts are met; sampling was performed, collected, and analyzed no more thuission;	an four	r)
ii. All data are represer	ntative of the discharge; and	())
iii. All available represe	entative data are considered in the values reported.	())
	r this subsection is exempt from the quantitative data requirement the organic toxic pollutants listed in Table II of Appendix D to 40 CI		

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122 if that applie	cant qualifies as a small business under one (1) of the following criteria:	(`
122, II that applic	cant quanties as a small business under one (1) of the following effects.	()
i. thousand (100,00	The applicant is a coal mine with an expected total annual production of less than one loo) tons per year; or	undro (ed)
ii. three hundred do	The applicant has gross total annual sales averaging less than two hundred eighty-seven th llars (\$287,300) per year in 2014 dollars.	ousan (ıd,)
discharges of the additional quanti	In addition to the information reported on the application form, an applicant under this subthe Department's request, any other information that may be reasonably required to as facility and to determine whether to issue an IPDES permit. The additional information may tative data and bioassays to assess the relative toxicity of discharges to aquatic life and informine the cause of the toxicity.	sess tl inclu	he de
08. Silviculture Faci	Application Requirements for New or Existing Manufacturing, Commercial, Minimilities that Discharge only Non-Process Wastewater.	ıg, ar (1 d)
standard must p	An applicant that is a manufacturing, commercial, mining, or silvicultural discharge non-process wastewater not regulated by an effluent limitations guideline or new source performed the following information to the Department for all discharges, except for stormed the applicable forms specified in Subsection 105.04:	rman	ce
i. receiving water;	The number of each outfall, the latitude and longitude to the nearest second, and the name	of eac	ch)
ii.	For a new discharger, the date of expected commencement of discharge;	()
iii. commencement o	An identification of the general type of waste discharged, or expected to be discharged of operations, including sanitary wastes, restaurant or cafeteria wastes, or non-contact cooling		
iv.	An identification of cooling water additives, if any, that are used or expected to be used of operations, along with their composition if existing composition is available;	d upo	on)
v. 105.08.c.;	Effluent characteristics prepared and submitted as described in Subsections 105.08	.b. aı (nd)
vi. except for storm	A description of the frequency of flow and duration of any seasonal or intermittent diswater runoff, leaks, or spills;	charg	ţе,)
vii.	A brief description of any treatment system used or to be used;	()
viii. purpose of obtain	Any additional information the applicant wishes to be considered, such as influent data ting net credits under Subsection 303.07; and	for the	he)
ix.	The signature of the certifying official under Section 090 (Signature Requirements).	()
b. described in Subs	Except as otherwise provided in Subsections 105.08.d. through g., an application for a dissection 105.08.a. must include quantitative data for the following pollutants or parameters:	charg	er)
i.	5-day biochemical oxygen demand (BOD5);	()
ii.	Total suspended solids (TSS);	()
iii.	Fecal coliform (including <i>E. coli</i>), if believed present or if sanitary waste is or will be disch	arged	;

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iv.	Total residual chlorine (TRC), if chlorine is used;	()
V.	Oil and grease;	()
vi.	Chemical oxygen demand (COD), if non-contact cooling water is or will be discharged;	()
vii.	Total organic carbon (TOC), if non-contact cooling water is or will be discharged;	()
viii.	Ammonia, as N;	()
ix.	Discharge flow;	()
х.	pH; and	()
xi.	Temperature, both in winter and summer, respectively.	()
c.	For purposes of the data required under Subsection 105.08.b.:	()
i. organics. Tempe properly maintain	Grab samples must be used for oil and grease, fecal coliform (including <i>E. coli</i>), and rature, pH, and TRC effluent data may be obtained from grab samples or from calibrated continuous monitors;		
Twenty-four (24	Twenty-four (24) hour composite samples must be used for pollutants listed in Su than those specified in Subsection 105.08.c.i., unless specified otherwise at 40 CFR F hour composite samples must, at a minimum, be composed of four (4) grab sample ise at 40 CFR Part 136. For a composite sample, only one (1) analysis of the composite al	Part 13 s unle	36. ess
	The quantitative data may be collected over the past three hundred sixty-five (365) days, a sentative of current operations, and must include maximum daily value, average daily varrements taken; and		
iv.	The applicant must collect and analyze samples in accordance with 40 CFR Part 136.	()
	The Department may waive the testing and reporting requirements for any of the pollutants ion 105.08.c. if the applicant requests a waiver with its application or earlier, and demonstrate to support permit issuance can be obtained through less stringent requirements.		
e.	If the applicant is a new discharger, the applicant must:	()
after the discharg	Complete and submit Item IV of EPA Form 2E, or the Department equivalent, accorda.a.iv., by providing quantitative data in compliance with that section no later than two (see commences, except that the applicant need not complete those portions of Item IV require that already performed and reported under the discharge monitoring requirements of its II and	(2) yearing te	ars sts
ii. parameters listed	Include estimates and the source of each estimate instead of sampling data for the pollulin Subsection 105.08.b.;	utants (or)
	For purposes of the data required under this subsection, all pollutant levels must be representation and as total mass, except for flow, pH, and temperature. Submittal of all estimated by documents supporting the estimated value.		
intake water. Ho	An applicant's duty, under Subsections 105.08.b., c., and e., to provide quantitative ain pollutants does not apply to pollutants present in a discharge solely as a result of their presever, an applicant must report the presence of those pollutants. If the requirements of Subset credit may be provided for the presence of pollutants in intake water.	esence	in

	Application Requirements for New and Existing Concentrated Animal Feeding Open plicant for an IPDES permit for a new or existing CAFO, as defined in 40 CFR 122.23(busing information to the Department, using the applicable forms specified in Subsection 105.0) mus	
1		()
a.	The name of the owner or operator;	()
b.	The facility location and mailing addresses;	()
c. production area;	Latitude and longitude of the production area to the nearest second, measured at the entrance	e to th	e)
d. located, showing	A topographic map of the geographic area in which the concentrated animal feeding operathe specific location of the production area;	ation i (s)
mature dairy cov	Specific information about the number and type of animals, including, if applicable: beef swine weighing fifty-five (55) pounds or more, swine weighing less than fit	ounds	s,
	The type of containment and total capacity in tons or gallons of any anaerobic lagoon, orage pond, under-floor pit, above-ground storage tank, below-ground storage tank, concrepad, or other structure or area used for containment and storage of manure, litter, and proceedings of the structure of	te pac	1,
g. manure, litter, or	The total number of acres available and under the applicant's control for land applica process wastewater;	tion c	of)
h.	Estimated amounts of manure, litter, and process wastewater generated per year in tons or ga	allons (;
i. in tons or gallons	Estimated amounts of manure, litter, and process wastewater transferred to other persons p s; and	er yea	ır)
122.42(e), includ	A nutrient management plan that has been completed and will be implemented upon the A nutrient management plan must meet, at a minimum, the requirements specified in 4 ding for all CAFOs subject to 40 CFR 412.30 through 412.37, 412.40 through 412.47, 40 CFR 412.4(c), as applicable.	0 CFI	R
	Application Requirements for New and Existing Concentrated Aquatic Animal Production. An applicant for an IPDES permit for a new or existing CAAP facility must proving the applicable forms specified in Subsection 105.04:		
a.	The maximum daily and average monthly flow from each outfall;	()
b.	The number of ponds, raceways, and similar structures;	()
c.	The name of the receiving water and the source of intake water;	()
d.	For each species of aquatic animal, the total yearly and maximum harvestable weight; and	()
e.	The calendar month of maximum feeding and the total mass of food fed during that month.	()
11. by the Departm	Application Requirements for New and Existing POTWs and Other Dischargers Desi ent.	gnate	d

Subsection 105.0	Except as provided in Subsection 105.11.b., an applicant that is a POTW and any other disched Department must provide the information in this subsection, using the applicable forms specified. An applicant under this subsection must submit all information available at the tirevever, they may provide information by referencing information previously submitted to (fied in ne of
Regional Admin justification for constitute final ag	The Department may waive any requirement of this subsection if it has access to substantion or if that information is not of material concern for a specific permit, if approved by the histrator. The waiver request to the Regional Administrator must include the Department waiver. A Regional Administrator's disapproval of a Department's proposed waiver does gency action, but does provide notice to the state and permit applicant(s) that EPA may object that it issued in the absence of the required information.	e EPÅ nent's es not
c.	An applicant under this subsection must provide: ()
i.	Name, mailing address, and location of the facility for which the application is submitted; ()
ii. the applicant, and	Name, mailing address, e-mail address, EIN or Department equivalent, and telephone number a statement whether the applicant is the facility's owner, operator, or both;	ber of
iii. dates, under any	A list of all environmental permits or construction approvals received or applied for, incl of the following programs or types of activities:	uding
(1) Hazardous Waste	Hazardous waste management program under IDAPA 58.01.05, "Rules and Standard";	ls for
(2) UIC program at I	Underground injection control (UIC) program under the Idaho Department of Water Resci IDAPA 37.03.03, "Rules and Minimum Standards for the Construction and Use of Injection Wo	
(3) Elimination Syste	IPDES program under IDAPA 58.01.25, "Rules Regulating the Idaho Pollutant Disc em Program"; (harge
(4) Control of Air Po	Prevention of significant deterioration (PSD) program under IDAPA 58.01.01, "Rules follution in Idaho";	or the
(5)	Nonattainment program under IDAPA 58.01.01, "Rules for the Control of Air Pollution in Ida" (aho";
(6) IDAPA 58.01.01,	National emission standards for hazardous pollutants (NESHAPS) preconstruction approval , "Rules for the Control of Air Pollution in Idaho";	under)
(7)	Dredge or fill permits under the Clean Water Act section 404;)
(8) (Sewage Sludge)	Sludge Management Program under IDAPA 58.01.16.650, "Wastewater Rules," and Section of these rules; and	
(9) jurisdiction, appr	Other relevant environmental permits, programs, or activities, including those subject to eval, and permits;	state)
	The name, population, and EDUs of each municipal entity served by the facility, includent connector districts, a statement whether each municipal entity owns or maintains the collection is available, whether the collection system is a separate sanitary sewer or a compy sewer;	ection
v. receiving stream	A statement whether the facility is located in Indian country and whether the facility discharge that flows through Indian country; (es to a

vi. The facility's design flow rate, or the wastewater flow rate the plant was built to handle average daily flow rate, and maximum daily flow rate for each of the previous three (3) years;	e, annual
vii. A statement identifying the types of collection systems, either separate sanitary sewers or constorm and sanitary sewers, used by the treatment works, and an estimate of the percent of sewer line that e comprises;	
viii. The following information for outfalls to waters of the United States and other disclusional methods:	harge or
(1) For effluent discharges to waters of the United States, the total number and types of including treated effluent, combined sewer overflows, bypasses, constructed emergency overflows;	outfalls ()
(2) For wastewater discharged to surface impoundments, the location of each surface impoundment average daily volume discharged to each surface impoundment, and a statement whether the discontinuous or intermittent;	
(3) For wastewater applied to the land, the location of each land application site, the size in each land application site, the average daily volume in gallons per day applied to each land application sit statement whether the land application is continuous or intermittent;	
(4) For effluent sent to another facility for treatment prior to discharge, the means by which the is transported, the name, mailing address, e-mail address, contact person, and phone number of the orgatransporting the discharge, if the transport is provided by a party other than the applicant, the name, mailing e-mail address, contact person, phone number, and IPDES or NPDES permit number, if any, of the receiving and the average daily flow rate from this facility into the receiving facility in million gallons per day (MGD)	anization address, g facility,
(5) For wastewater disposed of in a manner not included in Subsections 105.11.c.viii(1) throincluding underground percolation and underground injection, a description of the disposal method, the local size of each disposal site, if applicable, the annual average daily volume in gallons per day disposed of method, and a statement whether disposal by this method is continuous or intermittent; and	ation and
ix. The name, mailing address, e-mail address, telephone number, and responsibilities contractors responsible for any operational or maintenance aspects of the POTW facility.	s of all
x. An indication of whether applicant is operating under or requesting to operate under a var specified in Subsection 310.02 if known at the time of application.	riance as
d. In addition to the information described in Subsection 105.11.c., an applicant under this su with a design flow greater than or equal to zero point one (0.1) million gallons per day (MGD) must provide:	
i. The current average daily volume in gallons per day of inflow and infiltration, and a sidescribing steps the facility is taking to minimize inflow and infiltration;	tatement ()
ii. A topographic map, or other map if a topographic map is unavailable, extending at least mile beyond property boundaries of the treatment plant including all unit processes, and showing:	t one (1)
(1) The treatment plant area and unit processes;	()
(2) The major pipes or other structures through which wastewater enters the treatment plant pipes or other structures through which treated wastewater is discharged from the treatment plant, including from bypass piping, if applicable;	
(3) Each well where fluids from the treatment plant are injected underground;	()

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applican	(4) at within o	Wells, springs, and other surface water bodies listed in public records or otherwise known one-quarter (1/4) mile of the property boundaries of the treatment works;	n to tl	ne)
	(5)	Sewage sludge management facilities including on-site treatment, storage, and disposal sites	s; and ()
for Haza	(6) ardous Wa	Each location at which waste classified as hazardous under IDAPA 58.01.05, "Rules and States," enters the treatment plant by truck, rail, or dedicated pipe;	andaro	ds)
	iii.	A process flow diagram or schematic as follows:	()
disinfect	tion, and	A diagram showing the processes of the treatment plant, including all bypass piping and all or redundancy in the system, including a water balance showing all treatment units, in showing daily average flow rates at influent and discharge points and approximate daily float units; and	cludir	ıg
	(2)	A narrative description of the diagram; and	()
	iv.	The following information regarding scheduled improvements:	()
	(1)	The outfall number of each affected outfall;	()
	(2)	A narrative description of each required improvement;	()
and attai		Scheduled dates for commencement and completion of construction, commencement of dis f operational level, and actual completion date for any event listed in this subsection that he		
	(4)	A description of permits and authorizations concerning other federal and state requirements	. ()
includin	e. g bypass	An applicant under this subsection must provide the following information for each points, through which effluent is discharged, as applicable:	outfa	ll,
	i.	For each outfall:	()
	(1)	The outfall number;	()
	(2)	The county, and city or town in which the outfall is located;	()
	(3)	The latitude and longitude, to the nearest second;	()
	(4)	The distance from shore and depth below surface;	()
	(5)	The average daily flow rate, in million gallons per day (MGD);	()
occurs, t	(6) the durati	If the outfall has a seasonal or periodic discharge, the number of times per year the discon of each discharge, the flow of each discharge, and the months in which discharge occurs;	scharg and (ge)
high-rate	(7) e;	A statement whether the outfall is equipped with a diffuser and the type of diffuser used,	such :	as)
informat	ii. tion, if th	For each outfall discharging effluent to waters of the United States, the following receiving einformation is available:	g wat (er)
	(1)	The name of each receiving water;	()

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(2)	The critical flow of each receiving stream; and	())
(3)	The total hardness of the receiving stream at critical low flow; and	())
iii. the treatment o	For each outfall discharging to waters of the United States, the following informat f the discharges:	ion describing	5
(1) other treatment	The highest level of treatment, including primary, equivalent to secondary, secondary level provided for:	y, advanced, or	r)
(a)	The design biochemical oxygen demand removal percentage;	())
(b)	The design suspended solids removal percentage;	())
(c)	The design phosphorus removal percentage;	())
(d)	The design nitrogen removal percentage; and	())
(e)	Any other removals that an advanced treatment system is designed to achieve; and	())
(2) chlorinates, if o	A description of the type of disinfection used, and a statement whether the treats disinfection is accomplished through chlorination.	nent plant de-	<u>-</u>)
taken from eac	In addition to Subsection 105.11.a., and except as provided in Subsection 105.11.h ection must undertake sampling and analysis and submit effluent monitoring information outfall through which effluent is discharged to waters of the United States, except is, including the following if applicable:	on for samples	S
i.	Sampling and analysis for the pollutants listed in Appendix J, Table 1A to 40 CFR Pa	art 122;)
facility that do	For an applicant with a design flow greater than or equal to zero point one (0.1) millimpling and analysis for the pollutants listed in Appendix J, Table 1 to 40 CFR Part 122 es not use chlorine for disinfection, does not use chlorine elsewhere in the treatment protential to discharge chlorine in the facility's effluent, is not required to sample or analysis.	2, except that a cocess, and has	ı
iii. any other pollu waters if the fac	Sampling and analysis for the pollutants listed in Appendix J, Table 2 to 40 CFR Partants for which the state or EPA has established water quality standards applicable to cility is:	art 122 and for the receiving	r 3
(MGD); (1)	A POTW that has a design flow rate equal to or greater than one (1) million gr	allons per day	,)
(2)	A POTW that has an approved pretreatment program;	())
(3)	A POTW that is required to develop a pretreatment program; or	())
(4)	Any POTW, as required by the Department to ensure compliance with these rules;	())
iv. basis;	Sampling and analysis for additional pollutants, as the Department may require, on	a case-by-case	;)
v. date of the perr	Data from a minimum of three (3) samples taken within four and one-half (4 ½) you mit application; to meet this requirement:	ears before the	÷)

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(1)	Samples must be representative of the seasonal variation in the discharge from each outfall	; ()
(2) application; a	Existing data may be used, if available, in lieu of sampling done solely for the purpose and	e of t	his)
(3)	Additional samples may be required by the Department on a case-by-case basis; and	()
the applicant,	All existing data for pollutants specified in Subsections 105.11.f.i. through iv. collected wit (4 ½) years of the application. This data must be included in the pollutant data summary submerced that if the applicant samples for a specific pollutant on a monthly or more frequent based for that pollutant within one (1) year of the application must be provided.	nitted	by
g.	To meet the information requirements of Subsection 105.11.f., an applicant must:	()
i. methods appr	Collect samples of effluent and analyze the samples for pollutants in accordance with a roved under 40 CFR Part 136 unless an alternative is specified in the existing IPDES or NPDES		
ii.	Use the following methods:	()
(1) coliform (inc may be obtain	Grab samples for pH, temperature, cyanide, total phenols, residual chlorine, oil and great luding <i>E. coli</i>), and volatile organics. Temperature, pH, dissolved oxygen, and residual chlorined from grab samples or from calibrated and properly maintained continuous monitors;		
	Twenty-four (24) hour composite samples for all other pollutant, unless specified otherwife, using a minimum of four (4) grab samples; for a composite sample, only one (1) analysis aliquots is required; and		
iii.	Provide at least the following information for each parameter:	()
(1)	Maximum daily discharge, expressed as concentration or mass, based upon actual sample v	alues (s;)
(2) samples used	Average daily discharge for all samples, expressed as concentration or mass, and the nu to obtain this value;	mber (of)
(3)	The analytical method used; and	()
(4) endpoint for t	The threshold level, such as the method detection limit, minimum level, or other designated the analytical method used; and	meth (nod)
iv.	Report metals as total recoverable, unless the Department requires otherwise.	()
applicant to s samples from Quality Stand	When an applicant under this subsection has two (2) or more outfalls with substantially in arging to the same receiving water segment, the Department may, on a case-by-case basis, a ubmit sampling data for only one (1) outfall. The Department may also allow an applicant to coone (1) or more outfalls that discharge into the same mixing zone, pursuant to IDAPA 58.01.02 lards." For POTWs applying prior to commencement of discharge, data must be submitted no large 124) months after the commencement of discharge.	llow mpos , "Wa	the site ater
12.	Whole Effluent Toxicity (WET) Monitoring for POTWs.	()
a. for WET, incl	An applicant for a permit under Subsection 105.11 must submit information on effluent moluding an identification of any WET tests conducted during the four and one-half (4 ½) years be		

date of the application on any of the applicant's discharges or on any receiving water near the discharge. For POTWs applying prior to commencement of discharge, data must be submitted no later than twenty-four (24) months after the

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commencement of	of discharge.	()
	An applicant under Subsection 105.11 must submit to the Department, in complianc 12.c. through f., the results of valid WET tests for acute or chronic toxicity for samples take ugh which effluent is discharged to surface waters, except for combined sewer overflows.	n fror	n
i.	Has a design flow rate greater than or equal to one (1) million gallons per day (MGD);	()
ii.	Has an approved pretreatment program or is required to develop a pretreatment program; or	()
iii. following factors	Is required to comply with this subsection by the Department, based on consideration	of th	ie)
(1) specific informat	The variability of the pollutants or pollutant parameters in the POTW effluent based on che ion, the type of treatment plant, and types of industrial contributors;	emical (l-)
(2)	The ratio of effluent flow to receiving stream flow;	()
(3) for the receiving	Existing controls on point or non-point sources, including total maximum daily load calcustream segment and the relative contribution of the POTW;	ılation (ıs)
(4) whether the POT	Receiving water characteristics, including possible or known water quality impairmer W discharges to a water designated as an outstanding natural resource water; or	nt, an (d)
(5) that the Departme	Other considerations, including the history of toxic impacts and compliance problems at the ent determines could cause or contribute to adverse water quality impacts.	POTV (V)
allow the applica	When an applicant under Subsection 105.11 has two (2) or more outfalls with substated discharging to the same receiving water segment, the Department may, on a case-by-case and to submit whole effluent toxicity data for only one (1) outfall. The Department may also all posite samples from one (1) or more outfalls that discharge into the same mixing zone.	basi:	s,
d.	An applicant under Subsection 105.12.b. that is required to perform WET testing must provi	ide:)
	Results of a minimum of four (4) quarterly tests for a year, from the year preceding the sults from four (4) tests performed at least annually in the four and one-half (4 ½) year period f the results show no appreciable toxicity using a safety factor determined by the Department;	befor	
ii. permit reissuance	The number of chronic or acute whole effluent toxicity tests that have been conducted since is;	the las	st)
iii. comprehensive, f previously to the	The results using the form provided by the Department, or test summaries, if availabfor each WET test conducted under this subsection for which the information has not been reDepartment;	ole an eporte (d d
iv. the application, tl	For WET data submitted to the Department within four and one-half (4 $\frac{1}{2}$) years before the he dates on which the data were submitted and a summary of the results; and	date o	of)
v. conducted, if any	Any information on the cause of toxicity and written details of any toxicity reduction eva WET test conducted within the past four and one-half (4 ½) years revealed toxicity.	luatio (n)
e. including fish, in	An applicant under Subsection 105.11 must conduct tests with no less than two (2) s vertebrate, or plant, and test for acute or chronic toxicity, depending on the range of receiving		

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dilution. Unless to following dilution	the Department directs otherwise, an applicant must conduct acute or chronic testing based ns:	on the
i. (1,000:1) at the e	Acute toxicity testing if the dilution of the effluent is greater than a ratio of one thousand dge of the mixing zone;	to one
at the higher end	Acute or chronic toxicity testing, if the dilution of the effluent is between a ratio of one hun one thousand to one $(1,000:1)$ at the edge of the mixing zone; acute testing may be more appropriate of this range (one thousand to one $(1,000:1)$), and chronic testing may be more appropriate range (one hundred to one $(100:1)$); or	opriate
iii. edge of the mixir	Chronic testing if the dilution of the effluent is less than a ratio of one hundred to one (100:1 ag zone.	a) at the
f. methods approve	For purposes of the WET testing required by this section, an applicant must conduct testing d under 40 CFR Part 136.	g using
13.	Application Requirements for POTWs Receiving Industrial Discharges.	()
at 40 CFR 403.3	An applicant for an IPDES permit as a POTW under Subsection 105.11 must state in its applicant industrial users (SIU) and non-significant categorical industrial users (NSCIU), as (v), including SIUs and NSCIUs that truck or haul waste, discharging to the POTW. A POT SIUs must provide the following information for each SIU that discharges to the POTW:	defined
i.	The name and mailing address of the SIU;	()
ii.	A description of all industrial processes that affect or contribute to the SIU's discharge;	()
iii. discharge;	The principal products and raw materials of each SIU that affects or contributes to that	t SIU's
iv. to process flow a	The average daily volume of wastewater discharged by the SIU, indicating the amount attribut non-process flow;	butable
v.	A statement whether the SIU is subject to local limits;	()
vi. which category a	A statement whether the SIU is subject to one (1) or more categorical standards, and if so nd subcategory; and	, under
vii. have been attribu	A statement whether any problems at the POTW, including upsets, pass-through, or interted to the SIU in the past four and one-half (4 ½) years.	ference
b. with a pretreatm substantially iden	The information required in Subsection 105.13.a. may be waived by the Department for a nent program if the applicant has submitted either of the following that contains informatical to the information required in Subsection 105.13.a.:	POTW mation
i.	An annual report submitted within one (1) year of the application; or	()
ii.	A pretreatment program.	()
14. Generators and	Application Requirements for POTWs Receiving Discharges from Hazardous from Waste Cleanup or Remediation Sites.	Waste (
a. cleanup or remed	A POTW receiving hazardous or corrective action wastes or wastes generated at another liation site must provide the following information:	type of
i.	If the POTW receives, or has been notified that it will receive by truck, rail, or dedicated pi	pe, any

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		egulated as hazardous wastes under 40 CFR Part 261 and IDAPA 58.01.05, "Rules and Standae," the applicant must report the following:	ards for
and	(1)	The method of delivery, including by truck, rail, or dedicated pipe, by which the waste is re	ceived;
Hazard	(2) ous Waste	The applicable hazardous waste number designated in IDAPA 58.01.05, "Rules and Standae" for the transported waste, and the amount received annually of each hazardous waste; and	ards for
Liabili		If the POTW receives, or has been notified that it will receive, wastewater that originate es, including those undertaken under Comprehensive Environmental Response, Compensation of the Resource Conservation and Recovery Act sections 3004(u) or 3008(h), the applicating:	on, and
	(1)	The identity and description of each site or facility at which the wastewater originates;	()
Standa	(2) rds for Ha	The identity of any known hazardous constituents specified in IDAPA 58.01.05, "Rulazardous Waste," in the wastewater; and	les and
	(3)	The extent of any treatment the wastewater receives or will receive before entering the POT	W. ()
		An applicant under this subsection is exempt from the requirements of Subsection 105.14.a.i es no more than fifteen (15) kilograms per month of hazardous wastes, unless the wastes are as specified in IDAPA 58.01.05, "Rules and Standards for Hazardous Waste."	
	15. applican and outfa	Application Requirements for POTWs with Combined Sewer Systems and Overflt with a combined sewer system must provide the following information on the combined sells:	
	a.	A system map indicating the location of:	()
	i.	All combined sewer overflow discharge points;	()
drinkin	ii. g water sı	Any sensitive use areas potentially affected by combined sewer overflows including bupplies, shellfish beds, sensitive aquatic ecosystems;	eaches,
	iii.	Outstanding national resource waters potentially affected by combined sewer overflows; and	d ()
overflo	iv. ws;	Waters supporting threatened and endangered species potentially affected by combined	l sewer
	b.	A system diagram of the combined sewer collection system that includes the locations of:	()
	i.	Major sewer trunk lines, both combined and separate sanitary;	()
	ii.	Points where separate sanitary sewers feed into the combined sewer system;	()
	iii.	In-line and off-line storage structures;	()
	iv.	Flow-regulating devices; and	()
	v.	Pump stations;	()
permit	c. applicatio	Information on each outfall for each combined sewer overflow discharge point covered on, including:	by the

	i.	The outfall number;	()
	ii.	The county and city or town in which the outfall is located;	()
	iii.	The latitude and longitude, to the nearest second; and	()
	iv.	The distance from shore and depth below surface;	()
sewer ov	d. verflow:	A statement whether the applicant monitored any of the following in the past year for a co	mbine	ed)
	i.	Rainfall;	()
	ii.	Overflow volume;	()
	iii.	Overflow pollutant concentrations;	()
	iv.	Receiving water quality;	()
	v.	Overflow frequency; and	()
	vi.	The number of storm events monitored in the past year;	()
and, if av	e. vailable:	Information regarding the number of combined sewer overflows from each outfall in the pa	ast ye	ar)
	i.	The average duration per event;	()
	ii.	The average volume for each event; and	()
	iii.	The minimum rainfall that caused a combined sewer overflow event in the last year;	()
	f.	The name of each receiving water;	()
operation kills, fish receiving	n advisor	A description of any known water quality impact caused by the combined sewer or ding permanent or intermittent beach closings, permanent or intermittent shellfish bed closings, other recreational loss, or the exceedance of any applicable state water quality standard and	gs, fis	sh
	h. bilities o	All applicants must provide the name, mailing address, e-mail address, telephone numb fall contractors responsible for any operational or maintenance aspects of the facility.	er, ar (nd)
	16.	Application Requirements for New Sources and New Discharges.	()
discharge except as	e of stori s provide	An applicant for an IPDES permit for a new manufacturing, commercial, mining, silvicul except for a new discharge from a facility subject to the requirements of Subsection 105.08 of water associated with industrial activity that is subject to the requirements of Subsection ed by Subsection 105.19.c., must provide the following information to the Department, us specified in Subsection 105.04.b.:	105.1	9,
each rece	i. eiving wa	The latitude and longitude to the nearest second of the expected outfall location and the nater;	name	of)
	ii.	The expected date the discharge will commence;	()
	iii.	The following information on flows, sources of pollution, and treatment technologies:	()

	A narrative describing the treatment that the wastewater will receive, identifying all op tewater to the effluent, stating the average flow contributed by each operation, and describ of any solid or liquid wastes not discharged;		
(2) Subsection 105.0	A line drawing of the water flow through the facility with a water balance as description.; and	ribed (in)
(3) duration, and ma leaks;	If any of the expected discharges will be intermittent or seasonal, a description of the fre aximum daily flow rate of each discharge occurrence, except for storm water runoff, spil		
operation, a reas applicable efflue	If a new source performance standard promulgated under the Clean Water Act section 30 on guideline applies to the applicant and is expressed in terms of production or other means of consider the applicant's expected actual production reported in the units usent guideline or new source performance standard, as required by Subsection 303.02.b., for years. The applicant may submit alternative estimates if production is likely to vary;	asure d in tl	of he
v.	The effluent characteristics information as described in Subsection 105.16.b.;	()
vi. with the name an	The existence of any technical evaluation concerning the applicant's wastewater treatment ad location of similar plants of which the applicant has knowledge;	t, alor	ng)
vii.	Any optional information the permittee wishes the Department to consider.	()
b.	An applicant under this section must provide the following effluent characteristics informat	ion:)
i. following polluta	Estimated daily maximum, daily average, and the source of that information for each outfal ants or parameters:	l for tl (he)
(1)	Five (5)-day biochemical oxygen demand (BOD5);	()
(2)	Chemical oxygen demand (COD);	()
(3)	Total organic carbon (TOC);	()
(4)	Total suspended solids (TSS);	()
(5)	Flow;	()
(6)	Ammonia, as N;	()
(7)	Temperature, in both winter and summer; and	()
(8)	pH.	()
knows or has rea	Estimated daily maximum, daily average, and the source of that information for each outfal and nonconventional pollutants in Table IV of Appendix D to 40 CFR Part 122, if the again to believe any of the pollutants will be present or if any of the pollutants are limited in guideline or new source performance standard either directly or indirectly through limitation.	pplica d by a tions o	ınt an
iii. pollutants for ea discharge from a	Estimated daily maximum, daily average, and the source of that information for the forch outfall, if the applicant knows or has reason to believe the pollutants will be presently outfall:		

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	(1)	All pollutants in Table IV of Appendix D to 40 CFR Part 122;	()
122;	(2)	The toxic metals, total cyanide, and total phenols listed in Table III of Appendix D to 40 Cl	FR Pa (ırt)
(chloro	(3) methyl) er	The organic toxic pollutants in Table II of Appendix D to 40 CFR Part 122 exc ther, dichlorofluoromethane, and trichlorofluoromethane; however, this requirement is waive		
hundred	(a) d dollars (An applicant with expected gross sales of less than two hundred eighty-seven thousan \$287,300) per year in 2014 dollars for the next three (3) years (see also Subsection 105.07.o.		
coal per	(b) year (see	A coal mine with expected average production of less than one hundred thousand (100,000) e also Subsection 105.07.o.i.);	tons (of)
		The information that 2,3,7,8-tetrachlorodibenzo-p-dioxin (TCDD) may be discharged manufactures one (1) of the following compounds, or if the applicant knows or has reason to or may be present in an effluent:	if the believ	ne ve)
	(1)	2,4,5-trichlorophenoxy acetic acid (2,4,5-T); Chemical Abstract Service (CAS) #93-76-5;	()
	(2)	2-(2,4,5-trichlorophenoxy) propanoic acid (Silvex, 2,4,5-TP) (CAS #93-72-1);	()
	(3)	2-(2,4,5-trichlorophenoxy) ethyl 2,2-dichloropropionate (Erbon) (CAS #136-25-4);	()
	(4)	o,o-dimethyl o-(2,4,5-trichlorophenyl) phosphorothioate (Ronnel) (CAS #299-84-3);	()
	(5)	2,4,5-trichlorophenol (TCP) (CAS #95-95-4); or	()
	(6)	Hexachlorophene (HCP) (CAS #70-30-4); and	()
		The potential presence of any of the pollutants listed in Table V of Appendix D to 40 CFR F believes these pollutants will be present in any outfall, except that quantitative estimates ney are already available at the time the applicant applies for the permit.		
Departr	nent equi	No later than twenty-four (24) months after the commencement of discharge from the pricant is required to complete and submit Items V and VI of EPA application Form 2C valent. The applicant need not complete those portions of Item V or the Department equal performed and reported under the discharge monitoring requirements of its permit.	or th	he
as a res purpose requires	sult of thes of this ments of S	The effluent characteristics requirements in Subsections 105.08.b., c., and e. that an applical soft certain pollutants expected to be present do not apply to pollutants present in a discharge eir presence in intake water. However, an applicant must report that a pollutant is present subsection, net credits may be provided for the presence of pollutants in intake water. Subsection 303.07 are met, and (except for discharge flow, temperature, and pH) all levels recentration and as total mass.	e sole ent. Fo r if th	ly or he
		The Department may waive the reporting requirements for any of the pollutants and param 16.b. if the applicant requests a waiver with its application, or earlier, and demonstrat uate to support issuance of the permit can be obtained through less stringent reporting require	tes th	at
IPDES	permit re	Application Requirements for Treatment Works Treating Domestic Sewage (TWTE currently effective NPDES or IPDES permit must submit a permit application at the time of the newal application, using Form 2S or another application form approved by the Department submit all information available at the time of permit application. The information may be presented by the Department of the permit application.	hé ne nt. Ne	xt w

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by referencing inf	Formation previously submitted to the Department.	()
identical informat concern for a spe Administrator mu Department's prop	The Department may waive any requirement of this subsection if there is access to substantion. The Department may also waive any requirement of this subsection that is not of recific permit, if approved by the EPA Regional Administrator. The waiver request to the Regional the Department's justification for the waiver. A Regional Administrator's disapproposed waiver does not constitute final agency action, but does provide notice to the state and EPA may object to any state-issued permit issued in the absence of the required information.	nateria egiona val of	ıl ıl a
b.	All applicants must submit the following information:	()
i.	The name, mailing address, and location of the TWTDS for which the application is submit	ted;)
	The name, mailing address, e-mail address, EIN or Department equivalent, and telephone and indication whether the applicant is the owner, operator, or both;	numbe (r)
iii.	Whether the facility is a Class I Sludge Management Facility;	()
iv.	The design flow rate in million gallons per day (MGD);	()
V.	The total population and equivalent dwelling units (EDU) served; and	()
vi.	The TWTDS's status as federal, state, private, public, or other entity.	()
	All applicants must submit the facility's NPDES or IPDES permit number, if applicable federal, state, and local permits or construction approvals received or applied for under any ns:		
i. Hazardous Waste'	Hazardous waste management program under IDAPA 58.01.05, "Rules and Standa";	rds fo	r)
ii. UIC program at II	Underground injection control (UIC) program under the Idaho Department of Water Re DAPA 37.03.03, "Rules and Minimum Standards for the Construction and Use of Injection V	source Wells"; (s)
iii. Elimination Syste	IPDES program under IDAPA 58.01.25, "Rules Regulating the Idaho Pollutant Diam Program";	scharg (e)
iv. Control of Air Pol	Prevention of significant deterioration (PSD) program under IDAPA 58.01.01, "Rules llution in Idaho";	for th	e)
V.	Nonattainment program under IDAPA 58.01.01, "Rules for the Control of Air Pollution in Io	daho"; ()
	National emission standards for hazardous pollutants (NESHAPS) preconstruction approva "Rules for the Control of Air Pollution in Idaho";	ıl unde (r)
vii.	Dredge or fill permits under the Clean Water Act section 404;	()
	Sludge Management Program under IDAPA 58.01.16.650, "Wastewater Rules," and Section of these rules; and	ion 38	0
ix. jurisdiction, appro	Other relevant environmental permits, programs or activities, including those subject toval, and permits.	to stat	e)

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sewage	d. sludge th	All applicants must identify any generation, treatment, storage, land application, or displat occurs in Indian country.	posal of	?
extendi	e. ng one (1)	All applicants must submit a topographic map (or other map if a topographic map is unav) mile beyond property boundaries of the facility and showing the following information:	vailable))
and	i.	All sewage sludge management facilities, including on-site treatment, storage, and dispos	al sites:	;)
bounda	ii. ries and li	Wells, springs, and other surface water bodies that are within one-quarter (1/4) mile of the pisted in public records or otherwise known to the applicant.	property	,)
dewater	ing, storii	All applicants must submit a line drawing and/or a narrative description that identifies all nent practices employed during the term of the permit, including all units used for coing, or treating sewage sludge, the destination(s) of all liquids and solids leaving each such ud for pathogen reduction and vector attraction reduction.	llecting	,
	g. sludge ha	The applicant must submit sewage sludge monitoring data for the pollutants for which lave been established in 40 CFR Part 503 for the applicant's use or disposal practices on the on.		
basis;	i.	The Department may require sampling for additional pollutants, as appropriate, on a case-	by-case	;)
should	be taken	Applicants must provide data from a minimum of three (3) samples taken within four and or to the date of the permit application. Samples must be representative of the sewage slucat least one (1) month apart. Existing data may be used in lieu of sampling done solely pplication;	dge and	l
		Applicants must collect and analyze samples in accordance with analytical methods a fest Methods for Evaluating Solid Waste, Physical/Chemical Methods) unless an alternative has sewage sludge permit; and		
	iv.	The monitoring data provided must include at least the following information for each para	meter:)
values;	(1)	Average monthly concentration for all samples (mg/kg dry weight), based upon actual	sample	;)
	(2)	The analytical method used; and	())
	(3)	The method detection level.	())
	h. in a treat provided	If the applicant is either the person who generates sewage sludge during the treatment of d tment works or the person who derives a material from sewage sludge, the following info d:		
five (36	i. 5)-day pe	If the applicant's facility generates sewage sludge, the total dry metric tons per three hundre eriod generated at the facility;	ed sixty-	
for eacl	ii. n facility f	If the applicant's facility receives sewage sludge from another facility, the following info from which sewage sludge is received:	rmation))
	(1)	The name, mailing address, and location of the other facility;	())
facility;	(2) and	The total dry metric tons per three hundred sixty-five (365)-day period received from the	ne other)

(3) A description of any treatment processes occurring at the other facility, including blending activities and treatment to reduce pathogens or vector attraction characteristics;
iii. If the applicant's facility changes the quality of sewage sludge through blending, treatment, or other
activities, the following information must be submitted: ()
(1) Whether the Class A pathogen reduction requirements in 40 CFR 503.32(a) or the Class B pathogen reduction requirements in 40 CFR 503.32(b) are met, and a description of any treatment processes used to reduce pathogens in sewage sludge;
(2) Whether any of the vector attraction reduction options of 40 CFR 503.33(b)(1) through (b)(8) are met, and a description of any treatment processes used to reduce vector attraction properties in sewage sludge; and
(3) A description of any other blending, treatment, or other activities that change the quality of sewage sludge;
iv. If sewage sludge from the applicant's facility meets the ceiling concentrations in 40 CFR 503.13(b)(1), the pollutant concentrations in 40 CFR 503.13(b)(3), the Class A pathogen requirements in 40 CFR 503.32(a), and one (1) of the vector attraction reduction requirements in 40 CFR 503.33(b)(1) through (b)(8), and if the sewage sludge is applied to the land, the applicant must provide the total dry metric tons per three hundred sixty-five (365)-day period of sewage sludge subject to this subsection that is applied to the land;
v. If sewage sludge from the applicant's facility is sold or given away in a bag or other container for application to the land, and the sewage sludge is not subject to Subsection 105.17.h.iv., the applicant must provide the following information:
(1) The total dry metric tons per three hundred sixty-five (365)-day period of sewage sludge subject to this subsection that is sold or given away in a bag or other container for application to the land; and
(2) A copy of all labels or notices that accompany the sewage sludge being sold or given away; and
vi. If sewage sludge from the applicant's facility is provided to another person who generates sewage sludge during the treatment of domestic sewage in a treatment works or a person who derives a material from sewage sludge, and the sewage sludge is not subject to Subsection 105.17.h.iv., the applicant must provide the following information for each facility receiving the sewage sludge:
(1) The name, e-mail address, and mailing address of the receiving facility; ()
(2) The total dry metric tons per three hundred sixty-five (365)-day period of sewage sludge subject to this subsection that the applicant provides to the receiving facility;
(3) A description of any treatment processes occurring at the receiving facility, including blending activities and treatment to reduce pathogens or vector attraction characteristic;
(4) A copy of the notice and necessary information that the applicant is required to provide the receiving facility under 40 CFR 503.12(g); and
(5) If the receiving facility places sewage sludge in bags or containers for sale or give-away to application to the land, a copy of any labels or notices that accompany the sewage sludge.
i. If sewage sludge from the applicant's facility is applied to the land in bulk form, and is not subject to Subsection 105.17.h.iv., v., or vi., the applicant must provide the following information:
i. The total dry metric tons per three hundred sixty-five (365)-day period of sewage sludge subject to

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this subsection th	nat is applied to the land;	()
ii. prepared, a desc application sites	If any land application sites are located in states other than the state where the sewage stription of how the applicant will notify the permitting authority for the state(s) where tare located;		
iii. permit applicatio	The following information for each land application site that has been identified at the n:	time o	of)
(1)	The name (if any), and location for the land application site;	()
(2)	The site's latitude and longitude to the nearest second, and method of determination;	()
(3)	A topographic map (or other map if a topographic map is unavailable) that shows the site's leading to the site of	ocation (n;)
(4) from the applican	The name, mailing address, e-mail address, and telephone number of the site owner, if ont;	lifferei (nt)
(5) sewage sludge to	The name, mailing address, e-mail address, and telephone number of the person who the site, if different from the applicant;	applie	es)
(6) types are defined	Whether the site is agricultural land, forest, a public contact site, or a reclamation site, as s under 40 CFR 503.11;	uch sit	te)
(7) vegetation;	The type of vegetation grown on the site, if known, and the nitrogen requirement	for th	is)
(8) at the site, and a sewage sludge; a	Whether either of the vector attraction reduction options of 40 CFR 503.33(b)(9) or (b)(10 description of any procedures employed at the time of use to reduce vector attraction proper and		
(9) authority.	Other information that describes how the site will be managed, as specified by the per	rmittin (ıg)
	The following information for each land application site that has been identified at the on, if the applicant intends to apply bulk sewage sludge subject to the cumulative pollutant 503.13(b)(2) to the site:		
503.13(b)(2) has	Whether the applicant has contacted the permitting authority in the state where the bulk 40 CFR 503.13(b)(2) will be applied, to ascertain whether bulk sewage sludge subject to been applied to the site on or since July 20, 1993, and if so, the name of the permitting authonumber, and e-mail address, if available, of a contact person at the permitting authority;	40 CF	R
based on the inqu	Identification of facilities other than the applicant's facility that have sent, or are sending, the cumulative pollutant loading rates in 40 CFR 503.13(b)(2) to the site since July 20, 1 airy in Subsection 105.17.i.iv(1) bulk sewage sludge subject to cumulative pollutant loading b)(2) has been applied to the site since July 20, 1993;	1993, i	f,
v. must submit a lar	If not all land application sites have been identified at the time of permit application, the and application plan that, at a minimum:	pplicar (nt)
(1)	Describes the geographical area covered by the plan;	()
(2)	Identifies the site selection criteria;	()
(3)	Describes how the site(s) will be managed;	()

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(4) time for the perm	Provides for advance notice to the permit authority of specific land application sites and rea nit authority to object prior to land application of the sewage sludge; and	sonab (le)
	Provides for advance public notice of land application sites in the manner prescribed by state or local law does not require advance public notice, it must be provided in a manner rearise the general public of the planned land application.	tate ar sonab	ıd ly)
j. provide the follo	If sewage sludge from the applicant's facility is placed on a surface disposal site, the application wing information:	int mu (st)
i. disposal sites per	The total dry metric tons of sewage sludge from the applicant's facility that is placed on three hundred sixty-five (365)-day period;	surfac	се)
ii. applicant's facilit	The following information for each surface disposal site receiving sewage sludge fry that the applicant does not own or operate:	rom th	ne)
(1) for the surface di	The site name or number, contact person, mailing address, e-mail address, and telephone sposal site; and	numb (er)
(2) placed on the sur	The total dry metric tons from the applicant's facility per three hundred sixty-five (365)-day face disposal site;	y perio	od)
iii. applicant owns o	The following information for each active sewage sludge unit at each surface disposal site r operates:	that th	ne)
(1)	The name or number and the location of the active sewage sludge unit;	()
(2)	The unit's latitude and longitude to the nearest second, and method of determination;	()
(3) shows the unit's l	If not already provided, a topographic map (or other map if a topographic map is unavailable ocation;	ole) th	at)
(4) (365)-day period	The total dry metric tons placed on the active sewage sludge unit per three hundred six;	xty-fiv (ve)
(5)	The total dry metric tons placed on the active sewage sludge unit over the life of the unit;	()
(6) permeability of 1	A description of any liner for the active sewage sludge unit, including whether it has a max \times 10 ⁻⁷ cm/sec;	aximu (m)
(7) method used for	A description of any leachate collection system for the active sewage sludge unit, include leachate disposal, and any federal, state, and local permit number(s) for leachate disposal;	ling th	ne)
(8) the surface dispo	If the active sewage sludge unit is less than one hundred fifty (150) meters from the property sal site, the actual distance from the unit boundary to the site property line;	y line (of)
(9)	The remaining capacity (dry metric tons) for the active sewage sludge unit;	()
(10) identified;	The date on which the active sewage sludge unit is expected to close, if such a date has	as bee	en)
(11) sludge unit:	The following information for any other facility that sends sewage sludge to the active	sewag	ge)
(a)	The name, contact person, and mailing address of the facility; and	()
(b)	Available information regarding the quality of the sewage sludge received from the	facilit	y,

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including any tre	atment at the facility to reduce pathogens or vector attraction characteristics;	()
(12) met at the active vector attraction	Whether any of the vector attraction reduction options of 40 CFR 503.33(b)(9) through (b) sewage sludge unit, and a description of any procedures employed at the time of disposal to properties in sewage sludge;)(11) is reduce ()
(13) sewage sludge ur	The following information, as applicable to any ground water monitoring occurring at the nit:	active
(a)	A description of any ground water monitoring occurring at the active sewage sludge unit;	()
(b) approximate dep	Any available ground water monitoring data, with a description of the well location that to ground water;	ns and
unit; and	A copy of any ground water monitoring plan that has been prepared for the active sewage	sludge
(d) aquifer has not b	A copy of any certification that has been obtained from a qualified ground water scientist teen contaminated; and	that the
(14) sludge unit, infor	If site-specific pollutant limits are being sought for the sewage sludge placed on this active smation to support such a request.	sewage
k. must provide the	If sewage sludge from the applicant's facility is fired in a sewage sludge incinerator, the ap following information:	plicant
i. sludge incinerato	The total dry metric tons of sewage sludge from the applicant's facility that is fired in sors per three hundred sixty-five (365)-day period;	sewage
ii. that the applicant	The following information for each sewage sludge incinerator firing the applicant's sewage t does not own or operate:	sludge
(1) the sewage sludg	The name and/or number, contact person, mailing address, e-mail address, and telephone number incinerator; and	nber of
(2) fired in the seway	The total dry metric tons from the applicant's facility per three hundred sixty-five (365)-day ge sludge incinerator;	period
iii.	The following information for each sewage sludge incinerator that the applicant owns or open	erates:
(1)	The name and/or number and the location of the sewage sludge incinerator;	()
(2)	The incinerator's latitude and longitude to the nearest second, and method of determination;	()
(3) incinerator;	The total dry metric tons per three hundred sixty-five (365)-day period fired in the sewage	sludge
(4) compliance with	Information, test data, and documentation of ongoing operating parameters indicating the National Emission Standard for Beryllium in 40 CFR Part 61 will be achieved;	ng that
(5) compliance with	Information, test data, and documentation of ongoing operating parameters indicating the National Emission Standard for Mercury in 40 CFR Part 61 will be achieved;	ng that
(6) documentation;	The dispersion factor for the sewage sludge incinerator, as well as modeling results and supp	porting

(7) results and suppo	The control efficiency for parameters regulated in 40 CFR 503.43, as well as performa orting documentation;	nce to	est)
	Information used to calculate the risk specific concentration (RSC) for chromium, includerator stack tests for hexavalent and total chromium concentrations, if the applicant is requested on a site-specific RSC value;		
(9) gas for the sewag	Whether the applicant monitors total hydrocarbons (THC) or Carbon Monoxide (CO) in ge sludge incinerator;	the e	xit)
(10)	The type of sewage sludge incinerator;	()
(11) of the sewage slu	The maximum performance test combustion temperature, as obtained during the performandge incinerator to determine pollutant control efficiencies;	nce to	est)
(12)	The following information on the sewage sludge feed rate used during the performance test	: ()
(a)	Sewage sludge feed rate in dry metric tons per day;	()
(b)	Identification of whether the feed rate submitted is average use or maximum design; and	()
(c)	A description of how the feed rate was calculated;	()
(13) creditable stack l	The incinerator stack height in meters for each stack, including identification of whether a neight was used;	ctual (or)
(14) obtained during t	The operating parameters for the sewage sludge incinerator air pollution control device the performance test of the sewage sludge incinerator to determine pollutant control efficiency.		as
(15) monitor the follo	Identification of the monitoring equipment in place, including (but not limited to) equipwing:	ment (to)
(a)	Total hydrocarbons or Carbon Monoxide;	()
(b)	Percent Oxygen;	()
(c)	Percent moisture; and	()
(d)	Combustion temperature; and	()
(16)	A list of all air pollution control equipment used with this sewage sludge incinerator.	()
l. the applicant mu	If sewage sludge from the applicant's facility is sent to a municipal solid waste landfill (Most provide the following information for each MSWLF to which sewage sludge is sent:	SWLI	F),)
i. numbers of the N	The name, contact person, mailing address, e-mail address location, and all applicable ASWLF;	pern (nit)
ii. MSWLF;	The total dry metric tons per three hundred sixty-five (365)-day period sent from this facilit	ty to t	he)
iii. sewage sludge in apply on a site-si	A determination of whether the sewage sludge meets applicable requirements for disp a a MSWLF, including the results of the paint filter liquids test and any additional requirements pecific basis; and	osal ents tl	of nat

Part 258	iv. 3.	Information, if known, indicating whether the MSWLF complies with criteria set forth in 40 (CFR)
		All applicants must provide the name, mailing address, e-mail address, telephone number of all contractors responsible for any operational or maintenance aspects of the facility relatementation, treatment, use, or disposal.	
assess t		At the request of the Department, the applicant must provide any other information necessary propriate standards for permitting under 40 CFR Part 503 and any other information necessary established use and disposal practices, determine whether to issue a permit, or identify appropents.	ary to
		TWTDS facilities using or disposing of sewage sludge to which a standard applicable to its se posal practices have been published must submit the following information on EPA Form 2S, F ment equivalent form:	
entity;	i.	The TWTDS's name, mailing address, location, and status as federal, state, private, public, or (other)
	ii.	The applicant's name, address, e-mail address, telephone number, and ownership status; ()
		A description of the sewage sludge use or disposal practices. Unless the sewage sludge meet Subsection 105.17.h.iv., the description must include the name and address of any facility vesent for treatment or disposal, and the location of any land application sites;	ts the where
and	iv.	Annual amount of sewage sludge generated, treated, used or disposed (estimated dry weight b	asis);
	v.	The most recent data the TWTDS may have on the quality of the sewage sludge. ()
designar applicat geograp be a co-	ted by the ion. Whe hic area (applicant	Application Requirements for Municipal Separate Storm Sewer Discharges. The operator a large or medium municipal separate storm sewer or a municipal separate storm sewer the Department under 40 CFR 122.26(a)(1)(v), may submit a jurisdiction-wide or system-wide per more than one (1) public entity owns or operates a municipal separate storm sewer with (including adjacent or interconnected municipal separate storm sewer systems), such operators to the same application. Permit applications for discharges from large and medium municipal separate storm sewers designated under 40 CFR 122.26 (a)(1)(v) must include:	hat is ermit hin a may
	a.	In Part 1 of the application: ()
contact	i. person, o	The applicants' name, address, e-mail address, EIN or Department equivalent, telephone numbers with the status and status as a state or local government entity;	per of
descript	ion must	A description of existing legal authority to control discharges to the municipal separate storms satisfied authority is not sufficient to meet the criteria provided in Subsection 105.18.b.i. a list additional authorities as will be necessary to meet the criteria and include a schedule eek such additional authority that will be needed to meet the criteria;	., the
discharg system,	iii. ge of non- including	A description of the historic use of ordinances, guidance or other controls which limited storm water discharges to any POTW serving the same area as the municipal separate storm is gall of the following:	
scale be one (1)	(1) etween on mile beyo	A USGS seven point five (7.5) minute topographic map (or equivalent topographic map were to ten thousand (1:10,000) and one to twenty-four thousand (1:24,000) if cost effective) extended the service boundaries of the municipal storm sewer system covered by the permit application (nding

States;	(2)	The location of known municipal storm sewer system outfalls discharging to waters of the	Unite () (
growth	for a ten	A description of the land use activities (e.g. divisions indicating undeveloped, residultural and industrial uses) accompanied with estimates of population densities and proposed proposed within the drainage area served by the separate storm sewer and an estimate perficient for each land use type;	ojecte	ed
municip	(4) al landfil	The location and a description of the activities of the facility of each currently operating or lor other treatment, storage or disposal facility for municipal waste;	close	b:)
been iss	(5) ued a NP	The location and the permit number of any known discharge to the municipal storm sewer t DES or IPDES permit;	that h	as)
basins, 1	(6) major infi	The location of major structural controls for storm water discharge (retention basins, de iltration devices, etc.); and	etentic (n)
	(7)	The identification of publicly owned parks, recreational areas, and other open lands.	()
	iv.	A description of the discharge including:	()
average	(1) number o	Monthly mean rain and snow fall estimates (or summary of weather bureau data) and the nof storm events;	nonth	ly)
storm se	(2) ewer, incl	Existing quantitative data describing the volume and quality of discharges from the muding a description of the outfalls sampled, sampling procedures and analytical methods used		al)
and cau	se water	A list of water bodies that receive discharges from the municipal separate storm sewer stream segments, lakes and estuaries, where pollutants from the system discharges may accudegradation and a brief description of known water quality impacts. At a minimum, the description of whether the water bodies receiving such discharges have been:	ımula	te
		Assessed and reported in the Clean Water Act section 305(b) reports submitted by the Department (evaluated or monitored), a summary of designated use support and attainment of fishable and swimmable waters), and causes of nonsupport of designated uses;		
not expe	(b) ected to m	Listed under the Clean Water Act section 304(1)(1)(A)(i), 304(1)(1)(A)(ii), or 304(1)(1)(B) neet water quality standards or water quality goals;	that (is)
water qu	uality star	Listed in state Nonpoint Source Assessments required by the Clean Water Act section al action to control nonpoint sources of pollution, cannot reasonably be expected to attain or madards due to storm sewers, construction, highway maintenance and runoff from municipal lange adding significant pollution (or contributing to a violation of water quality standards);	nainta	in
owned l the disc	akes for v harge of	Identified and classified according to eutrophic condition of publicly owned lakes listed under the Clean Water Act section 314(a) (include the following: A description of those publicly uses are known to be impaired, a description of procedures, processes and methods to pollutants from municipal separate storm sewers into such lakes, and a description of method tore the quality of such lakes);	oublic contr	ly ol
	(e)	Recognized by the applicant as highly valued or sensitive waters;	()
	(f)	Defined by the state as wetlands; and	()
	(g)	Found to have pollutants in bottom sediments, fish tissue, or biosurvey data.	()

- Results of a field screening analysis for illicit connections and illegal dumping for either selected field screening points or major outfalls covered in the permit application. At a minimum, a screening analysis includes a narrative description, for either each field screening point or major outfall, of visual observations made during dry weather periods. If any flow is observed, two (2) grab samples are to be collected during a twenty-four (24)-hour period with a minimum period of four (4) hours between samples. For all such samples, a narrative description of the color, odor, turbidity, the presence of an oil sheen or surface scum as well as any other relevant observations regarding the potential presence of non-storm water discharges or illegal dumping must be provided. In addition, a narrative description of the results of a field analysis using suitable methods to estimate pH, total chlorine, total copper, total phenol, and detergents (or surfactants) must be provided along with a description of the flow rate. Where the field analysis does not involve analytical methods approved under 40 CFR Part 136, the applicant must provide a description of the method used including the name of the manufacturer of the test method along with the range and accuracy of the test. Field screening points are either major outfalls or other outfall points (or any other point of access such as manholes) randomly located throughout the storm sewer system by placing a grid over a drainage system map and identifying those cells of the grid which contain a segment of the storm sewer system or major outfall. The field screening points are established using the following guidelines and criteria:
- (a) Overlay a grid system consisting of perpendicular north-south and east-west lines spaced one-quarter (1/4) mile apart on a map of the municipal storm sewer system, creating a series of cells;
- (b) Identify all cells that contain a segment of the storm sewer system; select one (1) field screening point in each cell; major outfalls may be used as field screening points;
- (c) Field screening points should be located downstream of any sources of suspected illegal or illicit activity;
- (d) Locate field screening points to the degree practicable at the farthest manhole or other accessible location downstream in the system, within each cell; however, safety of personnel and accessibility of the location should be considered in making this determination;
- (e) Hydrological conditions, total drainage area of the site, population density of the site, traffic density, age of the structures or buildings in the area, history of the area, and land use types;
- (f) For medium municipal separate storm sewer systems, no more than two hundred fifty (250) cells need to have identified field screening points; in large municipal separate storm sewer systems, no more than five hundred (500) cells need to have identified field screening points; cells established by the grid that contain no storm sewer segments will be eliminated from consideration; if fewer than two hundred fifty (250) cells in medium municipal sewers are created, and fewer than 500 in large systems are created by the overlay on the municipal sewer map, then all those cells which contain a segment of the sewer system are subject to field screening (unless access to the separate storm sewer system is impossible); and
- (g) Large or medium municipal separate storm sewer systems which are unable to utilize the procedures described in Subsection 105.18.a.iv(4)(a) through (f), because a sufficiently detailed map of the separate storm sewer systems is unavailable, must field screen no more than five hundred (500) or two hundred fifty (250) major outfalls respectively (or all major outfalls in the system, if less). In such circumstances, the applicant must establish a grid system consisting of north-south and east-west lines spaced one-quarter (1/4) mile apart as an overlay to the boundaries of the municipal storm sewer system, thereby creating a series of cells. The applicant will then select major outfalls in as many cells as possible until at least five hundred (500) major outfalls (large municipalities) or two hundred fifty (250) major outfalls (medium municipalities) are selected; a field screening analysis must occur at these major outfalls; and
- (5) Information and a proposed program to meet the requirements of Subsection 105.18.b.iii., including at least: the location of outfalls or field screening points appropriate for representative data collection under Subsection 105.18.b.iii(1), a description of why the outfall or field screening point is representative, the seasons during which sampling is intended, a description of the sampling equipment. The proposed location of outfalls or field screening points for such sampling should reflect water quality concerns (see Subsection 105.18.a.iv(3)) to the extent practicable;

v. A description of the existing management programs to control pollutants from the municipal separate storm sewer system including existing source controls and operation and maintenance measures for structural controls that are currently being implemented. Such controls may include, but are not limited to: procedures to control pollution resulting from construction activities; floodplain management controls; wetland protection measures; best management practices for new subdivisions; and emergency spill response programs. The description may address controls established under state law as well as local requirements;
vi. A description of the existing program to identify illicit connections to the municipal storm sewer system that includes inspection procedures and methods for detecting and preventing illicit discharges and describes areas where this program has been implemented; and
vii. A description of the financial resources currently available to the municipality to complete part 2 of the permit application. A description of the municipality's budget for existing storm water programs, including an overview of the municipality's financial resources and budget, including overall indebtedness and assets, and sources of funds for storm water programs.
b. In Part 2 of the application: ()
i. A demonstration that the applicant can operate pursuant to legal authority established by statute, ordinance, or series of contracts which authorizes or enables the applicant at a minimum to:
(1) Control through ordinance, permit, contract, order or similar means, the contribution of pollutants to the municipal storm sewer by storm water discharges associated with industrial activity and the quality of storm water discharged from sites of industrial activity;
(2) Prohibit through ordinance, order or similar means, illicit discharges to the municipal separate storm sewer;
(3) Control through ordinance, order or similar means the discharge to a municipal separate storm sewer of spills, dumping or disposal of materials other than storm water;
(4) Control through interagency agreements among co-applicants the contribution of pollutants from a portion of the municipal system to another portion of the municipal system; ()
(5) Require compliance with conditions in ordinances, permits, contracts or orders; and
(6) Carry out all inspection, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with permit conditions including the prohibition on illicit discharges to the municipal separate storm sewer.
ii. The location of any major outfall that discharges to waters of the United States that was not reported under Subsection 105.18.a.iii(2). Provide an inventory, organized by watershed of the name and address, and a description (such as Standard Industrial Classification (SIC) codes) which best reflects the principal products or services provided by each facility which may discharge, to the municipal separate storm sewer, storm water associated with industrial activity;
iii. When quantitative data for a pollutant are required under Subsection 105.18.b.iii(1)(c), the applicant must collect a sample of effluent in accordance with Subsection 105.07.c. through 105.07.m. and analyze it for the pollutant in accordance with analytical methods approved under 40 CFR Part 136. When no analytical method is approved the applicant may use any suitable method but must provide a description of the method. The applicant must provide information characterizing the quality and quantity of discharges covered in the permit application, including:
(1) Quantitative data from representative outfalls designated by the Department developed as follows (based on information received in part 1 of the application. The Department will designate between five (5) and ten (10) outfalls or field screening points as representative of the commercial, residential and industrial land use activities

of the drainage area contributing to the system or, where there are less than five (5) outfalls covered in the application, the Department will designate all outfalls):

			`	_
with the	requirem	For each outfall or field screening point designated under this subsection, samples in water discharges from three (3) storm events occurring at least one (1) month apart in accounts at Subsection 105.07.c. through 105.07.m. (the Department may allow exemptions to savents when climatic conditions create good cause for such exemptions);	ordanc	e
		A narrative description must be provided of the date and duration of the storm event(s) say of the storm event which generated the sampled discharge and the duration between the storm event of the previous measurable (greater than one-tenth (0.1) inch rainfall) storm event;		
		For samples collected and described under Subsections 105.18.b.iii(1)(a) and (b), quantitati for the organic pollutants listed in Table II and the pollutants listed in Table III (toxic I phenols) of Appendix D of 40 CFR Part 122, and for the following pollutants:		
	(i)	Total suspended solids (TSS);	()
	(ii)	Total dissolved solids (TDS);	()
	(iii)	Chemical oxygen demand (COD);	()
	(iv)	Five (5)-day biochemical oxygen demand (BOD5);	()
	(v)	Oil and grease;	()
	(vi)	Fecal coliform (including <i>E. coli</i>);	()
	(vii)	Enterococci (previously known as fecal streptococcus);	()
	(viii)	pH;	()
	(ix)	Total Kjeldahl nitrogen;	()
	(x)	Nitrate plus nitrite;	()
	(xi)	Total ammonia plus organic nitrogen;	()
	(xii)	Dissolved phosphorus; and	()

- (d) Additional limited quantitative data required by the Department for determining permit conditions (the Department may require that quantitative data be provided for additional parameters, and may establish sampling conditions such as the location, season of sample collection, form of precipitation (snow melt, rainfall) and other parameters necessary to insure representativeness);
- (2) Estimates of the annual pollutant load of the cumulative discharges to waters of the United States from all identified municipal outfalls and the event mean concentration of the cumulative discharges to waters of the United States from all identified municipal outfalls during a storm event for BOD5, COD, TSS, dissolved solids, total nitrogen, total ammonia plus organic nitrogen, total phosphorus, dissolved phosphorus, cadmium, copper, lead, and zinc. Estimates must be accompanied by a description of the procedures for estimating constituent loads and concentrations, including any modelling, data analysis, and calculation methods;
- (3) A proposed schedule to provide estimates for each major outfall identified in either Subsection 105.18.b.ii. or 105.18.a.iii(2) of the seasonal pollutant load and of the event mean concentration of a representative storm for any constituent detected in any sample required under Subsection 105.18.b.iii(1); and

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Total phosphorus;

(xiii)

- (4) A proposed monitoring program for representative data collection for the term of the permit that describes the location of outfalls or field screening points to be sampled (or the location of instream stations), why the location is representative, the frequency of sampling, parameters to be sampled, and a description of sampling equipment;
- iv. A proposed management program covering the duration of the permit, that includes a comprehensive planning process involving public participation and where necessary intergovernmental coordination, to reduce the discharge of pollutants to the maximum extent practicable using management practices, control techniques and system, design and engineering methods, and such other provisions which are appropriate. The program must also include a description of staff and equipment available to implement the program. Separate proposed programs may be submitted by each co-applicant. Proposed programs may impose controls on a system wide basis, a watershed basis, a jurisdiction basis, or on individual outfalls. Proposed programs will be considered by the Department when developing permit conditions to reduce pollutants in discharges to the maximum extent practicable. Proposed management programs must describe priorities for implementing controls. Such programs must be based on:
- (1) A description of structural and source control measures to reduce pollutants from runoff from commercial and residential areas that are discharged from the municipal storm sewer system that are to be implemented during the life of the permit, accompanied with an estimate of the expected reduction of pollutant loads and a proposed schedule for implementing such controls. At a minimum, the description must include:
- (a) A description of maintenance activities and a maintenance schedule for structural controls to reduce pollutants (including floatables) in discharges from municipal separate storm sewers;
- (b) A description of planning procedures including a comprehensive master plan to develop, implement and enforce controls to reduce the discharge of pollutants from municipal separate storm sewers which receive discharges from areas of new development and significant redevelopment. Such plan must address controls to reduce pollutants in discharges from municipal separate storm sewers after construction is completed (controls to reduce pollutants in discharges from municipal separate storm sewers containing construction site runoff are addressed in Subsection 105.18.b.iv(4));
- (c) A description of practices for operating and maintaining public streets, roads and highways and procedures for reducing the impact on receiving waters of discharges from municipal storm sewer systems, including pollutants discharged as a result of deicing activities;
- (d) A description of procedures to assure that flood management projects assess the impacts on the water quality of receiving water bodies and that existing structural flood control devices have been evaluated to determine if retrofitting the device to provide additional pollutant removal from storm water is feasible; ()
- (e) A description of a program to monitor pollutants in runoff from operating or closed municipal landfills or other treatment, storage, or disposal facilities for municipal waste that identifies priorities and procedures for inspections and establishing and implementing control measures for such discharges (this program can be coordinated with the program developed under Subsection 105.18.b.iv(3)); and
- (f) A description of a program to reduce to the maximum extent practicable, pollutants in discharges from municipal separate storm sewers associated with the application of pesticides, herbicides, and fertilizer which will include, as appropriate, controls such as educational activities, permits, certifications and other measures for commercial applicators and distributors, and controls for application in public right-of-ways and at municipal facilities;
- (2) A description of a program, including a schedule, to detect and remove (or require the discharger to the municipal separate storm sewer to obtain a separate IPDES permit for) illicit discharges and improper disposal into the storm sewer. The proposed program must include:
- (a) A description of a program, including inspections, to implement and enforce an ordinance, orders or similar means to prevent illicit discharges to the municipal separate storm sewer system. This program description

must address all types of illicit discharges; however, the following categories of non-storm water discharges or flows must be addressed where such discharges are identified by the municipality as sources of pollutants to waters of the United States: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration (as defined in Section 010) to separate storm sewers, uncontaminated pumped ground water, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water (program descriptions must address discharges or flows from firefighting only where such discharges or flows are identified as significant sources of pollutants to waters of the United States);

- (b) A description of procedures to conduct on-going field screening activities during the life of the permit, including areas or locations that will be evaluated by such field screens;
- (c) A description of procedures to be followed to investigate portions of the separate storm sewer system that, based on the results of the field screen, or other appropriate information, indicate a reasonable potential of containing illicit discharges or other sources of non-storm water (such procedures may include: sampling procedures for constituents such as fecal coliform (including *E. coli*), enterococci (previously known as fecal streptococcus), surfactants (MBAS), residual chlorine, fluorides and potassium; testing with fluorometric dyes; or conducting in storm sewer inspections where safety and other considerations allow. Such description must include the location of storm sewers that have been identified for such evaluation);
- (d) A description of procedures to prevent, contain, and respond to spills that may discharge into the municipal separate storm sewer;
- (e) A description of a program to promote, publicize, and facilitate public reporting of the presence of illicit discharges or water quality impacts associated with discharges from municipal separate storm sewers; ()
- (f) A description of educational activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials; and
- (g) A description of controls to limit infiltration of seepage from municipal sanitary sewers to municipal separate storm sewer systems where necessary;
- (3) A description of a program to monitor and control pollutants in storm water discharges to municipal systems from municipal landfills, hazardous waste treatment, disposal and recovery facilities, industrial facilities that are subject to section 313 of title III of the Superfund Amendments and Reauthorization Act of 1986 (SARA), and industrial facilities that the municipal permit applicant determines are contributing a substantial pollutant loading to the municipal storm sewer system. The program must:
- (a) Identify priorities and procedures for inspections and establishing and implementing control measures for such discharges; and
- (b) Describe a monitoring program for storm water discharges associated with the industrial facilities identified in Subsection 105.18.b.iv(3), to be implemented during the term of the permit, including the submission of quantitative data on the following constituents: any pollutants limited in effluent guidelines subcategories, where applicable; any pollutant listed in an existing NPDES or IPDES permit for a facility; oil and grease, COD, pH, BOD5, TSS, total phosphorus, total Kjeldahl nitrogen, nitrate plus nitrite nitrogen, and any information on discharges required under Subsections 105.07.j. through l.;
- (4) A description of a program to implement and maintain structural and non-structural best management practices to reduce pollutants in storm water runoff from construction sites to the municipal storm sewer system that includes:
- (a) A description of procedures for site planning which incorporate consideration of potential water quality impacts;
 - (b) A description of requirements for nonstructural and structural best management practices; ()

measures which receiving water q	A description of procedures for identifying priorities for inspecting sites and enforcin consider the nature of the construction activity, topography, and the characteristics of uality; and	
(d)	A description of appropriate educational and training measures for construction site opera	itors;
	Estimated reductions in loadings of pollutants from discharges of municipal storm municipal storm sewer systems expected as the result of the municipal storm water gram. The assessment must also identify known impacts of storm water controls on ground	er quality
operation and ma 105.18.b.iii. and	For each fiscal year to be covered by the permit, a fiscal analysis of the necessary calintenance expenditures necessary to accomplish the activities of the programs under Suiv. Such analysis must include a description of the source of funds that are proposed to itures, including legal restrictions on the use of such funds;	bsections
vii. description of the	Where more than one (1) legal entity submits an application, the application must roles and responsibilities of each legal entity and procedures to ensure effective coordinates.	contain a tion; and
municipal separat requirements. The identified in Appe	Where requirements under Subsections 105.18.a.iv.(5), 105.18.b.ii., 105.18.b.iii. ot practicable or are not applicable, the Department may exclude any operator of a discharte storm sewer which is designated under 40 CFR 122.26(a)(1)(v), (b)(4)(ii) or (b)(7)(ii) for the Department may not exclude the operator of a discharge from a municipal separate storendix F, G, H or I of 40 CFR Part 122, from any of the permit application requirements to where authorized under this section.	ge from a from such orm sewer
19.	And Parking Day Comments for Industrial and Construction Steam Widow D'	
Application requi	Application Requirements for Industrial and Construction Storm Water Discrements for storm water discharges associated with industrial activity and storm water denall construction activity.	
Application required associated with small are required to approximately facilities that are evaluating for destorm sewer, mus	rements for storm water discharges associated with industrial activity and storm water d	n activity al permit. artment is municipal
Application requiassociated with some a. are required to approximate a facilities that are evaluating for destorm sewer, must an Individual IPD b.	Dischargers of storm water associated with industrial activity and storm water depends on an individual permit or seek coverage under a promulgated storm water general required to obtain an individual permit or any discharge of storm water which the Department of the Department of Section 130, General Permits) under 40 CFR 122.26(a)(1)(v) and is not a stability to the Department of Section 105 (Applied to Department).	n activity al permit. artment is municipal cation for ()
Application required associated with some analysis and are required to approximate a pracilities that are evaluating for destrom sewer, must an Individual IPD b. associated with in it.	Dischargers of storm water associated with industrial activity and storm water dischargers of storm water associated with industrial activity and with small construction pply for an individual permit or seek coverage under a promulgated storm water general required to obtain an individual permit or any discharge of storm water which the Department of the Section 130, General Permits) under 40 CFR 122.26(a)(1)(v) and is not a stability to the submit an IPDES application in accordance with the requirements of Section 105 (Application Section 105). The submit and individual permit with this subsection.	n activity al permit. artment is municipal cation for () discharge ()
Application required associated with some analysis and are required to approximate a practities that are evaluating for destrom sewer, must an Individual IPD b. associated with in it. covered in the approximate associated with a province and associated with some and associated with some and associated with some and associated with some analysis and associated with some analysis and associated with a province and associated with a	Dischargers of storm water associated with industrial activity and storm water dischargers of storm water associated with industrial activity and with small construction pply for an individual permit or seek coverage under a promulgated storm water general required to obtain an individual permit or any discharge of storm water which the Department of (see Section 130, General Permits) under 40 CFR 122.26(a)(1)(v) and is not a standard to the submit an IPDES application in accordance with the requirements of Section 105 (Application DES Permit) as modified and consistent with this subsection. Except as provided in Subsections 105.19.c. through e., the operator of a storm water adustrial activity subject to this section must provide: A site map showing topography (or indicating the outline of drainage areas served by the	n activity al permit. artment is municipal cation for () discharge ()
Application required associated with some analysis and are required to approximate a practities that are evaluating for destrom sewer, must an Individual IPD b. associated with in it. covered in the approximate associated with a process of the pr	Dischargers of storm water associated with industrial activity and storm water deply for an individual permit or seek coverage under a promulgated storm water general required to obtain an individual permit or any discharge of storm water which the Department of (see Section 130, General Permits) under 40 CFR 122.26(a)(1)(v) and is not a standard to submit an IPDES application in accordance with the requirements of Section 105 (Application Permit) as modified and consistent with this subsection. Except as provided in Subsections 105.19.c. through e., the operator of a storm water adustrial activity subject to this section must provide: A site map showing topography (or indicating the outline of drainage areas served by the polication if a topographic map is unavailable) of the facility including:	n activity al permit. artment is municipal cation for () discharge ()

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(4)	Each well where fluids from the facility are injected underground; and	()
(5)	Springs, and other surface water bodies which receive storm water discharges from the facil	ity;)
ii. total area drained	An estimate of the area of impervious surfaces (including paved areas and building roofs) by each outfall (within a mile radius of the facility) and a narrative description of the follow		e)
(1) treated, stored, or	Significant materials that in the three (3) years prior to the submittal of this application has disposed in a manner to allow exposure to storm water;	ve been	n)
(2) employed, in the storm water runo	Method of treatment, storage or disposal of such materials; materials management p three (3) years prior to the submittal of this application, to minimize contact by these materials;		
(3)	Materials loading and access areas;	()
(4) are applied;	The location, manner and frequency in which pesticides, herbicides, soil conditioners and fe	rtilizer (s)
(5) pollutants in stor	The location and a description of existing structural and non-structural control measures to m water runoff; and	reduc (e)
(6) or fluid wastes of	A description of the treatment the storm water receives, including the ultimate disposal of an ther than by discharge;	ny soli	d)
permit, including directly observed	A certification that all outfalls containing storm water discharges associated with industrial or evaluated for the presence of non-storm water discharges which are not covered by an a description of the method used, the date of any testing, and the on-site drainage points the during a test. Tests for such non-storm water discharges may include smoke tests, fluorome accurate schematics, as well as other appropriate tests.;	IPDES at wer	S
iv. facility that have	Existing information regarding significant leaks or spills of toxic or hazardous pollutant taken place within the three (3) years prior to the submittal of this application;	s at th	e)
v. Subsection 105.0 following parame	Quantitative data based on samples collected during storm events and collected in accordan 77 from all outfalls containing a storm water discharge associated with industrial activity eters:		
(1)	Any pollutant limited in an effluent guideline to which the facility is subject;	()
(2) facility is operation	Any pollutant listed in the facility's NPDES or IPDES permit for its process wastewater ng under an existing NPDES or IPDES permit);	(if th	e)
(3) nitrite nitrogen;	Oil and grease, pH, BOD5, COD, TSS, total phosphorus, total Kjeldahl nitrogen, and nit	ate plu (s)
(4)	Any information on the discharge required under Subsections 105.07.j. through 1.;	()
(5) event(s) sampled	Flow measurements or estimates of the flow rate, and the total amount of discharge for th, and the method of flow measurement or estimation; and	e storn (n)
	The date and duration (in hours) of the storm event(s) sampled, rainfall measurements or est (in inches) which generated the sampled runoff and the duration (in hours) between the storm event of the previous measurable (greater than one tenth (0.1) inch rainfall) storm event:		

vi. Operators of a discharge which is composed entirely of storm water are exempt from the requirements of Subsections 105.07.b., 105.07.a.i(2) through (5), 105.07.a.ii., 105.07.a.iii., 105.07.a.iii., 105.07.g., 105.07.h. 105.07.i., and 105.07.m.; and
vii. Operators of new sources or new discharges (as defined in Section 010, Definitions) which are composed in part or entirely of storm water must include estimates for the pollutants or parameters listed in Subsection 105.19.b.v. instead of actual sampling data, along with the source of each estimate. Operators of new sources or new discharges composed in part or entirely of storm water must provide quantitative data for the parameters listed in Subsection 105.19.b.v. within two (2) years after commencement of discharge, unless such data has already been reported under the monitoring requirements of the IPDES permit for the discharge. Operators of a new source or new discharge which is composed entirely of storm water are exempt from the requirements of Subsections 105.16.a.iii.(2) and (3), and 105.16.b.
c. An operator of an existing or new storm water discharge that is associated with industrial activity solely under 40 CFR 122.26(b)(14)(x) or is associated with small construction activity solely under 40 CFR 122.26(b)(15), is exempt from the requirements of Subsection 105.07 and Subsection 105.19.b. Such operator must provide a narrative description of:
i. The location (including a map) and the nature of the construction activity; (
ii. The total area of the site and the area of the site that is expected to undergo excavation during the life of the permit;
iii. Proposed measures, including best management practices, to control pollutants in storm wate discharges during construction, including a brief description of applicable state and local erosion and sedimen control requirements;
iv. Proposed measures to control pollutants in storm water discharges that will occur after construction operations have been completed, including a brief description of applicable state or local erosion and sediment control requirements;
v. An estimate of the runoff coefficient of the site and the increase in impervious area after the construction addressed in the permit application is completed, the nature of fill material and existing data describing the soil or the quality of the discharge; and
vi. The name of the receiving water.
d. The operator of an existing or new discharge composed entirely of storm water from an oil or ga exploration, production, processing, or treatment operation, or transmission facility is not required to submit a permiapplication in accordance with Subsection 105.19.b., unless the facility:
i. Has had a discharge of storm water resulting in the discharge of a reportable quantity for which notification is or was required pursuant to 40 CFR 117.21 or 40 CFR 302.6 at any time since November 16, 1987; or
ii. Has had a discharge of storm water resulting in the discharge of a reportable quantity for which notification is or was required pursuant to 40 CFR 110.6 at any time since November 16, 1987; or
iii. Contributes to a violation of a water quality standard. (
e. The operator of an existing or new discharge composed entirely of storm water from a mining operation is not required to submit a permit application unless the discharge has come into contact with, any overburden, raw material, intermediate products, finished product, byproduct or waste products located on the site of such operations.

f. Applicants must provide such other information the Department may reasonably require under Subsection 105.07.o. to determine whether to issue a permit and may require any facility subject to Subsection

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105.19.	c. to com	ply with Subsection 105.19.b.	(
106.	INDIV	IDUAL PERMIT APPLICATION REVIEW.	
any sup conside	plementa r a perm	Completeness Criteria. The Department will not begin processing or issue an individual on before receiving a complete application. An application is complete when an application of a linformation are completed and submitted to the Department's satisfaction. The Department application to be complete until all applicable fees required under Section 110 (Per DES Permitted Facilities) are paid.	form and will no
sensitiv	02. ot be conste analytic ough 503.	Sufficiently Sensitive Methods . Except as specified in Subsection 106.02.c., a permit appendence complete unless all required quantitative data are collected in accordance with sufficient methods approved under 40 CFR Part 136 or required under 40 CFR Parts 400 through	ficiently
501 thr	a. ough 503	A method approved under 40 CFR Part 136 or required under 40 CFR Parts 400 through is "sufficiently sensitive" when:	471 and
for the	i. measured	The method minimum level (ML) is at or below the level of the applicable water quality pollutant or pollutant parameter; or	criterio
		The method ML is above the applicable water quality criterion, but the amount of the poleter in a facility's discharge is high enough that the method detects and quantifies the leveratant parameter in the discharge; or	lutant o el of the
require	iii. d under 40	The method has the lowest ML of the analytical methods approved under 40 CFR Par 0 CFR Parts 400 through 471 and 501 through 503 for the measured pollutant or pollutant pa	
demons sensitiv Departi method	strate that re," the a ment may from the no other	For Subsection 106.02.a., consistent with 40 CFR Part 136, applicants have the option of ple specific minimum levels rather than the published levels. Further, where an applicant despite a good faith effort to use a method that would otherwise meet the definition of "sufficiently results are not consistent with the QA/QC specifications for that method, determine that the method is not performing adequately and the applicant should select a remaining EPA-approved methods that is sufficiently sensitive consistent with Subsection 1 EPA-approved methods exist, the applicant should select a method consistent with Subsection 1	cant car ficiently then the different 106.02.a
may us	e any suit such as a	When there is no analytical method that has been approved under 40 CFR Part 136, require 0 through 471 and 501 through 503, and is not otherwise required by the Department, the able method but shall provide a description of the method. When selecting a suitable method method's precision, accuracy, or resolution, may be considered when assessing the performance of the method of	applican od, othe
indeper	03. andently of	Independence . The Department shall judge the completeness of any IPDES permit application or permit.	plication (
comple	04. te for pur	Schedule . The Department will notify an applicant in writing whether the application is poses of this section within:	deemed (
or	a.	Thirty (30) days if the application is for a new source or new discharger under the IPDES I	orogram (
	b.	Sixty (60) days if the application is for an existing source or sludge-only facility.	(

05. Additional Information. Notification that an application is complete does not preclude the Department from requiring the applicant submit additional information for the Department's use in processing the

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application. This previously submi	additional information may only be requested when necessary to clarify, modify, or supplied material.	lemen
a.	Requests for additional information will not render an application incomplete.	(
	If the Department decides that a site visit is necessary for any reason in connection we application, the Department shall notify the applicant and a date shall be scheduled. Fail al of a requested site visit are grounds for permit denial.	
c. in permit denial,	The applicant's failure or refusal to correct deficiencies, or supply requested information may and appropriate enforcement actions may be initiated, if warranted.	resul
06. complete if the l disapproved the	Incomplete Due to Waiver Denial . The Department will not consider a permit application Department waived application requirements under Subsection 105.11 or 105.17 and the Elwaiver.	n to be PA has
disapprove the v	Impact of Waiver Delay . If a person required to reapply for a permit submits a waiver request than two hundred ten (210) days before an existing permit expires, and the EPA do vaiver request one hundred eighty-one (181) days before the permit expires, the Department application to be complete without the information that is the subject of the waiver request	es no nt wil
08. Department notif	Application Completeness Date . The completeness date of an application is the date on whites the applicant that the application is complete.	ich the
After the Depart	ION PROCESS. ment has determined that a permit application is complete the Department will decide when the application, or prepare an IPDES draft permit.	ther to
01.	Application Denial. If the Department decides to tentatively deny the application:	(
available for pub	A notice of intent to deny the permit application shall be issued. A notice of intent to den is a type of draft permit which follows the same procedures as any draft permit and shall be lic comment, and the Department shall give notice of opportunity for a public meeting, as spoulic Notification and Comment);	e made
b.	The Department shall generate a response to public comment; and	(
c.	Issue a final decision. The final decision may:	(
i. and fact sheet as	Be to withdraw the notice of intent to deny the application, and proceed to prepare a draft defined in Section 108 (Draft Permit and Fact Sheet); or	permi (
ii.	Confirm the decision to deny the application.	()
d. of Section 204 (A	The applicant may appeal the final decision to deny the application by adhering to the require Appeals Process).	ements
02. with Section 108	Draft Permit . If the Department decides to generate a draft permit and fact sheet it will c (Draft Permit and Fact Sheet).	comply
a. as required in Su	Upon completion of the draft permit and fact sheet the Department shall issue a public notifies baction 109.01.	ication
b.	An opportunity for the public to comment and request a public meeting shall be provided.	(
c.	The Department shall generate a response to public comment as stipulated in Subsection 109	0.03

will ma	03. ke approp	Proposed Permit . After the close of the public comment period on a draft permit, the Departate changes in response to comments, and generate a proposed permit and fact sheet.	oartme (ent)
		Final Permit . After the close of the public comment period on a draft permit, and after reproposed permit, if any, from EPA, the Department shall issue a final permit decision and faccision means a final decision to issue, deny, modify, revoke and reissue, or terminate a perm	ct she	
			()
requeste	a. ed notice	The Department shall notify the applicant and each person who has submitted written commof the final permit decision.	ments (or)
the deci	b. ision unle	A final permit decision shall become effective twenty-eight (28) days after the service of ress:	notice (of)
	i.	A later effective date is specified in the decision; or	()
	ii.	A Petition for Review is filed with the Department as specified in Section 204 (Appeals Pro	ocess)	.)
108.	DRAFT	T PERMIT AND FACT SHEET.		
	01.	Draft Permit.	()
	a.	If the Department decides to prepare a draft permit, it shall contain the following informati	on: ()
	i.	All conditions established under Section 300 (Conditions Applicable to All Permits);	()
Categor	ii. ries) and 4	All conditions for specific categories established under Section 301 (Permit Conditions for 40 CFR 122.42(e).	Special	fic)
	iii.	All conditions established under Section 302 (Establishing Permit Provisions);	()
	iv.	All conditions established under Section 303 (Calculating Permit Provisions);	()
Require	v. ements);	All monitoring requirements established under Section 304 (Monitoring and R	eporti	ng)
	vi.	Schedules of compliance established under Section 305 (Compliance Schedules); and	()
	vii.	Any variances that are approved.	()
comme	b. nt as spec	General and individual proposed permits shall be available to the EPA Region 10 Administration in Subsections 107.03 (Proposed Permit) and 107.04 (Final Permit).	rator f	for)
	02.	Fact Sheets.	()
permit p	a. prepared t	A fact sheet containing the information required in Subsection 108.02.b. must accompany for:	the dra	aft)
	i.	A major IPDES facility or activity;	()
	ii.	A Class I sludge management facility;	()
	iii.	An IPDES general permit:	()

through	1V. 108.02.b	A permit that incorporates a variance or requires an explanation under Subsection 108.02.b. x.;	IX.
	v.	A permit that includes a sewage sludge land application plan under 40 CFR 501.15(a)(2)(ix); and (1)
issues.	vi.	A permit that the Department finds is the subject of wide-spread public interest or raises ma	or)
	b. ological, ng inform	A fact sheet must briefly set out the principal facts and the significant factual, leg and policy questions considered in preparing the draft permit and must include, if applicable, tation:	al, he)
	i.	A brief description of the type of facility or activity that is the subject of the draft permit; ()
stored, d	ii. lisposed o	The type and quantity of wastes, fluids, or pollutants that are proposed to be or are being treated, injected, emitted, or discharged;	ed,)
statutes	iii. or regula	A brief summary of the basis for the draft permit conditions, including references to applications and appropriate supporting references to the administrative record;	ole)
required	iv. I standard	Reasons for the Department's tentative decision on any requested variances or alternatives ls;	to)
	v.	A description of the procedures for reaching a final decision on the draft permit, including: ()
where co	(1) omments	The beginning and ending dates of the comment period under Subsection 109.02 and the addreshould be submitted; (ess)
	(2)	The procedure for requesting a public meeting and the nature of that meeting; and ()
	(3)	Any other procedures by which the public may participate in the final decision; ()
	vi.	The name and telephone number of a person to contact for additional information; ()
Individu	vii. ıal IPDES	The justification for waiver of any application requirements under Section 105 (Application for S Permit) for new and existing POTWs;	an)
by Sect	ion 302	Any calculations or other necessary explanation of the derivation of specific effluent limitation cluding a citation to the applicable effluent limitation guideline or performance standard as require (Establishing Permit Provisions), and reasons why the effluent limitations and conditions a explanation of how any alternate effluent limitation was developed;	ed
	ix.	If applicable, an explanation of why the draft permit contains the following conditions or waiver (s:)
	(1)	Limitations to control toxic pollutants under Subsection 302.07; ()
Require	(2) ments);	Limitations on internal waste streams under Section 304 (Monitoring and Reporti	ng)
	(3)	Limitations on indicator pollutants under 40 CFR 125.3(g); ()
the Clea	(4) an Water A	Limitations established on a case-by-case basis under 40 CFR 125.3 (c)(2) or (c)(3) or pursuant Act section 405(d)(4);	to)
	(5)	Limitations to meet the criteria for permit issuance under Subsection 103.07; or ()

	(6)	Waivers from monitoring requirements granted under Subsection 302.03;	()
explana	x. ation of th	For a draft permit for a treatment works owned by a person other than a state or municipal Department's decision on regulation of users under Subsection 302.15;	pality (, an
describ	xi. ed in the	If appropriate, a sketch or detailed description of the location of the discharge or regulated application; and	d acti	vity)
brief de	xii. escription	For permits that include a sewage sludge land application plan under 40 CFR 501.15(a) of how each of the required elements of the land application plan are addressed in the perm	(2)(ix it.	x), a
			()
109.	PUBLI	C NOTIFICATION AND COMMENT.		
	01.	Public Notification.	()
	a.	The Department will give notice to the public that:	()
	i.	A draft permit has been prepared under Subsection 108.01;	()
	ii.	The Department intends to deny a permit application under Subsection 107.01;	()
	iii.	A public meeting is scheduled; or	()
	iv.	An IPDES new source determination has been made.	()
	b.	A public notice may describe more than one (1) permit or permit action.	()
and wi may be	c. ll provide combine	The Department will allow at least thirty (30) days for public comment on the items in the at least thirty (30) days' notice before the public meeting. Notice of the draft permit and the d and given at the same time.	ne not mee	tice, ting
be give	d. on by the f	Public notice that a draft permit has been prepared, and any public meeting on the draft perfollowing methods:	mit n	nust)
notice	i. under this	By mailing a copy of the notice to the following persons, unless any person entitled to subsection waives that person's right to receive notice for any classes and categories of per	recemits:	eive)
	(1)	The applicant, unless there is no applicant for an IPDES general permit;	()
*	(2) ment know ograms:	Any other agency (including EPA when the draft permit is prepared by the state) ws has issued or is required to issue a permit for the same facility or activity under the follow	that ving l	the aws
Hazard	(a) lous Waste	Resource Conservation and Recovery Act, under IDAPA 58.01.05, "Rules and Stande";	lards (for
		Underground Injection Control (UIC) Program under Idaho Department of Water Resort Idaho Code Title 42 Chapter 39 and regulated under IDAPA 37.03.03, "Rules and Me Construction and Use of Injection Wells";	ource: Minim (s as num)
	(c)	Clean Air Act, under IDAPA 58.01.01, "Rules for the Control of Air Pollution in Idaho";	()
Regula	(d)	Idaho Pollution Discharge Elimination System Program, under IDAPA 58.01.25,	"R	ules

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	(e)	Sludge Management Program, under IDAPA 58.01.16.650, "Wastewater Rules"; and	()
	(f)	Dredge and Fill Permit Program (Clean Water Act section 404);	()
resource	(3) es, state h	Affected federal and state agencies with jurisdiction over fish, shellfish, wildlife, and other istoric preservation officers, and any affected Indian tribe;	natura (al)
		Any state agency responsible for plan development under the Clean Water Act sections 20 3(e), and the United States Army Corps of Engineers, the United States Fish and Wildlife S Marine Fisheries Service;		
	(5)	Any user identified in the permit application of a privately owned treatment works;	()
	(6)	Persons on a mailing list developed by:	()
	(a)	Recording those who request in writing to be on the list;	()
	(b)	Soliciting persons for area lists from participants in past permit proceedings in that area; and	d ()
state la requesti	w journa ng writte	Publishing notice of the opportunity to be on the mailing list on the Department's webs publication in the local press and in regional and state-funded newsletters, environmental be also or similar publications. The Department may update the mailing list from time to the indication of continued interest from those listed, and may delete from the list the name to respond to the Department's request;	ulletins time b	s, y
located;	(7) and	Any unit of local government having jurisdiction over the area where the facility is propose	ed to b	e)
of the fa	(8) acility;	Each state agency having any authority under state law with respect to the construction or op-	peratio (n)
applicat activity		For a major facility permit, a general permit, and a permit that includes sewage slud, by publishing a notice in a daily or weekly newspaper within the area affected by the fac		
particip daily or the Dep requirer duratior	ation. For weekly noartment's nents in Son of the po	By any other method reasonably calculated to give actual notice of the action in questionally affected by it, including press releases or use of any other forum or media to elicitar IPDES major permits and general permits, in lieu of the requirement for publication of a nonewspaper, the Department may publish all notices of activities described in Subsection 109.8 website. If the Department selects this option for a draft permit, in addition to meet Subsection 109.01.e., the Department will post the draft permit and fact sheet on the website ublic comment period. The Department will ensure the methods of public notice effectively muunities and allow access to the permitting process for those seeking to participate.	t publi tice in 01.a. t ting the for th	ic a to ie
	e.	A public notice issued under this subsection must contain at least the following information	,)
where c	i. comments	Name and address of the office processing the permit action for which notice is being given may be submitted;	ven an	d)
regulate	ii. ed by the p	Name and address of the permittee or permit applicant and, if different, of the facility or permit, except in the case of IPDES draft general permits;	activit (y)
applicat	iii. tion, or fo	A brief description of the business conducted at the facility or activity described in the or general permits when there is no application, in the draft permit;	perm:	it)

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iv. further informati	Name, address, and telephone number of a person from whom interested persons may on, including copies of the draft permit or draft general permit, fact sheet, and the application		in)
	A brief description of the comment and public meeting procedures required by this subsection ace of any meeting that will be held; if no meeting has already been scheduled, a statem quest a meeting and other procedures by which the public may participate in the final permit determined by this subsection.	nent o	of
vi. the receiving wa	A general description of the location of each existing or proposed discharge point and the nater;	ame (of)
vii. sites known at th	The sludge use and disposal practices and the location of each sludge TWTDS and use or due time of permit application;	ispos (al)
viii. Act section 316(A description of requirements applicable to cooling water intake structures under the Clean b), in accordance with 40 CFR 125.80 through 89, 125.90 through 99, and 125.130 through 13		
ix. permit, fact shee	Directions to the Department's website where interested parties can obtain copies of the t, and the permit application, if any; and	e dra (ıft)
f. for a discharge for	In addition to the information required by Subsection 109.01.e., the public notice for a draft or which a request has been filed under the Clean Water Act section 316(a) must include:	perm (nit)
	A statement that the thermal component of the discharge is subject to effluent limitations unt sections 301 or 306, and a brief description, including a quantitative statement, of the thins proposed under the Clean Water Act sections 301 or 306;		
	A statement that a request has been filed under the Clean Water Act section 316(a), that alterduent limitations may be imposed on the thermal component of the discharge under the Clean a), and a brief description, including a quantitative statement, of the alternative effluent limitate the request; and	Wate	er
iii. Clean Water Act	If the applicant has filed an early screening request under 40 CFR 125.72 for a variance unsection 316(a), a statement that the applicant has submitted that early screening request.	der tl (ne)
g. meeting under th	In addition to the general public notice described in Subsection 109.01.e., the public noticis section must contain the following information:	ce of	a)
i.	Reference to the date of previous public notices relating to the permit;	()
ii.	Date, time, and place of the meeting; and	()
iii. procedures.	A brief description of the nature and purpose of the meeting, including the applicable rul	les ar (nd)
h. all persons identi	The Department will mail a copy of the general public notice described in Subsection 109.0 ified in Subsections 109.01.d.i.(1), (2), (3), and (4).)1.e. 1 (to)
	The Department will hold a public meeting whenever the Department finds, on the britant degree of public interest in a draft permit. The Department may also hold a public meeticlarify one (1) or more issues involved in the permit decision or for other good reason scretion.	ing if	à
02.	Public Comment.	()

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a. During the public comment period, any interested person may submit written comments on the draft permit. Written comments must be submitted to the person identified in the notice and as specified in Subsection 109.01.e.
b. During the public comment period, any interested person may request a public meeting if no public meeting has been scheduled. The Department will schedule and hold a public meeting if the Department determines that significant public interest exists in the draft permit.
i. A request for a public meeting must be in writing and be submitted to the Department within fourteen (14) days after the date of the public notice required by Subsection 109.01.
ii. If a public meeting is held for the purpose of receiving comments, the Department will make an audio recording or hire a court reporter to record the meeting and will prepare a transcript of the meeting if an appeal is filed.
c. If, during the comment period for an IPDES draft permit, the district engineer of the United States Army Corps of Engineers advises the Department in writing that anchorage and navigation of any of the waters of the United States would be substantially impaired by the granting of a permit, the Department will deny the permit and notify the applicant of the denial. If the district engineer advises the Department that imposing specified conditions upon the permit is necessary to avoid any substantial impairment of anchorage or navigation, the Department will include the specified conditions in the permit. Review or appeal of denial of a permit or of conditions specified by the district engineer must be sought through the applicable procedures of the United States Army Corps of Engineers and not through the state procedures. If a court of competent jurisdiction stays the conditions or if applicable procedures of the United States Army Corps of Engineers result in a stay of the conditions, those conditions must be considered stayed in the IPDES permit for the duration of the stay.
d. If, during the comment period for an IPDES draft permit, the United States Fish and Wildlife Service, the National Marine Fisheries Service, or any other state or federal agency with jurisdiction over fish, wildlife, or public health advises the Department in writing that the imposition of specified conditions upon the permit is necessary to avoid substantial impairment of fish, shellfish, or wildlife resources, the Department may include the specified conditions in the permit to the extent the Department determines they are necessary to comply with the provisions of the Clean Water Act.
e. In some cases, the Department may confer with one (1) or more of the agencies referred to in Subsections 109.02.c. and 109.02.d. before issuing a draft permit and may set out an agency's view in the fact sheet or the draft permit.
f. The Department will consider all comments in making the final decision and will answer the comments as provided in this subsection.
g. Requests for extending a public comment period must be received in writing by the Department prior to the last day of the comment period.
h. After the close of the public comment period and prior to the issuance of the final permit decision, the Department will afford the permit applicant an opportunity to provide additional information to respond to public comments. In addition, in order to respond to comments, the Department may request the applicant provide additional information.
03. Response to Comments . When the Department issues a final permit, the Department will issue a response to comments that will be available to the public. The response must:
a. Specify which provisions, if any, of the draft permit have been changed in the final permit decision, and the reasons for the change; and
b. Briefly describe and respond to all significant comments on the draft permit raised during the public comment period, or during any meeting.

110. FEE SCHEDULE FOR IPDES PERMITTED FACILITIES.

effective		Effective Date . Annual fees must be paid for each fee year beginning one (1) year at the IPDES program for the affected category of discharger and continuing for each succeeding		
	02.	Fee Schedule.	()
(EDUs).	nent (Sub The fee	Publicly and privately owned treatment works, and any other discharger designated section 105.11.a.), must pay an annual fee based on the number of equivalent dwellin is \$1.74 per EDU. EDUs and the appropriate annual fee will be calculated according in Section 010 by the following:	gʻuni	its
	i.	The Department calculates facility EDUs; or	()
	ii.	Existing facilities may annually report to the Department the number of EDUs served; or	()
planning		New facilities may report to the Department the number of EDUs to be served, based on the s part of the IPDES permit application.	facili (ty)

b. All other permitted IPDES dischargers, excluding small scale suction dredges, must pay an annual fee, an application fee, or both according to the following schedule:

Permit Type	Application	Annual
Non-POTW Individual Permits		
Major	\$0	\$13,000
Minor	\$0	\$4,000
Storm Water General Permits		
Construction (CGP)		
1-10 acres ¹	\$200	\$0
>10-50 acres	\$400	\$75
>50-100 acres	\$750	\$100
>100-500 acres	\$1,000	\$400
>500 acres	\$1,250	\$400
Low Erosivity Waiver (CGP)	\$125	\$0
Industrial (MSGP) Permits	\$1,500	\$1,000
Cert. of No Exposure (MSGP)	\$250	\$100
Other General Permits	\$0	\$0

¹This includes NOIs for construction that will disturb one or more acres of land, or will disturb less than one acre of land but are part of a common plan of development or sale that will ultimately disturb one or more acres of land.

03. Fee Assessment. ()

a. An annual fee assessment will be generated for each IPDES-permitted facility for which an annual fee is required as set forth in Subsection 110.02. Annual fees will be determined based on the twelve (12) months between October 1 and September 30 of the following calendar year.

b.	Application Fees and Annual Fees.	()
i. coverage under a	Application fees, as identified in Subsection 110.02.b., are assessed at the time of application individual permit, or notice of intent for coverage under a general permit.	ion fo	or)
	Owners or operators of multi-year storm water facilities or construction projects are subjwill be assessed in the year (October through September) immediately following the receipt tice of intent for coverage.	ject to of the	:0 ie)
the permittee was	Assessment of annual fees will consider the number of months a permittee was covered r an individual permit in a given year (October through September of the following calendar yes covered for less than a full twelve (12) months, the assessed fee will be pro-rated to account for coverage under the permit.	ear).	Ιf
04. statement will be	Billing . For those permitted facilities subject to an annual fee, the annual fee will be assessed mailed by the Department on or before July 1 of each year.	d and (a)
05.	Payment.	()
a. which event the p	Payment of the annual fee is due on October 1, unless it is a Saturday, Sunday, or legal holicoayment is due on the successive business day.	day, i (n)
	If a POTW serves five hundred seventy-five (575) EDUs or more, the facility may request to ment into equal monthly or quarterly installments by submitting a request to the Department rm provided with the initial billing statement.		
i. monthly or quarte	The Department will notify an applicable POTW, in writing, of approval or denial of a requerly installment plan within ten (10) business days of the Department receiving such a request	ueste (d)
ii. day of each mont next business day	If a POTW has been approved to pay monthly installments then each installment is due by the th, unless it is a Saturday, a Sunday, or a legal holiday, in which event the installment is due to the inst		
iii. day of the month legal holiday, in v	If a POTW has been approved to pay quarterly installments then each installment is due by the of each quarter (October 1, January 1, April 1, and July 1), unless it is a Saturday, a Sunday which event the installment is due on the next business day.		
c. intent for coverage	Payment of the application fee is due with the application for an individual permit or not ge under a general permit.	tice (of)
November 1; or it	Delinquent Unpaid Fees . A permittee covered under either a general permit or an indicated lelinquent in payment if the annual fee assessed has not been received by the Department of having first opted to pay monthly or quarterly installments, its monthly or quarterly installment by the Department by the last day of the month in which the monthly or quarterly payment is	ent bent ha	y as
07. of fees assessed u	Suspension of Services and Disapproval Designation . For any permittee delinquent in parameter Subsections 110.02 and 110.06:	iymei (nt)
	In excess of ninety (90) days, the Department will suspend all technical services it provide beive a warning letter that identifies administrative enforcement actions the Department may pose not comply with the terms of the permit.		

b. In excess of one hundred and eighty (180) days, the Department will consider the permittee in noncompliance with permit conditions and these rules, and subject to provisions described in Section 500 (Enforcement)

of these	rules.		()
determi	nation of	Reinstatement of Suspended Services and Approval Status. For any permittee for see payment pursuant to Subsection 110.07 has resulted in the suspension of technical s non-compliance of permit condition, or both, the continuation of technical services, determined on payment of fee, or both will occur upon payment of delinquent annual fee assessment	ervice ninatio	es,
waives penaltie	09. the Depa	Enforcement Action . Nothing in Section 110 (Fee Schedule for IPDES Permitted Fartment's right to undertake a non-fee related enforcement action at any time, including rided in Sections 39-108, 39-109, and 39-117, Idaho Code.		
comply	10. with all a	Responsibility to Comply . Subsection 110.07 does not relieve any permittee from its oblig applicable state and federal statutes, rules, regulations, permits, or orders.	ation (to)
111 1	19.	(RESERVED)		
120.	NEW S	OURCES AND NEW DISCHARGES.		
source p	01. performan	Criteria for New Source Determination. Except as otherwise provided in an applicable standard, a source is a new source if it meets the definition in Section 010 (Definitions), and the standard is a source of the source of the standard in the source of the source of the standard in the source of the source of the standard in the source of the source of the standard in the source of the source of the standard in the source of the source of the standard in the standard in the source of the standard in the s		w)
	a.	Is constructed at a site at which no other source is located; or	()
existing	b. source; o	Totally replaces the process or production equipment that causes the discharge of pollutanor	ts at a	ın)
whether	c. these pro	Its processes are substantially independent of an existing source at the same site. In determined the same substantially independent, the Department shall consider such factors as:	rminir (ıg)
	i.	The extent to which the new facility is integrated with the existing plant; and	()
source.	ii.	The extent to which the new facility is engaged in the same general type of activity as the	existir (ıg)
		New Source vs. New Discharger. A source meeting the requirements of Subsection 120 r if a new source performance standard is independently applicable to it. If there is r plicable standard, the source is a new discharger, as defined in Section 010 (Definitions).	.01 is no suo (a ch
construc	ction does	Modification vs. New Source/Discharger . Construction on a site at which an existing so a modification subject to Subsection 201.02, rather than a new source (or a new discharge s not create a new building, structure, facility, or installation meeting the criteria of Subwise alters, replaces, or adds to existing process or production equipment.	r) if tl	he
has:	04.	New Source Construction. Construction of a new source has commenced if the owner or o	perat	or)
	a.	Begun, or caused to begin as part of a continuous on-site construction program:	()
	i.	Any placement, assembly, or installation of facilities or equipment; or	()
structure		Significant site preparation work including clearing, excavation or removal of existing builties which is necessary for the placement, assembly, or installation of new source facilities which is necessary for the placement, assembly, or installation of new source facilities.		

b. Entered into a binding contractual obligation for the purchase of facilities or equipment which are intended to be used in its operation within a reasonable time. Items which do not constitute contractual obligations

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under ti	nis sectioi	n include:	()
	i.	Options to purchase or contracts which can be terminated or modified without substantial lo	oss; ()
	ii.	Contracts for feasibility engineering; and	()
	iii.	Design studies.	()
121	129.	(RESERVED)		
130.	GENEI	RAL PERMITS.		
	01.	Coverage . The Department may issue a general permit in accordance with the following:	()
130.01.	b.ii., exce	Within a geographic area, the general permit will be written to cover one (1) or more categ discharges or sludge use or disposal practices or facilities described in the permit under Subject those covered by individual permits within a geographic area. The area should corresplate or political boundaries such as:	osectio	on
	i.	Designated planning areas under the Clean Water Act sections 208 and 303;	()
	ii.	Sewer districts or sewer authorities;	()
	iii.	City, county, or state political boundaries;	()
	iv.	State highway systems;	()
	v.	Standard metropolitan statistical areas as defined by state or federal agencies;	()
	vi.	Urbanized areas as designated by the U.S. Census Bureau; or	()
	vii.	Any other appropriate division or combination of boundaries.	()
discharge the sour	b. ges or slu rces withi	The general permit may be written to regulate one (1) or more categories or subcategoridge use or disposal practices or facilities, within the area described in Subsection 130.01.a. n a covered subcategory of discharges are either:		
	i.	Storm water point sources; or	()
or TW7	ii. ΓDS, if th	One (1) or more categories or subcategories of point sources other than storm water point e point sources or TWTDS within each category or subcategory all:	source (es)
	(1)	Involve the same or substantially similar types of operations;	()
	(2)	Discharge the same types of wastes or engage in the same types of sludge use or disposal pr	actice	s;)
disposa	(3) al;	Require the same effluent limitations, operating conditions, or standards for sewage sludge	e use (or)
	(4)	Require the same or similar monitoring; and	()
under ii	(5) ndividual	In the opinion of the Department, are more appropriately controlled under a general permeter.	nit tha	ın)
	c.	Where sources within a specific category or subcategory of dischargers are subject to water	quality	y-

	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- 5
	osed pursuant to Section 302 (Establishing Permit Provisions), the sources in that specific cre subject to the same water quality-based effluent limitations.	ategory
d.	Other requirements:	(
i. of dischargers or	The general permit must clearly identify the applicable conditions for each category or subc TWTDS covered by the permit; and	ategory
ii.	The general permit may exclude specified sources or areas from coverage.	(
permitting appro-	For general permits issued under Subsection 130.01.b. for small MS4s, the Department and conditions necessary to meet the requirements of 40 CFR 122.34 using one (1) of the aches described in Subsections 130.01.d.iii(1) and (2). The Department must indicate in the chapproach is being used.	two (2)
in the general per	Comprehensive general permit. The Department includes all required permit terms and commit; or	nditions (
establishes additi	Two-step general permit. The Department includes required permit terms and conditions oplicable to all eligible small MS4s and, during the process of authorizing small MS4s to distonal terms and conditions not included in the general permit to satisfy one (1) or more of the 40 CFR 122.34 for individual small MS4 operators.	charge
Subsection 130.0 conditions that sa	The general permit must require that any small MS4 operator seeking authorization to dial permit submit a Notice of Intent (NOI) consisting of the minimum required information., and any other information the Director identifies as necessary to establish additional tentifies the permit requirements of 40 CFR 122.34, such as the information required under Subneral permit will explain any other steps necessary to obtain permit authorization.	ation ir ms and
requirements of information. If the general perm meeting on its puthese additional and the meeting set forth in Section	The Department must review the NOI submitted by the small MS4 operator to determine with the NOI is complete and to establish the additional terms and conditions necessary to me 40 CFR 122.34. The Department may require the small MS4 operator to submit additional terms and precipitation of the Department must give the public notice of and opportunity to comment and request a reposed authorization and the NOI, the proposed additional terms and conditions, and the brequirements. The public notice, the process for submitting public comments and meeting reprocess if a request for a meeting is granted, must follow the procedures applicable to draft ons 108 and 109 except Subsection 109.01.d. The Department must respond to significant conhecomment period as provided in Subsection 109.03.	neet the ditional e under public asis for equests permits
inform the publi	Upon authorization for the MS4 to discharge under the general permit, the final additional applicable to the MS4 operator become effective. The Department must notify the permit it of the decision to authorize the MS4 to discharge under the general permit and of the and conditions specific to the MS4.	tee and
	Electronic Submittals . As of December 21, 2020, all notices of intent submitted in commust be submitted electronically by the discharger (or treatment works treating domestic sew inless waived pursuant to 40 CFR 127.15.	
03. notice of intent a notice of intent is	Information Retention Schedule . An applicant must keep records of all data used to connut any supplemental information submitted for a period of at least three (3) years from the as signed.	
04.	Notice of Intent.	(
a. Department for c	Any person required under Subsections 102.01 through 102.03 must submit a notice of intercoverage under an IPDES general permit as set out in Subsection 130.05.	nt to the

Require	b. ments).	A notice of intent must be signed and certified as required by Section 090 (Signature) (ure)
	05.	Administration. ()
Sections Permits)		General permits may be issued, modified, revoked and reissued, or terminated in accordance we diffication, or Revocation and Reissuance of IPDES Permits) and 203 (Termination of IPD (
follow t	b. hese proc	Authorization to discharge, or authorization to engage in sludge use and disposal practices we dures:	vill)
		Except as provided in Subsections 130.05.b.xi. and 130.05.b.xii., a discharger must submit, general permit requirements, a complete and timely notice of intent which will fulfill permit applications;	
permit i practice	ii. s not auth) under th	A discharger (or TWTDS) who fails to submit a notice of intent in accordance with the terms of norized to discharge (or in the case of sludge disposal permit, to engage in a sludge use or dispose terms of the general permit unless:	
of inten	(1) t is not re	The general permit, in accordance with Subsections 130.05.b.xi., contains a provision that a not quired; or	ice)
accorda	(2) nce with	The Department notifies a discharger (or TWTDS) that it is covered by a general permit Subsection 130.05.b.xii.;	in)
	iii.	All notices of intent must be signed as required in Section 090 (Signature Requirements); ()
informa	iv. tion neces	The general permit will specify the contents of the notice of intent and require the submission ssary for adequate program implementation, including at a minimum:	of)
	(1)	The legal name, address, and EIN or Department equivalent of the owner or operator; ()
	(2)	The facility name and address; ()
	(3)	Type of facility or discharges; and ()
	(4)	The receiving stream(s); ()
130.05.0	v. c. through	Coverage under a general permit may be terminated or revoked in accordance with Subsective;	ion)
specifie	vi. d in Subs	Notices of intent for coverage under a general permit for CAFOs must include the informatiection 105.09 and 40 CFR 122.21(i)(1), including a topographic map; (on)
accorda	vii. nce with	A CAFO owner or operator may be authorized to discharge under a general permit only the process described in 40 CFR 122.23(h);	in)
		General permits for storm water discharges associated with industrial activity from inactive minimas operations, or inactive landfills occurring on federal lands where an operator cannot be identificantive notice of intent requirements;	
date(s) v	ix. when a di	General permits shall specify the deadlines for submitting notices of intent to be covered and scharger is authorized to discharge under the permit;	the)
	х.	General permits shall specify whether a discharger (or TWTDS), who has submitted a compl	ete

permit, is author	ce of intent to be covered in accordance with the general permit and is eligible for coverage prized to discharge (or in the case of a sludge disposal permit, to engage in a sludge use or ordance with the permit either:	under dispo (the sal
(1)	Upon receipt of the notice of intent by the Department;	()
(2)	After a waiting period specified in the general permit;	()
(3)	On a date specified in the general permit; or	()
(4)	Upon receipt of notification of inclusion by the Department;	()
at the discretion intent where the provide in the p	Discharges other than discharges from POTWs, combined sewer overflows, municipal stems, primary industrial facilities, and storm water discharges associated with industrial active of the Department, be authorized to discharge under a general permit without submitting a Department finds that a notice of intent requirement would be inappropriate. The Department of the general permit the reasons for not requiring a notice of intent. In making partment shall consider:	vity, m notice nent sh	ay. e of nall
(1)	The type of discharge;	()
(2)	The expected nature of the discharge;	()
(3)	The potential for toxic and conventional pollutants in the discharges;	()
(4)	The expected volume of the discharges;	()
(5)	Other means of identifying discharges covered by the permit; and	()
(6)	The estimated number of discharges to be covered by the permit; and	()
	The Department may notify a discharger (or TWTDS) that it is covered by a general permit or TWTDS) has not submitted a notice of intent to be covered. A discharger (or TWTDS) so individual permit as specified in Subsection 130.05.d.	it, even notif	n if ied
c. discharger or a Department to the following:	The Department may terminate, revoke, or deny coverage under a general permit, and repplicant to apply for and obtain an individual IPDES permit. Any interested person may petake action under this subsection. Cases where an individual IPDES permit may be required	tition	the
i.	The discharger or TWTDS is not in compliance with the conditions of the general permit;	()
ii. abatement of po	A change has occurred in the availability of demonstrated technology or practices for the collutants applicable to the point source or TWTDS;	ontrol	l or
iii.	Effluent limitation guidelines are promulgated for point sources covered by the general pe	rmit;)
iv. approved;	A Water Quality Management plan containing requirements applicable to such point s	ources (; is
	Circumstances have changed since the time of the request to be covered so that the discharately controlled under the general permit, or either a temporary or permanent reduction or elid discharge is necessary;		
vi. practice covered	Standards for sewage sludge use or disposal have been promulgated for the sludge use and d by the general IPDES permit; or	l dispo	sal

vii. Department may	The discharge(s) is a significant contributor of pollutants. In making this determination, consider the following factors:	the)
(1)	The location of the discharge with respect to waters of the United States; ()
(2)	The size of the discharge; ()
(3)	The quantity and nature of the pollutants discharged to waters of the United States; and ()
(4)	Other relevant factors. ()
d. coverage of the g	Any owner or operator authorized by a general permit may request to be excluded from general permit by applying for an individual permit.	the
	The owner or operator shall submit an application under Section 105 (Application for an Individual with reasons supporting the request, to the Department no later than ninety (90) days after e general permit.	
ii. Review), 107 (D	The Department shall process the request under Sections 106 (Individual Permit Applica recision Process), 108 (Draft Permit and Fact Sheet) and 109 (Public Notification and Comment)	
iii. owner or operato	The Department shall grant a request by issuing an individual permit if the reasons cited by a rare adequate to support the request.	the)
	When an individual IPDES permit is issued to an owner or operator otherwise subject to a genthe applicability of the general permit to the individual IPDES permittee is automatically termin date of the individual permit.	
	A source excluded from a general permit, solely because it already has an individual permit, individual permit be revoked, and that it be covered by the general permit. Upon revocation of t, the general permit shall apply to the source.	
06.	Case-by-Case Requirements for Individual Permits.)
writing that a p decision, an appl that on the effect shall automatica	The Department may require any owner or operator authorized by a general permit to apply for S permit as provided in Subsection 130.05.c., only if the owner or operator has been notified the ermit application is required. This notice shall include a brief statement of the reasons for lication form, a statement setting a time for the owner or operator to file the application, a statement date of the individual IPDES permit, the general permit as it applies to the individual permit ly terminate, and a statement that the owner or operator may appeal the Department's decision ion 204 (Appeals Process). The Department may grant additional time upon request of the application (this ment ittee on as
	Prior to a case-by-case determination that an individual permit is required for a storm we this section (see 40 CFR 122.26(a)(1)(v), (a)(9)(iii), and Subsection 105.19), the Department energer to submit a permit application or other information regarding the discharge described in section 308.	may
i. an application fo	In requiring such information, the Department shall notify the discharger in writing and shall some with the notice.	send)
ii. permission for a	The discharger must apply for a permit within one hundred eighty (180) days of notice, un	nless
r	later date is granted by the Department. (,

200. RENEWAL OF IPDES PERMITS.

	Interim Effluent Limits . Except as provided in Subsection 200.02, when a permit is renewed effluent limitations, standards or conditions must be at least as stringent as the final effluence of conditions in the previous permit unless the circumstances on which the previous permit unless the circumstances on the circumstances of the circumstances on the circumstances on the circumstances of the circumstances on the circumstances of the circumstance	uent
a.	Have materially and substantially changed since the time the permit was issued; and ()
b. 201.02.	Would constitute cause for permit modification or revocation and reissuance under Subsec	tion)
renewed, reissue after the original effluent limitation	Final Clean Water Act Section 402(a)(1)(B) Effluent Limits. In the case of effluent limitation the Department on the basis of the Clean Water Act section 402(a)(1)(B), a permit may not donot donot be basis of effluent guidelines promulgated under Clean Water Act section 30-limits in the previous permit, to contain effluent limitations which are less stringent than the comparations in the previous permit, except a permit may be renewed, reissued, or modified to contain a trimitation applicable to a pollutant, if:	t be 4(b) able
a. issuance, which	Material and substantial alterations or additions to the permitted facility occurred after perjustify the application of a less stringent effluent limitation;	rmit)
b.	Information is available: ()
i. test methods) an permit issuance;	Which was not available at the time of permit issuance (other than revised regulations, guidance d which would have justified the application of a less stringent effluent limitation at the time or	
ii. law were made i	Which the Department determines indicates that technical mistakes or mistaken interpretation issuing the permit under the Clean Water Act section 402(a)(1)(b);	s of)
c. control and for w	A less stringent effluent limitation is necessary because of events over which the permittee has which there is no reasonably available remedy; (s no)
d. 301(i), 301(k), 30	The permittee has received a permit modification under the Clean Water Act section 301(c), 301 (01(n), or 316(a); or	(g),)
the previous effluthe level of pollu	The permittee has installed the treatment facilities required to meet the effluent limitations in and has properly operated and maintained the facilities but has nevertheless been unable to achieve the limitations. In this case the limitations in the reviewed, reissued, or modified permit may refutant control actually achieved (but shall not be less stringent than required by effluent guidelines of permit renewal, reissuance, or modification).	ieve lect
be renewed, reiss	Final Clean Water Act Section 301(b)(1)(C) or 303 Effluent Limits. In the case of effluent dished on the basis of Clean Water Act section 301(b)(1)(C) or section 303(d) or (e), a permit may sued, or modified to contain effluent limitations which are less stringent than the comparable effluent previous permit except when:	not
a.	One of the exceptions in Subsection 200.02 apply; or ()
Water Act section	The water to which the discharge occurs is identified as impaired on Idaho's Integrated Report ation is based on a total maximum daily load or other waste load allocation established under Clan 303, if the cumulative effect of all revised effluent limitations based on such total maximum dad allocation will assure the attainment of applicable water quality standards; or	lean
c. applicable water	The water quality in the water to which the discharge occurs meets or exceeds levels required quality standards and the effluent limitation is based on a total maximum daily load or other w	

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load allocation established under Clean Water Act section 303, any water quality standard, or any permitting standard, if such revision is subject to and consistent with the antidegradation policy and implementation procedures in the water quality standards.

O4. Effluent Limits and Water Quality Standards. In no event may a permit with respect to which Subsection 200.02 or 200.03 applies be renewed, reissued, or modified to contain an effluent limitation which is less stringent than required by effluent guidelines in effect at the time the permit is renewed, reissued, or modified. In no event may such a permit to discharge into waters of the United States be renewed, issued, or modified to contain a less stringent effluent limitation if the implementation of such limitation would result in a violation of a water quality standard under IDAPA 58.01.02, "Water Quality Standards."

201. MODIFICATION, OR REVOCATION AND REISSUANCE OF IPDES PERMITS.

01.	Procedures to Modify, or Revoke and Reissue Permits.	(

- a. Permits may be modified, or revoked and reissued either at the request of any interested person (including the permittee) or upon the Department's initiative. However, permits may only be modified or revoked and reissued for the reasons specified in Subsection 201.02. All requests shall be in writing and shall contain facts or reasons supporting the request.
- **b.** If the Department tentatively decides to modify or revoke and reissue a permit, the Department shall prepare a draft permit under Section 108 (Draft Permit and Fact Sheet), incorporating the proposed changes.
- i. The Department may request additional information and, in the case of a modified permit, may require the submission of an updated application. If the tentative decision is to revoke and reissue a permit, the Department shall require the submission of a new application.
- ii. In a permit modification under this section, only those conditions to be modified shall be reopened when a new draft permit is prepared. All other aspects of the existing permit shall remain in effect for the duration of the unmodified permit.
- iii. When a permit is revoked and reissued under this section, the entire permit is reopened just as if the permit had expired and was being reissued. During any revocation and reissuance proceeding, the permittee shall comply with all conditions of the existing permit until a new final permit is reissued.
- iv. Minor modifications, as defined in Subsection 201.03, do not require the development of a draft permit, fact sheet, nor must minor modifications be subjected to public notification and comment.
- **O2.** Causes to Modify, or Revoke and Reissue Permits. When the Department receives any pertinent information (for example, inspects the facility, receives information submitted by the permittee as required in the permit, receives a request for modification or revocation and reissuance under Subsection 201.01, or conducts a review of the permit file), the Department may determine whether or not one (1) or more of the causes listed in Subsections 201.02.c. and 201.02.d. for modification or revocation and reissuance or both exist.
- **a.** If cause exists, the Department may modify or revoke and reissue the permit accordingly, subject to the limitations of Subsection 201.01.b., and may request a new or updated application, if necessary. ()
- **b.** If cause does not exist under this section, the Department shall not modify or revoke and reissue the permit.
- ${f c.}$ The following are causes for modification but not revocation and reissuance of permits except when the permittee requests or agrees:
- i. There are material and substantial alterations or additions to the permitted facility or activity (including a change or changes in the permittee's sludge use or disposal practice), which occurred after permit issuance, and which justify the application of permit conditions that are different or absent in the existing permit.

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(
ii. The Department has received new information. Permits may be modified during their terms for this cause only if the information was not available at the time of permit issuance (other than revised regulations, guidance, or test methods) and would have justified the application of different permit conditions at the time of issuance:
(1) For IPDES general permits (Section 130) this cause includes any information indicating that cumulative effects on the environment are unacceptable; and
(2) For new source or new discharger IPDES permits (Section 120), this cause shall include any significant information derived from effluent testing required under Subsection 105.08 or 105.16 after issuance of the permit.
iii. The standards or regulations on which the permit was based have been changed by promulgation of amended standards or regulations or by judicial decision after the permit was issued. Permits may be modified during their terms for this cause only as follows:
(1) For promulgation of amended standards or regulations, when:
(a) The permit condition requested to be modified was based on a promulgated effluent limitation guideline, EPA approved or promulgated water quality standards, or the Secondary Treatment Regulations under 40 CFR Part 133;
(b) EPA has revised, withdrawn, or modified that portion of the regulation or effluent limitation guideline on which the permit condition was based, or has approved a state action with regard to a water quality standard on which the permit condition was based; and
(c) A permittee requests modification in accordance with Subsection 201.01 or 203.01 within ninety (90) days after notice of the action on which the request is based; and
(2) For judicial decisions, a court of competent jurisdiction has remanded and stayed EPA or Idaho promulgated regulations or effluent limitation guidelines, if the remand and stay concerns that portion of the regulations or guidelines on which the permit condition was based and a request is filed by the permittee in accordance with Subsection 201.01 or 203.01 within ninety (90) days of judicial remand.
iv. The Department determines good cause exists for modification of a compliance schedule, such as an act of God, strike, flood, or materials shortage or other events over which the permittee has little or no control and for which there is no reasonably available remedy. However, in no case may an IPDES compliance schedule be modified to extend beyond an applicable Clean Water Act statutory deadline.
v. When the permittee has filed a request for a variance under Clean Water Act section 301(c), 301(g), 301(i), 301(k), or 316(a) or for fundamentally different factors within the time specified in Section 310 (Variances).
vi. When required to incorporate an applicable Clean Water Act 307(a) toxic effluent standard or prohibition, under Subsection 302.04.
vii. When required by the reopener conditions in a permit, which are established in the permit under Subsection 302.05 or 40 CFR 403.18(e) (Pretreatment Standards).
viii. Upon request of a permittee who qualifies for effluent limitations on a net basis, or when a discharger is no longer eligible for net limitations, as provided in Subsection 303.07.
ix. As necessary under 40 CFR 403.8(e) (Pretreatment Program Requirements: Development and Implementation by POTW).

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x. Upon failure of an approved state to notify, as required by the Clean water Act section $402(6)(3)$, another state whose waters may be affected by a discharge from the approved state.
xi. When the level of discharge of any pollutant which is not limited in the permit exceeds the level which can be achieved by the technology-based treatment requirements appropriate to the permittee under 40 CFR 125.3(c).
xii. To establish a notification level as provided in Subsection 302.08.
xiii. To modify a schedule of compliance to reflect the time lost during construction of an innovative or alternative facility, in the case of a POTW which has received a loan under IDAPA 58.01.12, "Rules for Administration of Water Pollution Control Loans." In no case shall the compliance schedule be modified to extend beyond an applicable Clean Water Act statutory deadline.
xiv. For a small MS4, to include an effluent limitation requiring implementation of a minimum control measure or measures as specified in 40 CFR 122.34(b) when:
(1) The permit does not include such measure(s) based upon the determination that another entity was responsible for implementation of the requirement(s), and $ \hspace{1cm} (\hspace{1cm})$
(2) The other entity fails to implement measure(s) that satisfy the requirement(s).
xv. To correct technical mistakes, such as errors in calculation, or mistaken interpretations of law made in determining permit conditions.
xvi. When the discharger has installed the treatment technology considered by the permit writer in setting effluent limitations imposed under the Clean Water Act section 402(a)(1) and has properly operated and maintained the facilities but nevertheless has been unable to achieve those effluent limitations. In this case, the limitations in the modified permit may reflect the level of pollutant control actually achieved (but shall not be less stringent than required by a subsequently promulgated effluent limitations guideline).
xvii. The incorporation of the terms of a CAFO's nutrient management plan into the terms and conditions of a general permit when a CAFO obtains coverage under a general permit in accordance with 40 CFR 122.23(h) and Section 130 (General Permits) is not a cause for modification pursuant to the requirements of this section.
xviii. When required by a permit condition to incorporate a land application or sludge disposal plan for beneficial reuse of sewage sludge, to revise an existing land application or sludge disposal plan, or to add a land application or sludge disposal plan as required by IDAPA 58.01.16.650, "Wastewater Rules," and Section 380 (Sewage Sludge) of these rules.
d. The following are causes to modify or, alternatively, revoke and reissue a permit: ()
i. Cause exists for termination under Subsection 203.03, and the Department determines that modification or revocation and reissuance is appropriate;
ii. The Department has received notification, as required in the permit, of a proposed transfer of the permit; or
iii. A permit also may be modified to reflect a transfer after the effective date of an automatic transfer (Subsection 202.02) but will not be revoked and reissued after the effective date of the transfer except upon the request of the new permittee.
03. Minor Modifications of Permits . Upon the consent of the permittee, the Department may modify a permit to make the corrections or allowances for changes in the permitted activity listed in this subsection without following the procedures of Sections 108 (Draft Permit and Fact Sheet), 109 (Public Notification and Comment), and Subsection 201.01. Any permit modification not processed as a minor modification under this subsection must be

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made for cause an Notification and C	ad must meet the requirements of Section 108 (Draft Permit and Fact Sheet) and Section 109 Comment). Minor modifications may:	(Publi	ic)
a.	Correct typographical errors;	()
b.	Require more frequent monitoring or reporting by the permittee;	()
than one hundred	Change an interim compliance date in a schedule of compliance, provided the new date is not twenty (120) days after the date specified in the existing permit and does not interfer final compliance date requirement;		
determines that no	Allow for a change in ownership or operational control of a facility where the Depo other change in the permit is necessary, provided that a written agreement containing a of permit responsibility, coverage, and liability between the current and new permittee heppartment;	specifi	ic
affect a discharge	Change the construction schedule for a discharger which is a new source. No such changer's obligation to have all pollution control equipment installed and in operation prior to do (New Sources and New Discharges), and 40 CFR 122.29(d);		
	Delete a point source outfall when the discharge from that outfall is terminated and does n llutants from other outfalls except in accordance with permit limits;	ot resu (lt)
with the procedure	Incorporate conditions of a POTW pretreatment program that has been approved in access in 40 CFR 403.11 or a modification that has been approved in accordance with the process enforceable conditions of the POTW's permits;		
	Incorporate changes to the terms of a CAFO's nutrient management plan that have been rehe requirements of 40 CFR 122.42(e)(6); or	vised i	n)
i. specified in 40 CF	Require electronic reporting requirements (to replace paper reporting requirements) including FR Part 127 (NPDES Electronic Reporting).	ng thos (se)
202. TRANSI	FER OF IPDES PERMITS.		
by the permittee subsection 201.02	Transfers by Modification . Except as provided in Subsection 202.02, a permit may be trated a new owner or operator only if the permit has been modified or revoked and reissue 2.d., or a minor modification made under Subsection 201.03, to identify the new permit other requirements as may be necessary under the Clean Water Act.	ed unde	er
	Automatic Transfers . As an alternative to transfers by modification, any IPDES permit asferred to a new permittee if:	may b))
a. transfer date;	The current permittee notifies the Department at least thirty (30) days in advance of the p	,*	ed)
b. specific date for tr	The notice includes a written agreement between the existing and new permittees contaransfer of permit responsibility, coverage, and liability between the current and new permitten and the current and the permitten and the current and the permitten are the permitten are the current and the permitten are the current are the permitten are the current and the permitten are the	aining ee; and	a 1)
to modify or revo	The Department does not notify the existing permittee and the proposed new permittee of in the and reissue the permit. A modification under this subsection may also be a minor mode 201.03. If this notice is not received, the transfer is effective on the date specified in the agriculture.	ificatio	n
203. TERMI	NATION OF IPDES PERMITS.		

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	Request to Terminate or Termination Initiated by the Department. Permits may be terminated of any interested person (including the permittee) or upon the Department's own in as may only be terminated for the reasons specified in Subsection 203.03 or 203.04.	
a. Department.	Request for termination by persons other than the permittee must be submitted in writing	g to the
pursuant to 40 C	As of December 21, 2020, all NOTs submitted in compliance with this section must be surthe permittee to the Department in compliance with this section and 40 CFR Part 127 unless FR 127.15. 40 CFR Part 127 is not intended to undo existing requirements for electronic ree, and independent of 40 CFR Part 127, the permittee may be required to report electron articular permit.	waived porting.
terminate. A noti	Tentative Permit Termination . Except as provided in Subsection 203.04, if the Deples to terminate a permit under Subsection 203.03, the Department will issue a notice of ice of intent to terminate will be available for public comment, and the Department will give not public meetings, as specified in Section 109 (Public Notification and Comment).	ntent to
03. for denying a per	Cause to Terminate Permits . The following are causes for terminating a permit during its rmit renewal application:	term, or
a.	Noncompliance by the permittee with any condition of the permit;	()
b. relevant facts, or	The permittee's failure in the application or during the permit issuance process to disclose the permittee's misrepresentation of any relevant facts at any time;	fully all
c. only be regulated	A determination that the permitted activity endangers human health or the environment of to acceptable levels by permit modification or termination; or	and can
d. any discharge or discharge by con determining disc	A change in any condition that requires either a temporary or permanent reduction or elimin sludge use or disposal practice controlled by the permit (for example, plant closure or termin nection to a POTW), or other situations where the Department has sufficiently reliable bharge will cease.	ation of
04. discharge is per application or dis	Expedited Termination Process for Terminated or Eliminated Discharge . If the manently terminated by elimination of the flow or by connection to a POTW (but not sposal into a well), the Department may terminate the permit by notice to the permittee.	
a. termination), unl	Termination by notice becomes effective thirty (30) days after notice is sent (expedited ess the permittee objects within that time.	l permit
b. Subsection 203.0	If the permittee objects during that period, the Department will follow procedures for termin 12.	nation in
permit terminati	Expedited permit termination procedures are not available to permittees that are subject to gral enforcement actions including citizen suits brought under federal law. If requesting expension procedures, a permittee must certify that it is not subject to any pending state or ons including citizen suits brought under federal law.	pedited

204. APPEALS PROCESS.

- **O1. Petition for Review of a Permit Decision**. Appeal of a final IPDES permit decision, issued under Section 107 (Decision Process), to the Hearing Authority is commenced by filing a Petition for Review with the Department's Hearing Coordinator within the time prescribed in Subsection 204.01.b. The "Hearing Authority" shall be a Hearing Officer appointed by the Director from a pool of Hearing Officers approved by the Board. ()
 - a. Any person who is aggrieved by the final permit decision may file a Petition for Review as

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provided in this section. A person aggrieved is limited to the permit holder or applicant, and any person or entity who filed comments or who participated in the public meeting on the draft permit.

filed comments o	r who participated in the public meeting on the draft permit.	()
	A Petition for Review must be filed with the Department's Hearing Coordinator within the the Department serves notice of the final permit decision under Section 107 (Decision Provides when it is received by the Department's Hearing Coordinator at the address specified in Subsection 107 (Decision Provides and Provides Address) and Provides Address Specified in Subsection 107 (Decision Provides Address) and Provides Address Specified in Subsection 107 (Decision Provides Address) and Provides Address Specified in Subsection 107 (Decision Provides Address) and Provides Address Specified in Subsection 107 (Decision Provides Address) and Provides Address Specified in Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address) and Provides Address Specified In Subsection 107 (Decision Provides Address Specified In Subsection 107 (Decisio	rocess).
с.	In addition to meeting the requirements in Subsection 204.06, a Petition for Review must:	()
i. permit by the Dep	Be confined to the issues raised during the public comment process or to changes made partment after the close of the public comment period;	e to th	e)
ii. challenged;	Identify the permit condition or other specific aspect of the permit decision that is	s bein	g)
iii.	Set forth the legal and factual basis for the petitioner's contentions;	()
iv.	Set forth the relief sought; and	()
v.	Set forth the basis for asserting that the petitioner is an aggrieved person.	()
02. Review has been	Public Notice of the Petition for Review . Within fourteen (14) days of the date a Petit filed, the Hearing Authority must give reasonable notice to the public of the petition.	tion fo	or)
	Administrative Record Filed By the Department. The Department shall file a certified of record, as identified in Section 600 (Administrative Records and Data Management), with a ght (28) days of the date the Petition for Review was filed.		
04. who did not file a twenty-eight (28)	Participation by the Permit Applicant or Permit Holder. A permit applicant or permit a petition but who wishes to participate in the appeal process must file a notice of appearance days of the date the Petition for Review was filed.		
05. Petition for Revie	Petition to Intervene . Any person who has a direct and substantial interest in the outcomes may file a Petition to Intervene.	e of th	e)
a. not unduly broad	The Petition to Intervene must set forth the interest of the intervener, and why intervention en the issues and cause delay or prejudice to the parties.	woul (d)
b. for Review.	Petitions to Intervene must be filed within fourteen (14) days of the notice of filing of the l	Petitio (n)
c. of the Petition to intervene.	Any party opposing a Petition to Intervene must file objections within seven (7) days after Intervene and serve the objection upon all parties of record and upon the person petition	servic ning t (e 0)
d. Review, does no Authority shall gr	If a Petition to Intervene shows direct and substantial interest in the outcome of the Petit t unduly broaden the issues, and will not cause delay or prejudice to the parties, the Frant intervention.		
06. this section must:	Content and Form Requirements for Petitions and Briefs. All petitions and briefs filed	d unde	er)
a. The caption shou	Identify, in the caption, the permit applicant or holder, the permitted facility, and the permit related also include the case number, if available at the time of filing, and the title of the document		

representative of	Specify on the upper left corner of the first page, the name, address, telephone number, simile number, if any, of the person filing the document. If the person filing the document a party as provided in Subsection 204.11, the document must identify the name of the per d. No more than two (2) representatives for service of documents may be listed.	nt is	a
allows the record filing of the certi be filed within for allow the record	Augmenting the Administrative Record. Consideration of the Petition for Review by the H ted to the certified administrative record unless, upon the request of a party, the Hearing Aut I to be augmented. A request to augment the record must be filed within fourteen (14) days fied administrative record, unless intervention is granted, in which case the request to augmen ourteen (14) days of the date the order granting intervention is issued. The Hearing Authorit to be augmented if the requesting party shows that the additional information is material, is reed in the appeal and that:	thori of tl it mu	ty he ist
a.	There were good reasons for failure to present the information during the permitting proceed	ing; (or)
b. evidence of the a	There were alleged irregularities in the permitting proceeding and the party wishes to intralleged irregularities.	rodu (ce)
been settled and	Brief of the Petitioner . Once all requests to augment the record and motions to intervene, the Hearing Authority shall issue an order notifying the parties that the administrative record the date by which the petitioner must file petitioner's brief in support of the Petition for Reving the requirements of Subsection 204.06, the brief must include:	ord h	as
a. Review; and	The legal arguments and citations to legal authority that support the allegations in the Petiti	ion f (or)
b. administrative re	The factual support for the allegations in the Petition for Review, including citations cord.	to tl (ne)
c.	A statement regarding whether the party desires an opportunity for oral argument.	()
	Response Briefs . Unless an alternative date is set by the Hearing Authority, the Department at file response briefs within twenty-eight (28) days of the service of the petitioner's brief. In acquirements of Subsection 204.06, the response briefs must include:		
a.	A response to the arguments and assertions in the petitioner's brief (either in support or oppo	sed) (;
b.	A citation to all legal authorities and facts in the administrative record relied upon; and	()
c.	A statement regarding whether the party desires an opportunity for oral argument.	()
	Reply Briefs by the Petitioner . Unless an alternative date is set by the Hearing Authori le a reply brief within fourteen (14) days after service of response briefs. A petitioner may no numents in the reply.	ot rai	
11. representation of	Representation of Parties . Unless otherwise authorized or required by law, appearance parties or other persons shall be as follows:	es ar	nd)
a. lacks full legal ca an estate;	A natural person may represent himself or herself or be represented by an attorney or, if the papacity to act for himself or herself, then by a legal guardian or guardian ad litem or representa		
b.	A general partnership may be represented by a partner or an attorney;	()
c.	A corporation, or any other business entity other than a general partnership, must be represen	ited l	οу

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an attorney;	()
d. organization mus	A municipal corporation, local government agency, unincorporated association or non- st be represented by an attorney; or	profit)
e.	A state, federal or tribal governmental entity or agency must be represented by an attorney. ()
delayed. Represe	Substitution and Withdrawal of Representatives . A party's representative may be changed ive may be substituted by notice to all parties so long as the proceedings are not unreason entatives who wish to withdraw from a proceeding must immediately file a motion to with and serve that motion on the party represented and all other parties.	nably
13.	Filing and Service Requirements. ()
Boise, ID 83706 number and em documents are	All documents concerning actions governed by these rules must be filed with the He he following address: Hearing Coordinator, Department of Environmental Quality, 1410 N. H. Documents may also be filed by fax or may be filed electronically. The Hearing Coordinator ail address for filing electronically are available at www.deq.idaho.gov/petitions-for-review.deemed to be filed on the date received by the Hearing Coordinator. Upon receipt of the learing Coordinator will provide confirmation to the originating party.	ilton, 's fax . The
b. otherwise directed	All documents subsequent to the petition must be served on all parties or representatives, used by the Hearing Authority.	inless)
c. the proceeding.	Service of documents on the named representative is valid service upon the party for all purpose (ses in
14. accompanied by	Proof of Service . Every document meeting the requirements for service must be attached proof of service containing the following certificate:	to or
	I hereby certify that on this (insert date), a true and correct copy of the foregoing (insert name of document) was served on the following as indicated below:	
	(insert names and addresses of parties and method of delivery (first class U.S. mail, facsimile, hand-delivery, or overnight express))	
	(Signature)	
)
15. motion unless th	Motions . A request for an interlocutory or procedural order or other relief must be made by we use rules prescribe another form.	ritten)
a. argument necess other parties corobtained.	A motion must state with particularity the grounds for the motion, the relief sought, and the sary to support the motion. In advance of filing a motion, parties must attempt to ascertain whether or object to the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion and must indicate in the motion the attempt made and the response of the motion attempt made and the motion attempt made attempt made attempt made attempt made attempt made and the motion attempt made att	er the
	Any party may file a response to a motion. Responses must state with particularity the ground the legal argument necessary to support the motion. The response must be filed within fifteen e of the motion unless the Hearing Authority shortens or extends the time for response.	
c. must not introdu	Any reply to a response must be filed within ten (10) days after service of the response. A ace any new issues or arguments and may respond only to matters presented in the response. (reply
d. response.	The Hearing Authority may act on a motion for a procedural order at any time without await	ting a

	Parties must file motions for extensions of time sufficiently in advance of the due date to have a reasonable opportunity to respond to the request for more time and to provide the I reasonable opportunity to issue an order prior to the due date.		
16. discretion in resp	Oral Argument . The Hearing Authority may hold oral argument on its own initiative conse to a request by one or more of the parties.	or at i	its)
permit and prepa withdrawn. The public meeting a withdrawn conti Contested Permi	Withdrawal of Permit or Portions of Permit by the Department. The Department may fication to the Hearing Authority and all parties, withdraw the permit or specified portions are a new draft permit under Section 108 (Draft Permit and Fact Sheet) addressing the port new draft permit must proceed through the same process of public comment and opportunias would apply to any other draft permit. If applicable, any portions of the permit that nue to apply, unless stayed under Sections 205 (Contested Permit Conditions) and 206 (Start Conditions). The appeal shall continue with respect to those portions of the permit tappeal that the Department does not withdraw.	s of the tions of ty for are n Stays	he so a ot of
18. dismiss its appear	Request to Dismiss Petition . The petitioner, by motion, may request to have the Hearing Audi. The motion must briefly state the reason for its request.	uthori (ty)
19. Review. Factual	Burden of Proof . The petitioner has the burden of proving the allegations in the Petit allegations must be proven by a preponderance of the evidence.	tion f	or)
technical expertis	Appointment of Hearing Officers . The Hearing Authority shall be a Hearing Officer appoint a pool of Hearing Officers approved by the Board. Hearing Officers should be person see or experience in the issues involved in IPDES appeals. Notice of appointment of a Hearing on all parties. No Hearing Officer shall be appointed that has a conflict of interest as define	ns wi Offic	ith er
21. authority:	Scope of Authority of the Hearing Authority. The Hearing Authority shall have the following	llowii (ng)
a. adjudication of the	The authority to set schedules and take such other actions to ensure an efficient and he issues raised in the Petition for Review;	order (ly)
b.	The authority to hear and decide motions; and	()
c. fact and conclusi	The authority to issue an order that decides the issues raised in the appeal and includes find ions of law. The required contents of an order are set forth in Subsection 204.24.	lings (of)
to participate in procedural matt communication Hearing Authorit written commun	Ex Parte Communications. The Hearing Authority shall not communicate, directly or inconstantive issue in the permit appeal with any party, except upon notice and opportunity for all the communication. The Hearing Authority may communicate ex parte with a party consers (e.g., scheduling). When the Hearing Authority becomes aware of a written extragarding any substantive issue from a party or representative of a party during an appetry shall place a copy of the communication in the file for the case and order the party providence in the server a copy of the written communication upon all parties of record. From a party showing service upon all other parties are not ex parte communications.	parti cernii x par eal, tl ling tl	es ng rte he
23. alternative disput	Alternative Dispute Resolution. Parties to the permit appeal may agree to use a meter resolution.	eans	of)
24.	Final Orders.	()
a. administrative re	Final orders are issued by the Hearing Authority upon review of the petitions, briefs accord on appeal.	and t	he)
b.	Every final order shall contain the following:	()

i.	A reasoned statement in support of the decision;	()
	Findings of fact, with reference to the portions of the administrative record that suppose findings of fact must be based exclusively on the administrative record, or if augmented during augmented record;	ort tl ing tl (he he)
iii.	Conclusions of law with respect to legal issues raised in the appeal;	()
iv. Department	The final order shall either affirm the permitting decision, or vacate and remand the decision with instructions; and	1 to tl	he)
v.	A statement of the right to judicial review as set forth in Section 204.26.	()
c.	Motions for reconsideration of any final order shall not be considered.	()
25	Final Agency Action for Purposes of Judicial Review.	()
a. permitting of	Filing a Petition for Review is a prerequisite to seeking judicial review of the Depart decision.	ment (t's)
	For purposes of judicial review under Sections 39-107 and 67-5270, Idaho Code, final attermination regarding an appeal of a permit occurs when a final order that affirms the Depart decision is issued.		
c. agency action	An order that vacates and remands the decision to the Department with instructions is not on for purposes of judicial review.	a fin (al)
26	Petition for Judicial Review.	()
a. Subsection	Any person aggrieved by a final agency action or determination by the Department as def 204.25 has a right to judicial review by filing a petition for judicial review.	ined (in)
the Hearing	The petition for judicial review must be filed with the Hearing Coordinator as set out in Subwith the district court and served on all parties. The petition for judicial review shall also be serve Authority, the Director of the Department, and upon the Attorney General of the State of Idaho. Pt 67-5272, Idaho Code, petitions for judicial review may be filed in the District Court of the court	d upo ursua	on int
i.	The hearing was held;	()
ii.	The final agency action was taken;	()
iii.	The party seeking review of the agency action resides; or	()
iv.	The real property or personal property that was the subject of the agency action is located.	()
c. must be file	Pursuant to Section 67-5273, Idaho Code, a petition for judicial review of a final agency d within twenty-eight (28) days of the service date of a final order issued by the Hearing Authority		on)
27	. IPDES General Permits.	()
a. challenge the following:	Persons affected by an IPDES general permit may not file a petition under this section or othe conditions of a general permit in further Department proceedings. Instead, they may do either		

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	i.	Challenge the conditions in a general permit by filing an action in court; or	()
Permit), individu	ii. , as autho al permit	Apply for an individual IPDES permit under Section 105 (Application for an Individual prized in Section 130 (General Permits), and may then petition the Hearing Authority to reveas provided by in these rules.		
require a	b. an individ	As provided in Subsection 130.05.c., any interested person may also petition the Departifual IPDES permit for any discharger eligible for authorization to discharge under an IPDES		
require Process		The Department's decision to terminate, revoke or deny coverage under a general permit on for an individual permit may be appealed pursuant to the provisions of Section 204 (A		
	28.	Appeals of Variances.	()
same iss	sues in bo	When the Department issues a permit on which EPA has made a variance decision, separate and the transport permit and of the EPA variance decision are possible. If the owner or operator is challenged the proceedings, the EPA Region 10 Administrator will decide, in consultation with the Department first.	ging th	e
	b.	Variance decisions made by EPA may be appealed under the provisions of 40 CFR 124.19.	()
205 (Co	c. ontested P	Stays for variances other than Clean Water Act section 301(g) variances are governed by termit Conditions) and 206 (Stays of Contested Permit Conditions).	Section (n)
205.	CONTE	ESTED PERMIT CONDITIONS.		
are stay	ed until f sted cond	Force and Effect of Conditions. As provided in Subsection 206.01, if an appeal of a under Section 204 (Appeals Process), the force and effect of the contested conditions of the inal Department action. The Department must notify the discharger and all interested particulations of the permit that are enforceable obligations of the discharger in accordance with Subsection 206.01, if an appeal of a under Section 206.01, if an appeal of a under Se	perm s of th	it e
		Control Technologies . When effluent limitations are contested, but the underlying ot, the notice must identify the installation of the technology in accordance with the dules as an uncontested, enforceable obligation of the permit.		
		Combination of Technologies . When a combination of technologies is contested, but a position not contested, that portion must be identified as uncontested if compatible with the combinations by the requester.		
be consi	04. idered con	Inseverable Conditions . Uncontested conditions, if inseverable from a contested condition ntested.	n, mus (st)
notice u	05. nder Sub	Enforceable Dates . Uncontested conditions become enforceable thirty (30) days after the section 205.01.	date o	f)
	06.	Uncontested Conditions. Uncontested conditions include:	()
permit c	a. conditions	Preliminary design and engineering studies or other requirements necessary to achieve the which do not entail substantial expenditures; and	ne fina	ıl)
204 (Ap	b. ppeals Pro	Permit conditions which will have to be met regardless of the outcome of the appeal under occdure).	Sectio (n)

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STAYS OF CONTESTED PERMIT CONDITIONS.

206.

	01.	Stays.	()
stayed on new soun	ontested puly until to the contest of the contest o	If a Petition for Review of an IPDES permit under Section 204 (Appeals Process) is filed, the permit conditions are stayed pending final Department action. Uncontested permit condition the date specified in Subsection 206.01.b. If the permit involves a new facility or new injection discharger or a recommencing discharger, the applicant will not be issued a permit for the protion well, source or discharger pending final Department action.	ons and on well	re ll,
wells, an	d condition	Uncontested conditions which are not severable from those contested are stayed together wons. The Department must identify the stayed provisions of permits for existing facilities, in s. All other provisions of the permit for the existing facility, injection well, or source become because thirty (30) days after the date of the notification required in Subsection 206.01.c.	ijectio	n
uncontes the perm	for Reviews to the formal for Reviews to the formal formal for the formal formal formal for the formal formal for Reviews to the formal for the formal for the formal formal for the formal for the formal formal for the formal for	As soon as possible after receiving notification from the Hearing Coordinator of the filing ew, the Department must notify the Hearing Authority, the applicant, and all other parties severable) conditions of the final permit that will become fully effective enforceable obligate the date specified in Subsection 206.01.b., and the notice must comply with the requirem tested Permit Conditions).	of th	ne of
	02.	Stays Based on Cross Effects.	()
	ection 20	The Department may grant a stay based on the grounds that an appeal to the Hearing Au (Appeals Process) of one permit may result in changes to another Department-issued each of the permits involved has been appealed to the Department.		
issued IF the Depa	DES per	No stay of an EPA-issued NPDES permit may be granted based on the staying of any Department except at the discretion of the EPA Region 10 Administrator and only upon written reque		
	03.	Permittee Responsibilities. Any facility or activity holding an existing permit must:	()
proceedi		Comply with the conditions of that permit during any modification or revocation and reis Section 201 (Modification, or Revocation and Reissuance of IPDES Permits); and	ssuano (се)
condition	ns of the	To the extent conditions of any new permit are stayed under this section, comply we existing permit which correspond to the stayed conditions, unless compliance with the elbe technologically incompatible with compliance with other conditions of the new permit yed.	existir	ıg
207 2	99.	(RESERVED)		
The followard Sections 122.42(e)	owing co 301 (Pe	TIONS APPLICABLE TO ALL PERMITS. onditions apply to all IPDES permits. Additional conditions applicable to IPDES permits ermit Conditions for Specific Categories), 302 (Establishing Permit Provisions), and 40 anditions applicable to IPDES permits will be incorporated into the permits either expressly reporated by reference, a specific citation must be given in the permit.	0 CF	R
	01.	Duty to Comply. The permittee must comply with all conditions of the permit.	()
grounds		Any permit noncompliance constitutes a violation of Idaho law, the Clean Water Act,	and (is)
	i.	Enforcement action;	()
	ii.	Permit termination, revocation and reissuance, or modification; or	()

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iii.	Denial of a permit renewal application.	()
the Clean Wa "Wastewater F	The permittee shall comply with effluent standards or prohibitions established under to 307(a) for toxic pollutants and with standards for sewage sludge use or disposal established ter Act section 405(d), Section 380 (Sewage Sludge) of these rules, and IDAPA 58.0 Rules," within the time provided in the regulations that establish these standards or prohibits sewage sludge use or disposal, even if the permit has not yet been modified to incorp	ned under 1.16.650, pitions or
application requirements of	Duty to Reapply . If the permittee wishes to continue an activity regulated by the permit of the permit, the permittee must apply for and obtain a new permit. If the permittee complies quirements of Section 105 (Application for an Individual IPDES Permit), or the notice of Section 130 (General Permits) for a general permit, and a permit is not issued prior to the set, the permit shall remain in force as stipulated in Subsections 101.02 and 101.03.	s with the of intent
03. defense that co reduce the peri	Need to Halt or Reduce Activity . In an enforcement action, a permittee may not as empliance with the conditions of the permit would have made it necessary for the permittee mitted activity.	
	Duty to Mitigate . The permittee shall take all reasonable steps to minimize or preudge use or disposal in violation of the permit which has a reasonable likelihood of adversely or the environment.	
05. maintain all facthe permittee to	Proper Operation and Maintenance . The permittee shall at all times properly operalities and systems of treatment and control (and related appurtenances) which are installed on achieve compliance with the conditions of the permit.	
a. quality assurar	Proper operation and maintenance also includes adequate laboratory controls and apace procedures.	propriate ()
	This provision requires the operation of back-up or auxiliary facilities or similar systems vermittee only when the operation is necessary to achieve compliance with the conditions of the by IDAPA 58.01.16 "Wastewater Rules."	
	Permit Actions . The permit may be modified, revoked and reissued, or terminated for caquest by the permittee for a permit modification, revocation and reissuance, or terminate planned changes or anticipated noncompliance does not stay any permit condition.	
07. privilege.	Property Rights. The permit does not convey any property rights of any sort, or any	exclusive
and reissuing,	Duty to Provide Information . The permittee shall furnish to the Department, within a remation which the Department may request to determine whether cause exists for modifying, or terminating the permit or to determine compliance with the permit. The permittee shall also tent upon request, copies of records required to be kept by the permit.	revoking
	Inspection and Entry . The permittee shall provide the Department's inspectors, or as including authorized contractors acting as representatives of the Department, upon present other documents as may be required by law, access to:	
a. where records	Enter upon the permittee's premises where a regulated facility or activity is located or condmust be kept under the conditions of the permit;	lucted, or
b. such records;	Any records that must be kept under the conditions of the permit and, at reasonable times	s, to copy

Inspect, at reasonable times, any facilities, equipment (including monitoring and control

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c.

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equipment), p	practices, or operations regulated or required under the permit; and	()
d. otherwise aut	Sample or monitor at reasonable times, for the purposes of assuring permit complorized by the Clean Water Act, any substances or parameters at any location.	liance or	r as
10. recordkeepin	Monitoring and Records . A permittee must comply with the following mong conditions:	itoring (and)
a. monitored ac	Samples and measurements taken for the purpose of monitoring shall be represent tivity.	ative of	the
b.	The permittee shall retain the following records:	()
i. measurement	All monitoring information, for a period of at least three (3) years from the date of , report or application. This period may be extended by request of the Department at any tin		ple,
ii. five (5) years	The permittee's sewage sludge use and disposal activities shall be retained for a perior longer as required by 40 CFR Part 503.	d of at le	east
c.	Records of monitoring information shall include:	()
i.	All calibration and maintenance records;	()
ii. approved by	All original strip chart recordings for continuous monitoring instrumentation or other for the Department;	orms of c	data)
iii.	Copies of all reports required by the permit;	()
iv.	Records of all data used to complete the application or notice of intent for the permit;	()
v.	The date, exact place, and time of sampling or measurements;	()
vi.	The name of any individual(s) who performed the sampling or measurements;	()
vii.	The date(s) any analyses were performed;	()
viii.	The name of any individual(s) who performed the analyses;	()
ix.	The analytical techniques or methods used; and	()
х.	The results of the analysis.	()
d. unless anothe	Monitoring must be conducted according to test procedures approved under 40 CF rest method is required by 40 CFR Part 401 through 471 or Part 501 through 503.	FR Part	136
	Signatory Requirements . All applications, reports, or information submitted to the ed and certified in accordance with Section 090 (Signature Requirements) and must include resuant to Section 500 (Enforcement).		
12.	Reporting Requirements.	()
a. alterations or	The permittee must give notice to the Department as soon as possible of any plant additions to the permitted facility if:	ned physi	ical
i. whether a fa	The alteration or addition to a permitted facility may meet one (1) of the criteria for acility is a new source as defined in Section 120 (New Sources and New Discharge		

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(Definitions);	()
ii. The alteration or addition could significantly ch pollutants discharged. This notification applies to pollutants which a permit, nor to notification requirements under Subsection 301.01.a.; or	re subject neither to effluent limitations in the
iii. The alteration or addition results in a significant cl practices, and such alteration, addition, or change may justify the app from or absent in the existing permit, including notification of addition	plication of permit conditions that are different
(1) Not reported during the permit application process,	or (
(2) Not reported pursuant to an approved land application	on or sludge disposal plan.
b. The permittee must give advance notice to the Depa facility or activity which may result in noncompliance with permit req	
c. The permit is not transferable to any person except a may modify or revoke and reissue a permit to change the name requirements as may be necessary under Section 202 (Transfer of IPD	of the permittee and incorporate such other
d. Monitoring results must be reported at the intervals requirements:	specified in the permit and meet the following
i. Monitoring results will be reported on a Discharge N be electronic) provided or specified by the Department for reporting practices. All reports and forms submitted in compliance with this sepermittee to the Department in compliance with this section and 40 C 127.15. 40 CFR Part 127 is not intended to undo existing requirements independent of 40 CFR Part 127, permittees may be required to repermit.	results of monitoring of sludge use or disposa ection must be submitted electronically by the FR Part 127 unless waived pursuant to 40 CFR is for electronic reporting. Prior to this date, and
ii. If the permittee monitors any pollutant more freq procedures approved under 40 CFR Part 136, or another method r specified in the permit or under 40 CFR Part 401 through 471 or I monitoring will be included in the calculation and reporting of the d form specified by the Department.	equired for an industry-specific waste stream Part 501 through Part 503, the results of such
iii. Calculations for all limitations which require average mean unless otherwise specified by the Department in the permit.	ging of measurements will utilize an arithmetic
e. A permittee must submit reports of compliance or minterim and final requirements contained in any compliance schedule following each schedule date of each requirement. As of December 2 overflows, sanitary sewer overflows, or bypass events submitted in celectronically by the permittee to the Department in compliance with topursuant to 40 CFR 127.15. 40 CFR Part 127 is not intended to undo Prior to this date, and independent of 40 CFR Part 127, permittees morelated to combined sewer overflows, sanitary sewer overflows, or be permit. The Director may also require permittees to electronically soverflows, sanitary sewer overflows, or bypass events under this section.	of the permit no later than fourteen (14) days 21, 2020, all reports related to combined sewer compliance with this section must be submitted his section and 40 CFR Part 127 unless waived existing requirements for electronic reporting may be required to electronically submit reports ypass events under this section by a particular submit reports not related to combined sewer
f. The permittee must report to the Department any no environment as follows:	ncompliance which may endanger health or the
i. Within twenty-four (24) hours from the time the p provide any information orally;	ermittee becomes aware of the circumstances

ii. written submissio	Within five (5) days from the time the permittee becomes aware of the circumstances, on that contains a description of:	provide (a)
(1)	The noncompliance and its cause;	()
(2)	The period of noncompliance, including exact dates and times;	()
(3)	If the noncompliance has not been corrected, the anticipated time it is expected to continu	ie; and)
(4)	Steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncomplian	ice;)
type of event (c structure (e.g., n treating domestic	For noncompliance events related to combined sewer overflows, sanitary sewer over lesse reports must include the data described in Subsections 300.12.f.ii(1) through (4), as wombined sewer overflows, sanitary sewer overflows, or bypass events), type of sewer nanhole, combine sewer overflow outfall), discharge volumes untreated by the treatment of sewage, types of human health and environmental impacts of the sewer overflow exampliance was related to wet weather.	vell as the overfloent worl	he w ks
permittee to the I 127.15. 40 CFR I independent of 4 sewer overflows, may also require	As of December 21, 2020, all reports related to combined sewer overflows, sanitary pass events submitted in compliance with this section must be submitted electronical Department in compliance with this section and 40 CFR Part 127 unless waived pursuant to Part 127 is not intended to undo existing requirements for electronic reporting. Prior to this 40 CFR Part 127, permittees may be required to electronically submit reports related to a sanitary sewer overflows, or bypass events under this section by a particular permit. The permittees to electronically submit reports not related to combined sewer overflows, sanitary sevents under this section.	ly by the o 40 CF date, are combined to the co	R nd ed or
iii.	The following information must be reported within twenty-four (24) hours:	()
(1) 300.07, Property	Any unanticipated bypass which exceeds any effluent limitation in the permit (see S Rights);	ubsectio	on)
(2)	Any upset which exceeds any effluent limitation in the permit; and	()
(3) Department in th Reporting); and	Violation of a maximum daily discharge limitation for any of the pollutants listent permit to be reported within twenty-four (24) hours (see Subsection 302.09, Twenty-Four (24)).		
iv. 300.12.f.iii. if the	The Department may waive the written report on a case-by-case basis for reports under Se oral report has been received within twenty-four (24) hours.	ubsectio	on)
information listed sanitary sewer electronically by pursuant to 40 C Prior to this date related to combin permit. The Direction	The permittee must report all instances of noncompliance not reported under St d f., at the time monitoring reports are submitted. The reports of noncompliance must cd in Subsection 300.12.f. As of December 21, 2020, all reports related to combined sewer coverflows, or bypass events submitted in compliance with this section must be the permittee to the Department in compliance with this section and 40 CFR Part 127 unle FR 127.15. 40 CFR Part 127 is not intended to undo existing requirements for electronic and independent of 40 CFR Part 127, permittees may be required to electronically submit ned sewer overflows, sanitary sewer overflows, or bypass events under this section by a sector may also require permittees to electronically submit reports not related to combining sewer overflows, or bypass events under this section.	ontain the overflow submitted as waive reporting it reporting particul	he /s, ed ed g. rts ar
h. application, or su	Where the permittee becomes aware that it failed to submit any relevant facts in ubmitted incorrect information in a permit application or in any report to the Department		

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promptly	submit	such facts or correct information.	()
1	13.	Bypass Terms and Conditions.	()
	ı. ent actio	Bypass, as defined in Section 010 (Definitions), is prohibited, and the Department may against a permittee for bypass, unless:	ay tak (e)
i		The bypass was unavoidable to prevent loss of life, personal injury, or severe property dama	age;)
retention of satisfied	if adequ to pre	There were no feasible alternatives to the bypass, such as the use of auxiliary treatment far atted wastes, or maintenance during normal periods of equipment downtime. This condition that back-up equipment should have been installed in the exercise of reasonable engineers a bypass which occurred during normal periods of equipment downtime or presented.	n is no neerin	ot g
300.13.c. electronic pursuant t	ally by to 40 Cl is date,	The permittee submitted a notice of a bypass to the Department in accordance with Subs As of December 21, 2020, all notices submitted in compliance with this section must be subthe permittee to the Department in compliance with this section and 40 CFR Part 127 unless FR 127.15. 40 CFR Part 127 is not intended to undo existing requirements for electronic repand independent of CFR Part 127, permittees may be required to report electronically if specific.	bmitte waive porting	d d g.
). nt deter	The Department may approve an anticipated bypass, after considering its adverse effects mines that it will meet the three (3) conditions listed in Subsection 300.13.a.	s, if th	e)
-	nt, if po	If the permittee knows in advance of the need for a bypass, it shall submit prior notice essible at least ten (10) days before the date of the bypass.	to th	e)
d (24-hour r	l. notice).	The permittee shall submit notice of an unanticipated bypass as required in Subsection 30	00.12.	f.)
e 300.13.a.	e. or 300.1	Bypasses not exceeding limitations, are allowed to occur, and are not subject to Sub 13.d. if:	sectio (n)
i		The bypass does not cause effluent limitations to be exceeded, and	()
i	i.	Only if it also is for essential maintenance to assure efficient operation.	()
1	14.	Upset Terms and Conditions.	()
permittee		In any enforcement action for noncompliance with technology-based permit effluent limita aim upset, as defined in Section 010 (Definitions), as an affirmative defense. A permittee securrence of an upset has the burden of proof.		
	ore an a	Any determination made in administrative review of a claim that noncompliance was cauction for noncompliance is commenced, is not final administrative action subject to judicial	ised b reviev (y v.)
	who w	The following conditions are necessary for a permittee to demonstrate that an upset occurishes to establish the affirmative defense of upset must demonstrate, through properly operating logs, or other relevant evidence that:	rred. A signed (4 1,)
i		An upset occurred and that the permittee can identify the cause(s) of the upset;	()
i	i.	The permitted facility was at the time being properly operated;	()

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iii. 300.12.f.iii(2); a	The permittee submitted twenty-four (24)-hour notice of the upset as required Sund	ıbsecti (on)
iv.	The permittee complied with any remedial measures required under Subsection 300.04.	()
15. (Enforcement).	Penalties and Fines. Permits must include penalty and fine requirements pursuant to Sec	ction 5	00
In addition to co	IT CONDITIONS FOR SPECIFIC CATEGORIES. onditions set forth in Section 300 (Conditions Applicable to all Permits), conditions identificall IPDES permits within the categories specified below.	ed in tl	his)
	Existing Manufacturing, Commercial, Mining, and Silvicultural Dischargers. In adrequirements under Subsection 300.12, all existing manufacturing, commercial, minimageners must notify the Department as soon as they know or have reason to believe:		
a. frequent basis, o following notific	That any activity has occurred or will occur which would result in the discharge, on a roof any toxic pollutant which is not limited in the permit if that discharge will exceed the higher cation levels:		
i.	One hundred micrograms per liter (100 µg/L);	()
ii.	Two hundred micrograms per liter (200 $\mu g/L$) for acrolein and acrylonitrile;	()
iii. dinitrophenol; ar	Five hundred micrograms per liter (500 $\mu g/L$) for 2,4-dinitrophenol and for 2-me nd	thyl-4	,6-)
iv.	One milligram per liter (1 mg/L) for antimony;	()
v. application in ac	Five (5) times the maximum concentration value reported for that pollutant in the coordance with Subsection 105.07; or	e pern	nit)
vi.	The level established by the Department in accordance with Subsection 302.08; and	()
	That any activity has occurred or will occur which would result in any discharge, on a nor sis, of a toxic pollutant which is not limited in the permit if that discharge will exceed the hotification levels:		
i.	Five hundred micrograms per liter (500 μg/L);	()
ii.	One milligram per liter (1 mg/L) for antimony;	()
iii. application in ac	Ten (10) times the maximum concentration value reported for that pollutant in the coordance with Subsection 105.07; or	e pern	nit)
iv.	The level established by the Department in accordance with Subsection 302.08.	()
02. of the following:	Publicly Owned Treatment Works . All POTWs must provide adequate notice to the De	partme	ent)
a. subject to the Cl	Any new introduction of pollutants into the POTW from an indirect discharger which vean Water Act section 301 or 306 if it were directly discharging those pollutants; and	would (be)
	Any substantial change in the volume or character of pollutants being introduced into tha roducing pollutants into the POTW at the time of issuance of the permit. For purpose, that police shall include information on:		

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	i.	The quality and quantity of effluent introduced into the POTW, and	()
the POT	ii. W.	Any anticipated impact of the change on the quantity or quality of effluent to be discharge	d from
storm sev 122.26(a system. electronic compliant intended 127, the)(1)(v) n As of E cally by ace with to undo owner, o	Municipal Separate Storm Sewer Systems. The operator of a large or medium municipal seem or a municipal separate storm sewer that has been designated by the Department under 4 must submit an annual report by the anniversary of the date of the issuance of the permit for December 21, 2020, all reports submitted in compliance with this section must be substituted on the owner, operator, or the duly authorized representative of the MS4 to the Department this section and 40 CFR Part 127 unless waived pursuant to 40 CFR 127.15. 40 CFR Part 127 existing requirements for electronic reporting. Prior to this date, and independent of 40 CFP operator, or the duly authorized representative of the MS4 may be required to report electronic reticular permit. The report shall include:	O CFR or such omitted nent in 7 is not FR Part
	a. ed as pei	The status of implementing the components of the storm water management program the rmit conditions;	hat are
	b. ns. Such	Proposed changes to the storm water management programs that are established as proposed changes shall be consistent with Subsection 105.18.b.iii.;	permit
	c. on under	Revisions, if necessary, to the assessment of controls and the fiscal analysis reported in the Subsection 105.18.b.iv. and 105.18.b.v.;	permit
	d.	A summary of data, including monitoring data, that is accumulated throughout the reporting	year;
	e.	Annual expenditures and budget for the year following each annual report;	()
education	f. n prograi	A summary describing the number and nature of enforcement actions, inspections, and ms; and	public
	g.	Identification of water quality improvements or degradation.	()
issued pu		Storm Water Dischargers . The initial permits for discharges composed entirely of storm of 40 CFR 122.26(e)(7) shall require compliance with the conditions of the permit as expedition no event later than three (3) years after the date of issuance of the permit.	
	05. ns pursua	Concentrated Animal Feeding Operations (CAFOs). Any applicable permit must in ant to 40 CFR 122.42(e).	include
The Department with all (duration requirem	artment applicabe of period	LISHING PERMIT PROVISIONS. will establish conditions, as required on a case-by-case basis, to provide for and ensure comple requirements of the Clean Water Act and state rules, including conditions under Sectionits), Section 305 (compliance schedules), Section 304 (monitoring), and electronic reputified under 40 CFR Part 127. An IPDES permit must include conditions meeting the follower applicable, in addition to other applicable sections of these rules.	on 101 porting
	01. ated by	Incorporation . All permit conditions shall be incorporated either expressly or by refere reference, a specific citation to the applicable regulations or requirements must be given	
case basi		Applicable Requirements . The Department shall establish conditions, as required on a cavide for and assure compliance with all applicable requirements of the Clean Water Act and Subsections 304.01, and 305.01 of these rules.	

Applicable requirements include all statutory or regulatory requirements which take effect prior to

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a.

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final administra	ative disposition of the permit.	()
b. or revocation a Permits).	Applicable requirements also include any requirement which takes effect prior to the modified reissuance of a permit under Section 201 (Modification, or Revocation and Reissuance of		
applicable requ	New or reissued permits, and to the extent allowed under Section 201 (Modification, or Reve of IPDES Permits) for modified or revoked and reissued permits, shall incorporate each uirements referenced in Sections 200 (Renewal of IPDES Permits), and 302 (Establishing ough 304 (Monitoring and Reporting Requirements).	n of th	ıe
03.	Technology-Based Effluent Limitations and Standards.	()
a.	Technology-based effluent limitations and standards shall be based on:	()
i.	Effluent limitations and standards promulgated under the Clean Water Act section 301;	()
ii.	New source performance standards promulgated under the Clean Water Act section 306;	()
iii. 402(a)(1); or	Effluent limitations determined on a case-by-case basis under the Clean Water Act	sectio	n)
iv.	A combination of the three (3), in accordance with 40 CFR 125.3.	()
b. the provisions	For new sources or new dischargers, these technology based limitations and standards are su of 40 CFR 122.29(d).	ıbject t (0
471, if the disc in the discharg	The Department may authorize a discharger, subject to technology-based effluent lim standards in an IPDES permit, to forgo sampling of a pollutant found at 40 CFR Parts 401 harger has demonstrated through sampling and other technical factors that the pollutant is not e or is present only at background levels from intake water and without any increase in the ps of the discharger.	throug preser	sh nt
i. NPDES or IPD	This waiver is good only for the term of the permit and is not available during the term of DES permit issued to a discharger.	the fir	st)
information ge	Any request for this waiver must be submitted when applying for a reissued permit or modi- permit. The request must demonstrate through sampling or other technical information, ir nerated during an earlier permit term that the pollutant is not present in the discharge or is pres- levels from intake water and without any increase in the pollutant due to activities of the disch	icludin ent onl	ıg
iii. and the reasons	Any grant of the monitoring waiver must be included in the permit as an express permit cos supporting the grant must be documented in the permit's fact sheet.	onditio (n)
iv. existing effluer	This provision does not supersede certification processes and requirements already estable tlimitations guidelines and standards.	ished i	n)
04.	Other Effluent Limitations and Standards.	()
or prohibition) prohibition is proceedings un	If any applicable toxic effluent limitations and standards under the Clean Water Act section 318, and 405 or prohibition (including any schedule of compliance specified in such effluents is promulgated under the Clean Water Act section 307(a) for a toxic pollutant and that star more stringent than any limitation on the pollutant in the permit, the Department shall lader Section 201 (Modification, or Revocation and Reissuance of IPDES Permits) to modify on the permit to conform to the more stringent toxic effluent standard or prohibition (see also Sulphine).	standar ndard o initiat r revok	rd or te

	Standards for sewage sludge use or disposal under the Clean Water Act section 405(udge) of these rules, and IDAPA 58.01.16.650, "Wastewater Rules," shall be applied ave been included in a permit issued under the appropriate provisions of:	
i.	Subtitle C of the Solid Waste Disposal Act;	()
ii.	Part C of Safe Drinking Water Act;	()
iii.	The Clean Air Act; or	()
iv.	State permit programs approved by the EPA.	()
	When there are no applicable standards for sewage sludge use or disposal, the pern is developed on a case-by-case basis to protect public health and the environment from any occur from toxic pollutants in sewage sludge.	nit may include adverse effects ()
standard is r proceedings	If any applicable standard for sewage sludge use or disposal is promulgated under t 405(d), Section 380 (Sewage Sludge) of these rules, and IDAPA 58.01.16.650, "Wastewa more stringent than any limitation on the pollutant or practice in the permit, the Department of these regulations to modify or revoke and reissue the permit, in compliance without or Revocation and Reissuance of IPDES Permits), to conform to the standard for sewage	ter Rules," that ent may initiate th Section 201
e. section 316(Include any requirements applicable to cooling water intake structures under the C(b), in accordance with 40 CFR 125.80 through 125.99.	Clean Water Act
promulgated	Reopener Clause. For any permit issued to a TWTDS (including sludge-only shall include a reopener clause to incorporate any applicable standard for sewage sludged under the Clean Water Act section 405(d). The Department may promptly modify or revenue to the reopener clause required by this subsection if the standard for sewage	use or disposal oke and reissue
a.	Is more stringent than any requirements for sludge use or disposal in the permit, or	()
b.	Controls a pollutant or practice not limited in the permit.	()
	Water Quality Standards and Requirements. Any requirements in addition to or gated effluent limitations guidelines or standards under the Clean Water Act sections 301, 5 shall be included in a permit if they are necessary to:	
a. including na	Achieve water quality standards established in IDAPA 58.01.02, "Water Quality arrative criteria for water quality and antidegradation provisions.	ity Standards,"
level which	Effluent limitations in a permit must control all pollutants or pollutant paral, nonconventional, or toxic pollutants) which the Department determines are or may be will cause, have the reasonable potential to cause, or contribute to an excursion above an cluding narrative criteria for water quality.	discharged at a
	When the Department determines whether a discharge causes, has the reasonable potenties to an in-stream excursion above a narrative or numeric criteria within a water quality shall use procedures which account for:	
(1)	Existing controls on point and nonpoint sources of pollution;	()
(2)	The variability of the pollutant or pollutant parameter in the effluent;	()

(3) where appropriate,	The sensitivity of the species to toxicity testing (when evaluating whole effluent toxicity	y); and
$(4) \qquad \exists$	The dilution of the effluent in the receiving water;	(
causes, has the reaconcentration of a	When the Department determines, using the procedures in Subsection 302.06.a.ii., that a disponable potential to cause, or contributes to an in-stream excursion above the allowable a state numeric criteria within a state water quality standard for an individual pollutant, the ent limits for that pollutant.	mbien
causes, has the reas	When the Department determines, using the procedures in Subsection 302.06.a.ii., that a dissonable potential to cause, or contributes to an in-stream excursion above the numeric critericity, the permit must contain effluent limits for whole effluent toxicity.	
Subsection 302.06 potential to cause, quality standard, the are not necessary values and subsection 302.06	Except as provided in this subsection, when the Department determines, using the proced fa.i.i., toxicity testing data, or other information, that a discharge causes, has the reast or contributes to an in-stream excursion above a narrative criterion within an applicable the permit must contain effluent limits for whole effluent toxicity. Limits on whole effluent to where the Department demonstrates in the fact sheet of the IPDES permit, using the proced fa.i.i., that chemical-specific limits for the effluent are sufficient to attain and maintain applitive state water quality standards.	sonable water oxicity lures in
pollutant that is p contributes to an	When the state has not established a numeric water quality criterion for a specific charesent in an effluent at a concentration that causes, has the reasonable potential to causexursion above a narrative criterion within an applicable state water quality standards establish effluent limits using one (1) or more of the following options:	use, o
the pollutant which	Establish effluent limits using a calculated numeric water quality target or concentration value the Department demonstrates will attain and maintain applicable narrative water quality exect the designated use. Such a target or concentration value may be derived:	
(a) Ucriterion, and	Using a proposed criterion, or an explicit policy or regulation interpreting its narrative water	quality (
Handbook, as curr	Supplemented with other relevant information which may include EPA's Water Quality Statently revised, risk assessment data, exposure data, information about the pollutant from the tration (FDA), and current EPA criteria documents;	
	Establish effluent limits on a case-by-case basis, using EPA's water quality criteria, published et section 304(a), supplemented where necessary by other relevant information; or	d unde
(3) I	Establish effluent limitations on an indicator parameter for the pollutant of concern, provided	d: (
(a) Ilmitation;	The permit identifies which pollutants are intended to be controlled by the use of the e	effluen
the effluent limit o	The required fact sheet sets forth the basis for the limit, including a finding that compliant on the indicator parameter will result in controls on the pollutant of concern which are suffice applicable water quality standards;	
(c) The permit the limit and	The permit requires all effluent and ambient monitoring necessary to show that during the tit on the indicator parameter continues to attain and maintain applicable water quality star	term of ndards (
	The permit contains a reopener clause allowing the Department to modify or revoke and reise on the indicator parameter no longer attain and maintain applicable water quality standards	

vii. ensure that:	When developing water quality-based effluent limits under this subsection, the Department (shall
(1) subsection is der	The level of water quality to be achieved by limits on point sources established under ived from, and complies with all applicable water quality standards; and	this
	Effluent limits developed to protect a narrative water quality criterion, a numeric water qu, are consistent with the assumptions and requirements of any available wasteload allocation for ed by the state and approved by EPA pursuant to 40 CFR 130.7;	
b. under the Clean '	Attain or maintain a specified water quality through water quality related effluent limits estable Water Act section 302;	ished)
c. when the dischar	Conform to applicable water quality requirements under the Clean Water Act section 402(ge affects a state other than Idaho;	(b)(5)
d. requirements est 301(b)(1)(C);	Incorporate any more stringent limitations, treatment standards, or schedules of compleablished under federal or state law or regulations in accordance with the Clean Water Act se	
e. under the Clean	Ensure consistency with the requirements of a Water Quality Management plan approved by Water Act section 208(b); or (EPA
f. different factors,	Incorporate alternative effluent limitations or standards where warranted by fundamer under 40 CFR 125.30 through 125.32.	ntally)
07.	Technology-Based Controls for Toxic Pollutants.)
under Section 30	In determining whether to include limitations on toxic pollutants in a permit under this section establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific 01 (Permit Conditions for Specific Categories), or other relevant information. The fact sheet lopment of limitations included in the permit.	ation
Department will under Section 30 explain the devel b. determines (base information) are	establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific of (Permit Conditions for Specific Categories), or other relevant information. The fact sheet	eation must) tment other
Department will under Section 30 explain the devel b. determines (base information) are	establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific of (Permit Conditions for Specific Categories), or other relevant information. The fact sheet dependent of limitations included in the permit. (An IPDES permit must include limitations to control all toxic pollutants which the Depart d on information reported in a permit application under Subsection 105.07 and 301.01.a., or on or may be discharged at a level greater than the level which can be achieved by the technology-tements appropriate to the permittee under 40 CFR 125.3(c). (The requirement that the limitations control the pollutants meeting the criteria of Subsection 105.07 and 301.01 a	eation must) ement other based)
Department will under Section 30 explain the devel b. determines (base information) are treatment require c.	establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific of (Permit Conditions for Specific Categories), or other relevant information. The fact sheet dependent of limitations included in the permit. (An IPDES permit must include limitations to control all toxic pollutants which the Depart d on information reported in a permit application under Subsection 105.07 and 301.01.a., or on or may be discharged at a level greater than the level which can be achieved by the technology-tements appropriate to the permittee under 40 CFR 125.3(c). (The requirement that the limitations control the pollutants meeting the criteria of Subsection 105.07 and 301.01 a	eation must) ement other based)
Department will under Section 30 explain the devel b. determines (base information) are treatment require c. 302.07.b. will be i. ii.	establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific of (Permit Conditions for Specific Categories), or other relevant information. The fact sheet dependent of limitations included in the permit. (An IPDES permit must include limitations to control all toxic pollutants which the Depart d on information reported in a permit application under Subsection 105.07 and 301.01.a., or on or may be discharged at a level greater than the level which can be achieved by the technology-bements appropriate to the permittee under 40 CFR 125.3(c). (The requirement that the limitations control the pollutants meeting the criteria of Subse satisfied by:	ention must must ment other based cetion)
Department will under Section 30 explain the devel b. determines (base information) are treatment require c. 302.07.b. will be i. ii. the pollutants under t	establish limits in accordance with Subsections 302.03, 302.04, and 302.06 and in a notific of (Permit Conditions for Specific Categories), or other relevant information. The fact sheet dependent of limitations included in the permit. (An IPDES permit must include limitations to control all toxic pollutants which the Depart d on information reported in a permit application under Subsection 105.07 and 301.01.a., or on or may be discharged at a level greater than the level which can be achieved by the technology-bements appropriate to the permittee under 40 CFR 125.3(c). (The requirement that the limitations control the pollutants meeting the criteria of Subse satisfied by: (Limitations on those toxic pollutants; or (Limitations on other pollutants which, in the judgment of the Department, will provide treatment.	extion must) tment other based) extion) extion) extion) which hent's

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10.	Permit Durations . Permits must include permit durations pursuant to Subsection 101.01.	()
11. 304 (Monitoring	Monitoring Requirements . Permits must include monitoring requirements pursuant to and Reporting Requirements).	Section
12. conditions requir	Pretreatment Program for POTWs . A POTW permit must include pretreatment pring the permittee to:	rogram ()
a. discharging into Part 403;	Identify, in terms of character and volume of pollutants, any Significant Industrial the POTW subject to Pretreatment Standards under the Clean Water Act section 307(b) and 4	
b. compliance with	Submit a local program when required by and in accordance with 40 CFR Part 403, to pretreatment standards to the extent applicable under the Clean Water Act section 307(b):	ensure ()
i.	The local program shall be incorporated into the permit as described in 40 CFR Part 403, an	nd ()
ii. requirements of ²	The program must require all indirect dischargers to the POTW to comply with the re 40 CFR Part 403;	porting
c. following permit	Provide written technical evaluation of the need to revise local limits under 40 CFR 403.: issuance or reissuance; and	5(c)(1),
	POTWs which are sludge-only facilities, are required to develop a pretreatment program unden the Department determines that a pretreatment program is necessary to assure compliant Act section 405(d).	
13. to control or abat	Best Management Practices . An IPDES permit must include best management practices (see the discharge of pollutants when:	(BMPs)
a. hazardous substa	Authorized under the Clean Water Act section 304(e) for the control of toxic pollutarinces from ancillary industrial activities;	nts and
b.	Authorized under the Clean Water Act section 402(p) for the control of storm water discharge	ges;
c.	Numeric effluent limitations are infeasible; or	()
d. the purposes and	The practices are reasonably necessary to achieve effluent limitations and standards or to caintent of the Clean Water Act.	irry out
14. Section 200 (Ren	Reissued Permits . When a permit is renewed or reissued, it must include provisions pursuewal of IPDES Permits).	uant to
	Privately-Owned Treatment Works . For a privately owned treatment works, any contable to any user, as a limited co-permittee, that may be necessary in the permit issued to the treatment with applicable requirements under this section.	
a. may require a sep	Alternatively, the Department may issue separate permits to the treatment works and to its uparate permit application from any user.	sers, or
	The Department's decision to issue a permit with no conditions applicable to any user, to e (1) or more users, to issue separate permits, or to require separate applications, and the ball be stated in the fact sheet for the draft permit for the treatment works.	

Grants. An IPDES permit must include any conditions imposed in grants made by the EPA to

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16.

POTWs under the Clean Water Act sections 201 and 204, which are reasonably necessary for the achievement of effluent limitations under the Clean Water Act section 301. Sewage Sludge. An IPDES permit must include any requirements under the Clean Water Act section 405 governing the disposal of sewage sludge from POTWs or any other TWTDS for any use for which regulations have been established, in accordance with any applicable regulations. Navigation. An IPDES permit must include any conditions that the Secretary of the Army considers necessary to ensure that navigation and anchorage will not be substantially impaired, in accordance with Subsection 103.04 and 109.02. **Qualifying State or Local Programs.** 19.) For storm water discharges associated with small construction activity disturbing one (1) acre or more, but less than five (5) acres as specified in 40 CFR 122.26(b)(15), the Department may include permit conditions that incorporate by reference qualifying state or local erosion and sediment control program requirements. Where a qualifying state or local program does not include one (1) or more of the elements in this subsection, then the Department must include those elements as conditions in the permit. A qualifying state or local erosion and sediment control program is one that includes: Requirements for construction site operators to implement appropriate erosion and sediment i. control best management practices; Requirements for construction site operators to control waste such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality; Requirements for construction site operators to develop and implement a storm water pollution prevention plan, which must include: (1) Site descriptions; Descriptions of appropriate control measures; (2) Copies of approved state or local requirements; (3) (4) Maintenance procedures; (5) Inspection procedures; Identification of non-storm water discharges; and Requirements to submit a site plan for review that incorporates consideration of potential water quality impacts.

c. For storm water discharges from a construction activity disturbing five (5) acres or more, including activities that disturb less than acres (5) acres but are part of a larger common plan of development or sale that will ultimately disturb five (5) acres or more, as specified in 40 CFR 122.26(b)(14)(x), the Department may include permit conditions that incorporate by reference qualifying state or local erosion and sediment control program requirements. A qualifying state or local erosion and sediment control program is one that includes the elements listed in Subsections 302.19.a. and b. and any additional requirements necessary to achieve the applicable technology-based standards of best available technology and best conventional technology based on the best professional judgment of the permit writer.

20. Water Quality Trading. The Department may include provisions in IPDES permits that allow for compliance with water quality based permit limits to be achieved through water quality trading.

303. CALCULATING PERMIT PROVISIONS.

	Outfalls and Discharge Points. All permit effluent limitations, standards and prohibitions sheach outfall or discharge point of the permitted facility, except as otherwise provided under Subsalanagement Practices,) and Subsection 303.08, (Internal Waste Streams.)	
02.	Production-Based Limitations.)
a. based on design	In the case of POTWs, permit effluent limitations, standards, or prohibitions shall be calculated a flow.	ulated)
	Except in the case of POTWs or as provided in Subsection 303.02.b.ii., calculation of any padards, or prohibitions which are based on production (or other measure of operation) shall be be measure of actual production of the facility.	
	For new sources or new dischargers, actual production shall be estimated using projectime period of the measure of production shall correspond to the time period of the calculated pexample, monthly production shall be used to calculate average monthly discharge limitations.	
ii. prohibitions ba production leve	The Department may include a condition establishing alternate permit limitations, standard upon anticipated increased (not to exceed maximum production capability) or decrease.	
iii. condition under is submitted, tha	For the automotive manufacturing industry only, the Department shall establish an alter 303.02.b.ii., if the applicant satisfactorily demonstrates to the Department, at the time the applicant:	
(1) maximum produ	Its actual production, as indicated in Subsections 303.02.b. and 303.02.b.i. is substantially luction capability, and	below)
permit. (2)	There is a reasonable potential for an increase above actual production during the duration (of the
iv.	If the Department establishes permit conditions under Subsection 303.02.b.ii.:)
	The permit shall require the permittee to notify the Department at least two (2) business days hich the permittee expects to operate at a level higher than the lowest production level identified ice shall specify:	prior in the
(a) level; and	The anticipated level, and the period during which the permittee expects to operate at the alto	ernate
(b) production leve	If the notice covers more than one (1) month, the notice shall specify the reasons for the anticit increase; and	ipated
covered by prio	New notice of discharge at alternate levels is required to cover a period or production lever notice or, if during two (2) consecutive months otherwise covered by a notice, the production facility does not in fact meet the higher level designated in the notice;	
303.02.b.ii., in	The permittee shall comply with the limitations, standards, or prohibitions that correspond production specified in the permit, unless the permittee has notified the Department under Subservice case the permittee shall comply with the lower of the actual level of production during vel specified in the notice; and	ection
(3)	The permittee shall submit, with the Discharge Monitoring Report, the level of production	n that

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actually occ production.	curred during each month and the limitations, standards, or prohibitions applicable to that l	level (of)
03. terms of total	Metals. All permit effluent limitations, standards, or prohibitions for a metal shall be expresal recoverable metal as defined in 40 CFR Part 136, unless:	essed (l in
a. specifies the	An applicable effluent standard or limitation has been promulgated under the Clean Water to limitation for the metal in the dissolved or valent or total form;	Act a	and)
b. express the Water Act; o	In establishing permit limitations on a case-by-case basis under 40 CFR 125.3, it is necessimitation on the metal in the dissolved or valent or total form to carry out the provisions of the pr		
c. hexavalent c	All approved analytical methods for the metal inherently measure only its dissolved for chromium).	m (e (.g.,
04. prohibitions	Continuous Discharges. For continuous discharges all permit effluent limitations, standards, including those necessary to achieve water quality standards, shall, unless impracticable, be stated		
a.	Maximum daily and average monthly discharge limitations for all dischargers other than P	POTV (Vs;
b.	Average weekly and average monthly discharge limitations for POTWs.	()
05. (Definitions	Noncontinuous Discharges. Discharges which are not continuous, as defined in Section, shall be particularly described and limited, considering the following factors, as appropriate:	ion ()10)
a.	Frequency (for example, a batch discharge shall not occur more than once every three (3) w	eeks);
b. kilograms of	Total mass (for example, not to exceed one hundred (100) kilograms of zinc and two hundred (thromium per batch discharge);	ed (20	(00 (
c. kilograms of	Maximum rate of discharge of pollutants during the discharge (for example, not to exceed f zinc per minute); and	two	(2)
d. measure (for fifty (250) g	Prohibition or limitation of specified pollutants by mass, concentration, or other apper example, shall not contain at any time more than one-tenth (0.1) mg/L zinc or more than two larams (one-fourth (1/4) kilogram) of zinc in any discharge).	ropri hund: (ate red
06.	Mass Limitations.	()
a. terms of mas	All pollutants limited in permits shall have limitations, standards, or prohibitions express except:	essed (in)
i.	pH, temperature, radiation, or other pollutants which cannot appropriately be expressed by	mass (;
ii.	When applicable standards and limitations are expressed in terms of other units of measurer	nent;	; or)
of operation	If in establishing permit limitations on a case-by-case basis under 40 CFR 125.3, limit terms of mass are infeasible because the mass of the pollutant discharged cannot be related to a rate (for example, discharges of TSS from certain mining operations), and permit conditions ensulated to be used as a substitute for treatment.	neas	ure

b. the permit shall r	Pollutants limited in terms of mass, may also be limited in terms of other units of measureme require the permittee to comply with both limitations.	ent, ar (nd)
07.	Pollutant Credits for Intake Water.	()
a. potential and esta	The following definitions apply to the consideration of intake credits in determining reasablishing technology based and water quality based effluent limits for IPDES permits.	sonab (le)
	An intake pollutant is the amount of a pollutant that is present in waters of the United d water as provided in Subsection 303.07.a.iv.) at the time water is removed from the same barger or other facility supplying the discharger with intake water.		
Department finds	An intake pollutant must be from the same body of water as the discharge in order to be eliging. An intake pollutant is considered to be from the same body of water as the discharge is that the intake pollutant would have reached the vicinity of the outfall point in the receiving one period had it not been removed by the permittee. This finding will be established if:	if th	ne
(1) pollutant in the fa	The background concentration of the pollutant in the receiving water (excluding any amount acility's discharge) is similar to that in the intake water;	t of th	ne)
(2)	There is a direct hydrological connection between the intake and discharge points; and	()
(3) receiving waters.	Water quality characteristics (e.g., temperature, pH, hardness) are similar in the intal	ke ar	nd)
	The Department may also consider other site-specific factors relevant to the transport and nake the finding in a particular case that a pollutant would or would not have reached the vicin the receiving water within a reasonable period had it not been removed by the permittee.	inity (
within a reasonab body of water if t	An intake pollutant from ground water may be considered to be from the same body of watermines that the pollutant would have reached the vicinity of the outfall point in the receiving pole period had it not been removed by the permittee, except that such a pollutant is not from the ground water contains the pollutant partially or entirely due to human activity, such as indicated a pollutant partially or entirely due to human activity, such as indicated a pollutant partially or entirely due to human activity.	g wat ie san	er 1e
v. pollutant and out	The determinations made under Subsections 303.07.b. and c. will be made on a polluta fall-by-outfall basis.	ant-b	y-)
discharge, that is	These provisions do not alter Department's obligation under Subsection 302.06.a.vii(2) to do not consistent with the assumptions and requirements of any available waste load allocations a part of a TMDL prepared by the Department and approved by EPA pursuant to 40 CFR 130.7(d).	for th	ne
b.	Consideration of intake pollutants for technology based effluent limitations:	()
i. to reflect credit fo	Upon request of the discharger, technology-based effluent limitations or standards shall be actor pollutants in the discharger's intake water if:	djuste (bs)
(1) specifically provi	The applicable effluent limitations and standards contained in 40 CFR Part 401 throug ide that they shall be applied on a net basis; or	_	1,
	The discharger demonstrates that the control system it proposes or uses to meet app d limitations and standards would, if properly installed and operated, meet the limitation absence of pollutants in the intake waters.		
ii. demonstrates that	Credit for generic pollutants such as BOD or TSS should not be granted unless the pet the constituents of the generic measure in the effluent are substantially similar to the constituents.		

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the generic measure in the intake water or unless appropriate additional limits are placed on process water pollutants either at the outfall or elsewhere.

- iii. Credit shall be granted only to the extent necessary to meet the applicable limitation or standard, up to a maximum value equal to the influent value. Additional monitoring may be necessary to determine eligibility for credits and compliance with permit limits.
- iv. Credit shall be granted only if the discharger demonstrates that the intake water is drawn from the same body of water into which the discharge is made. The Department may waive this requirement if the Department finds that no environmental degradation will result.
- v. This section does not apply to the discharge of raw water clarifier sludge generated from the treatment of intake water.
 - **c.** Consideration of intake pollutants for water quality based effluent limitations:
- i. The Department will evaluate if there is reasonable potential for the discharge of an identified intake pollutant to cause or contribute to an exceedance of a narrative or numeric water quality criterion. If the Department determines that an intake pollutant in the discharge does not have the reasonable potential to cause or contribute to an exceedance of an applicable water quality standard, the Department is not required to include a water quality-based effluent limit for the identified intake pollutant in the facility's permit.
- ii. If a reasonable potential exists, then water quality-based effluent limits may be established that reflect a credit for intake pollutants where a discharger demonstrates that the following conditions are met: ()
- (1) The facility removes the intake water containing the pollutant from the same body of water into which the discharge is made;
- (2) The ambient background concentration of the pollutant does not meet the most stringent applicable water quality criterion for that pollutant; ()
- (3) The facility does not alter the identified intake pollutant chemically or physically in a manner that would cause adverse water quality impacts to occur that would not occur if the pollutants had not been removed from the body of water;
- (4) The timing and location of the discharge would not cause adverse water quality impacts to occur that would not occur if the identified intake pollutant had not been removed from the body of water; ()
- (5) For the purpose of determining water quality-based effluent limits, the facility does not increase the identified intake pollutant concentration at the point of discharge as compared to the pollutant concentration in the intake water.
- iii. Where the conditions in Subsection 303.07.c.i. and ii are met, the Department may establish a water quality-based effluent limitation allowing a facility to discharge a mass and concentration of the intake pollutant that are no greater than the mass and concentration found in the facility's intake water. A discharger may add mass of the pollutant to its waste stream if an equal or greater mass is removed prior to discharge, so there is no net addition of the pollutant in the discharge compared to the intake water.
- iv. Where intake water for a facility is provided by a municipal water supply system and the supplier provides treatment of the raw water that removes an intake water pollutant, the concentration of the intake water pollutant will be determined at the point where the water enters the water supplier's distribution system.
- v. Where a facility discharges intake pollutants from multiple sources that originate from the receiving water body and from other water bodies, the Department may derive an effluent limit reflecting the flow-weighted amount of each source of the pollutant provided that conditions in 303.07.c.ii. of this subsection are met and adequate monitoring to determine compliance can be established and is included in the permit.

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concentration da	The permit will specify how compliance with mass and concentration-based limitations for llutant will be assessed. This may be done by basing the effluent limitation on background ata. Alternatively, the Department may determine compliance by monitoring the pollute in the intake water and in the effluent. This monitoring may be supplemented by monitoring intermed by a Department evaluation of the use of best management practices.	ınd ant
vii. and regulations in	Effluent limitations must be established to comply with all other applicable state and federal lancluding technology-based requirements and anti-degradation policies.	ws)
viii. chemical-specific	When determining whether water quality based effluent limitations are necessary, information from the considered independently.	om)
ix. other provisions	Permit limits must be consistent with the assumptions and requirement of waste load allocations in a TMDL that has been approved by the EPA.	or)
08.	Internal Waste Streams. ()
before mixing w	When permit effluent limitations or standards imposed at the point of discharge are impractical and limitations or standards for discharges of pollutants may be imposed on internal waste stream that the theorem in the point of discharges of pollutants are imposed on internal waste stream that the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractical waste stream and the point of discharge are impractically and the point of discharge a	ms
b. circumstances wh	Limits on internal waste streams will be imposed only when the fact sheet sets forth the exception hich make such limitations necessary, such as:	nal)
i.	When the final discharge point is inaccessible (for example, under ten (10) meters of water); ()
ii.	The wastes at the point of discharge are so diluted as to make monitoring impracticable; or ()
iii. impracticable.	The interferences among pollutants at the point of discharge would make detection or analy	sis)
09.	Disposal of Pollutants into Wells, into POTWs, or by Land Application.)
pollutants being discharge in an II	When part of a discharger's process wastewater is not being discharged into waters of the Uni is disposed into a well, into a POTW, or by land application thereby reducing the flow or level discharged into waters of the United States, applicable effluent standards and limitations for PDES permit shall be adjusted to reflect the reduced raw waste resulting from such disposal. Efflutandards in the permit shall be calculated by one (1) of the following methods:	of the
	If none of the waste from a particular process is discharged into waters of the United States, and squidelines provide separate allocation for wastes from that process, all allocations for the proceed from calculation of permit effluent limitations or standards; or	
stream by the am the result by the t 40 CFR Part 12 application change	In all cases other than those described in Subsection 303.09.a.i., effluent limitations shall ciplying the effluent limitation derived by applying effluent limitation guidelines to the total was count of wastewater flow to be treated and discharged into waters of the United States, and divide total wastewater flow. Effluent limitations and standards so calculated may be further adjusted units, subpart D, to make them more or less stringent if discharges to wells, POTWs, or by large the character or treatability of the pollutants being discharged to receiving waters. This methally expressed as:	ste ing der ind

P=(E x N)/T; where P is the permit effluent limitation, E is the limitation derived by applying effluent guidelines to the total waste stream, N is the wastewater flow to be treated and discharged to waters of the United States, and T is the total wastewater flow.

			()
	b.	Subsection 303.09.a. does not apply to the extent that promulgated effluent limitations guide	elines (:)
	i.	Control concentrations of pollutants discharged but not mass; or	()
land app	ii. olication,	Specify a different specific technique for adjusting effluent limitations to account for well in or disposal into POTWs.	jectio (n,)
		Subsection 303.09.a. does not alter a discharger's obligation to meet any more stablished under Sections 300 (Conditions Applicable to all Permits), 301 (Permit Conditions), 40 CFR 122.42(e), and 302 (Establishing Permit Provisions).	tringe ons f (nt or)
	d.	Disposal of discharge into injection wells is regulated by:	()
Minimu	i. m Standa	Idaho Department of Water Resources, in compliance with the IDAPA 37.03.03, "Ruinds for the Construction and Use of Injection Wells," for a Class I injection well; or	les aı	nd)
Sewage	ii. Disposal	Health District having jurisdiction, in compliance with IDAPA 58.01.03, "Individual/SubRules," for a Class V injection well.	surfa (ce)
58.01.17	e. 7, "Recyc	Disposal of discharge onto the surface of the land is regulated by the Department under led Water Rules."	IDAF (PA)
304.	MONIT	ORING AND REPORTING REQUIREMENTS.		
	01.	Monitoring Requirements. A permit must include the following requirements for monitori	ng:)
monitor	a.		() of)
	a. ing equip b.	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriate the proper use.	iate,)
the mon	 a. ing equip b. itored act c. d activity 	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are represent.	iate, (ative (for the	of) he
the mon	 a. ing equip b. itored act c. d activity 	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are representativity including, when appropriate, continuous monitoring; Provisions for reporting the results of monitoring, including frequency, appropriate a based on the impact of that activity and as specified in 40 CFR Part 127 (NPDES Electrical Control of the control o	iate, (ative (for the ectron	of) he ic)
the mon	a. ing equip b. itored act c. d activity ng). Repo	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are representativity including, when appropriate, continuous monitoring; Provisions for reporting the results of monitoring, including frequency, appropriate abased on the impact of that activity and as specified in 40 CFR Part 127 (NPDES Electring shall be no less frequent than specified in 40 CFR 122.44;	iate, (ative (for the ectron	of) he ic)
the mon	a. ing equip b. itored act c. d activity ng). Repo d.	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are representativity including, when appropriate, continuous monitoring; Provisions for reporting the results of monitoring, including frequency, appropriate abased on the impact of that activity and as specified in 40 CFR Part 127 (NPDES Electing shall be no less frequent than specified in 40 CFR 122.44; The mass (or other measurement specified in the permit) for each pollutant limited in the permit is a specified in the permit of the permit in the permit is a specified in the permit is a s	iate, (ative (for the ectron	of) he ic)
the mon	a. ing equip b. itored act c. d activity ng). Repo d. e.	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are representativity including, when appropriate, continuous monitoring; Provisions for reporting the results of monitoring, including frequency, appropriate abased on the impact of that activity and as specified in 40 CFR Part 127 (NPDES Electing shall be no less frequent than specified in 40 CFR 122.44; The mass (or other measurement specified in the permit) for each pollutant limited in the permit volume of effluent discharged from each outfall;	iate, (ative (for the ectron	of) he ic)
the mon	a. ing equip b. itored act c. d activity ng). Repo d. e. f.	Monitoring Requirements. A permit must include the following requirements for monitoring Requirements concerning the proper use, maintenance, and installation, when appropriment or methods (including biological monitoring methods when appropriate); The type, intervals, and frequency of monitoring sufficient to yield data which are represent in including, when appropriate, continuous monitoring; Provisions for reporting the results of monitoring, including frequency, appropriate a based on the impact of that activity and as specified in 40 CFR Part 127 (NPDES Electring shall be no less frequent than specified in 40 CFR 122.44; The mass (or other measurement specified in the permit) for each pollutant limited in the permit becomes of the end of the permit of th	iate, (ative (for the ectron	of) he ic)

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iv.	Pollutants subject to notification requirements under Subsection 301.01; and	()
	Pollutants in sewage sludge or other monitoring as specified in 40 CFR Part 503; or as detern a case-by-case basis pursuant to the Clean Water Act section 405(d)(4), Section 380 (Surules, and IDAPA 58.01.16.650, "Wastewater Rules";	
or Part 501 throumatrix or sample can demonstrate "sufficiently sens the Department in different method	According to sufficiently sensitive test procedures (i.e., methods) approved under 40 CFR Pf pollutants or pollutant parameters, or another method required under 40 CFR Part 401 through 503. Consistent with 40 CFR Part 136, applicants or permittees have the option of prospecific minimum levels rather than the published levels. Further, where an applicant or pethat, despite a good faith effort to use a method that would otherwise meet the definitive," the analytical results are not consistent with the QA/QC specifications for that method and determine that the method is not performing adequately and the Department should show the remaining EPA-approved methods that is sufficiently sensitive consistent with processing 304.01.g.i. and ii. For the purposes of this section, a method is "sufficiently sensitive"	gh 471 oviding rmittee tion of d, then select a visions
i. permit for the me	The method minimum level (ML) is at or below the level of the effluent limit established assured pollutant or pollutant parameter; or	in the
ii. required under 40	The method has the lowest ML of the analytical methods approved under 40 CFR Part CFR Chapter I, Subchapter N or O, for the measured pollutant or pollutant parameter; and	
	In the case of pollutants or pollutant parameters for which there are no approved methods up methods are not otherwise required under 40 CFR Part 401 through 471 or Part 501 through be conducted according to a test procedure specified in the permit for such pollutants or pollutants.	gh 503,
02.	Reporting Monitoring Results.	()
a. requirements to r	Reporting Monitoring Results. Except as provided in Subsections 304.02.d. and 304.02.e., the Department will export monitoring results on a case-by-case basis with a frequency dependent on the nature and but in no case less than once a year. All results must be electronically reported in compliance of the compliance	stablish d effect
a. requirements to r of the discharge, CFR Part 127. b. and report results use or disposal p these rules, and I	Except as provided in Subsections 304.02.d. and 304.02.e., the Department will eseport monitoring results on a case-by-case basis with a frequency dependent on the nature and	stablish d effect with 40 () nonitor sludge dge) of
a. requirements to r of the discharge, CFR Part 127. b. and report results use or disposal p these rules, and I case less than one c. associated with in	Except as provided in Subsections 304.02.d. and 304.02.e., the Department will export monitoring results on a case-by-case basis with a frequency dependent on the nature and but in no case less than once a year. All results must be electronically reported in compliance of the sewage sludge use or disposal practices, the Department will establish requirements to reson a case-by-case basis with a frequency dependent on the nature and effect of the sewage ractice; minimally this shall be as specified in 40 CFR Part 503, Section 380 (Sewage Sluddaho's Wastewater Rules, IDAPA 58.01.16.650, "Wastewater Rules," (where applicable), but	stablish deffect with 40 () nonitor sludge dge) of at in no () charges
a. requirements to r of the discharge, CFR Part 127. b. and report results use or disposal p these rules, and I case less than one c. associated with in frequency dependence d. associated with in	Except as provided in Subsections 304.02.d. and 304.02.e., the Department will establish requirements on a case-by-case basis with a frequency dependent on the nature and but in no case less than once a year. All results must be electronically reported in compliance of the sewage sludge use or disposal practices, the Department will establish requirements to reson a case-by-case basis with a frequency dependent on the nature and effect of the sewage ractice; minimally this shall be as specified in 40 CFR Part 503, Section 380 (Sewage Sluddaho's Wastewater Rules, IDAPA 58.01.16.650, "Wastewater Rules," (where applicable), but the a year. All results must be electronically reported in compliance with 40 CFR Part 127. The Department will establish requirements to report monitoring results for storm water discondustrial activity which are subject to an effluent limitation guideline on a case-by-case basis alent on the nature and effect of the discharge, but in no case less than once a year. The Department will establish requirements to report monitoring results for storm water discondustrial activity, other than those addressed in Subsection 304.02.c., on a case-by-case basis dent on the nature and effect of the discharge. At a minimum, a permit for such a discharge	stablish deffect with 40 () nonitor sludge dge) of at in no () charges with a () charges with a
a. requirements to r of the discharge, CFR Part 127. b. and report results use or disposal p these rules, and I case less than one c. associated with in frequency dependence d. associated with in frequency dependence require the discharge	Except as provided in Subsections 304.02.d. and 304.02.e., the Department will establish requirements on a case-by-case basis with a frequency dependent on the nature and but in no case less than once a year. All results must be electronically reported in compliance of the sewage sludge use or disposal practices, the Department will establish requirements to reson a case-by-case basis with a frequency dependent on the nature and effect of the sewage ractice; minimally this shall be as specified in 40 CFR Part 503, Section 380 (Sewage Sluddaho's Wastewater Rules, IDAPA 58.01.16.650, "Wastewater Rules," (where applicable), but the a year. All results must be electronically reported in compliance with 40 CFR Part 127. The Department will establish requirements to report monitoring results for storm water discondustrial activity which are subject to an effluent limitation guideline on a case-by-case basis alent on the nature and effect of the discharge, but in no case less than once a year. The Department will establish requirements to report monitoring results for storm water discondustrial activity, other than those addressed in Subsection 304.02.c., on a case-by-case basis dent on the nature and effect of the discharge. At a minimum, a permit for such a discharge	stablish deffect with 40 () nonitor sludge dge) of at in no () charges with a () charges with a ge must ()

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		Maintain for a period of three (3) years a record summarizing the results of the inspection and a the facility is in compliance with the plan and the permit, and identifying any incidents of ()
i	v.	Sign the report and certification in accordance with Section 090 (Signature Requirements); and ()
operations		Permits for storm water discharges associated with industrial activity from inactive mining where annual inspections are impracticable, require certification that the facility is in compliance r alternative requirements, once every three (3) years by an Idaho licensed professional engineer. ()
	e. to repoi	A permit that does not require monitoring results reports at least annually must require the t, at least annually, all instances of noncompliance not reported under Subsection 300.12. ()
305.	COMPI	JANCE SCHEDULES.
	01. ce with t	General . An IPDES permit may, when appropriate, specify a schedule of compliance leading to the Clean Water Act and these rules.
8	a.	Any schedules of compliance under this section shall require compliance as soon as possible.
compliand	fter com	The first IPDES permit issued to a new source or a new discharger shall contain a schedule of when necessary to allow a reasonable opportunity to attain compliance with requirements issued or imencement of construction, but less than three (3) years before commencement of the relevant ()
allow a re		For recommencing dischargers, a schedule of compliance shall be available only when necessary to le opportunity to attain compliance with requirements issued or revised less than three (3) years cement of discharge.
the date o		If a permit establishes a schedule of compliance under this section that exceeds one (1) year from issuance, the schedule must set out interim requirements and dates for achievement of the interim he schedule includes interim requirements:
for compl (6) month		The time between interim dates shall not exceed one (1) year, except that in the case of a schedule ith standards for sewage sludge use and disposal, the time between interim dates shall not exceed six ()
control fa specify in	nterim d	If the time necessary for completion of any interim requirement (such as the construction of a smore than one (1) year and is not readily divisible into stages for completion, the permit shall ates for the submission of reports of progress toward completion of the interim requirements and ed completion date.
notify the		Within fourteen (14) days following each interim and final date of compliance, the permittee shall ment in writing of its compliance or noncompliance with the interim or final requirements, or submit f Subsection 305.01.d.ii. is applicable.
compliand Standards	ce with	Permits may incorporate compliance schedules which allow a discharger to phase in, over time, water quality-based effluent limitations in accordance with IDAPA 58.01.02.400, "Water Quality ()
conductin		Alternative Schedules of Compliance. An IPDES permit applicant or permittee may cease ated activities (by terminating direct discharge for point sources) rather than continuing to operate equirements as follows:

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a. permit which ha	If the permittee decides to cease conducting regulated activities at a given time within the term of a as already been issued:
i. activities; or	The permit may be modified to contain a new or additional schedule leading to timely cessation of ()
ii. final complianc	The permittee shall cease conducting permitted activities before noncompliance with any interim or e schedule requirement already specified in the permit.
	If the decision to cease conducting regulated activities is made before issuance of a permit whose de the termination date, the permit shall contain a schedule leading to termination which will ensure nee with applicable requirements no later than the statutory deadline.
c. issue or modify	If the permittee is undecided whether to cease conducting regulated activities, the Department may a permit to contain two (2) schedules, as follows:
	Both schedules shall contain an identical interim deadline requiring a final decision on whether to a regulated activities no later than a date which ensures sufficient time to comply with applicable a timely manner if the decision is to continue conducting regulated activities;
ii. statutory deadli	One (1) schedule shall lead to timely compliance with applicable requirements, no later than the ne;
iii. timely complian	The second schedule shall lead to cessation of regulated activities by a date which will ensure new with applicable requirements no later than the statutory deadline; and
to continue con	Each permit containing two (2) schedules shall include a requirement that after the permittee has cision under Subsection 305.02.c., it shall follow the schedule leading to compliance if the decision is ducting regulated activities, and follow the schedule leading to termination if the decision is to cease plated activities.
d. by a firm publ corporation.	The applicant's or permittee's decision to cease conducting regulated activities shall be evidenced ic commitment satisfactory to the Department, such as a resolution of the board of directors of a ()
306 309.	(RESERVED)
310. VARI	ANCES.
01.	Variance Requests by non-POTWs.
a. limitations und	A discharger which is not a POTW may request a variance from otherwise applicable effluent er the following statutory or regulatory provisions, within the times specified in this subsection.
i. which the efflu	A request for a variance based on the presence of fundamentally different factors from those on ent limitations guideline was based must be filed as follows:
(1) public commen	For a request from best practicable control technology currently available (BPT), by the close of the t period under Section 109 (Public Notification and Comment); or
which an efflue	For a request from best available technology economically achievable (BAT) and/or best bllutant control technology (BCT), by no later than one hundred eighty (180) days after the date on nt limitation guideline is published in the Federal Register for a request based on an effluent limitation algated on or after February 4, 1987.
ii.	The request must explain how the requirements of the applicable regulatory and/or statutory criteria

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have been met.		()
b. following:	An applicant may request a variance for non-conventional pollutants under this section	for tl	he)
	A variance from the BAT requirements for Clean Water Act section 301(b)(2)(F) pod non-conventional pollutants) pursuant to the Clean Water Act section 301(c) because lity of the owner or operator; or		
ii.	A variance pursuant to the Clean Water Act section 301(g) provided:	()
(1) when determined and	The variance may only be requested for ammonia; chlorine; color; iron; total phenols (by the EPA Administrator to be a pollutant covered by the Clean Water Act section 301(b)		
(2) 301(g)(4).	Any other pollutant which the EPA Administrator lists under the Clean Water Act	sectio	on)
с.	The request for variance as outlined in Subsection 310.01.b. must be made as follows:	()
promulgation of t	For those requests for a variance from an effluent limitation based upon an effluent limiting an initial request to the Department no later than two hundred seventy (270) day the applicable effluent limitation guideline followed by a completed request no later than the cent period under Section 109 (Public Notification and Comment).	ys aft	er
(1)	The initial request to the Department must contain:	()
(a)	The name of the discharger;	()
(b)	The permit number;	()
(c)	The outfall number(s);	()
(d)	The applicable effluent guideline; and	()
(e) modification or b	Whether the discharger is requesting a Clean Water Act section 301(c) or section oth.	301(g))
301(g) must be	The completed request must demonstrate that the applicable requirements of 40 CFR Part 12 thstanding this provision, the complete application for a request under Clean Water Act filed one hundred eighty (180) days before the Department must make a decision (unledlishes a shorter or longer period).	section	on
ii. guidelines, the rec under Subsection	For those requests for a variance from effluent limitations not based on effluent linguist need only comply with Subsection 310.01.c.i(2) and need not be preceded by an initial 310.01.c.i(1).		
	A modification under the Clean Water Act section 302(b)(2) of requirements under the Clean (a) for achieving water quality related effluent limitations may be requested no later than the clean period under Section 109 (Public Notification and Comment) on the permit from whought.	close	of
except that if ther water quality star	A variance under the Clean Water Act section 316(a) for the thermal component of any did a timely application for a permit under Section 105 (Application for an Individual IPDES I mal effluent limitations are established under the Clean Water Act section 402(a)(1) or are bendards, the request for a variance may be filed by the close of the public comment period lic Notification and Comment).	Permi ased o	t), on

under that	ne Clean V in the clos	Variance Requests by POTWs. A discharger which is a POTW may request a variance from luent limitations. A modification under the Clean Water Act section 302(b)(2) of the require Water Act section 302(a) for achieving water quality based effluent limitations shall be request see of the public comment period under Section 109 (Public Notification and Comment) on the prodification is sought.	ment ted n	s o
	03.	Permit Variance Decision Process.)
Departn	a. nent may	The Department may deny requests for variances. A variance that has been denied be appealed according to the process identified in Section 204 (Appeals Process).	y th	e)
	b.	The Department may grant (subject to EPA objection under Subsection 103.02 or 40 CFR 123	3.44)	:
a POTW	i. V;	Variances for extensions under the Clean Water Act section 301(i) based on delay in complet	ion c	f)
on the u	ii. se of inno	Variances after consultation with EPA, extensions under the Clean Water Act section 301(k) ovative technology;	base	d)
	iii.	Variances under the Clean Water Act section 316(a) for thermal pollution; or)
	iv.	Variances from water quality standards under IDAPA 58.01.02.260, "Water Quality Rules.")
	c.	The Department may forward to EPA with or without a recommendation:)
301(c);	i. or	A variance based on the economic capability of the applicant under the Clean Water Act so	ectio	n)
302(b)(2	ii. 2).	A variance based on water quality related effluent limitations under the Clean Water Act se	ectio	n)
	d.	The Department may forward to EPA with a written concurrence:)
effluent	i. limitation	A variance based on the presence of fundamentally different factors from those on whins guideline was based (Clean Water Act section 301(n)); or	ch a	n)
	ii.	A variance based upon certain water quality factors under the Clean Water Act section 301(g)) .)
EPA Ad the varia		The EPA may grant or deny a request for a variance that is forwarded by the Department. or (or his delegate) approves the variance, the Department shall prepare a draft permit incorpo	If the	e g)
denied s	f. shall iden	Any public notice of a draft permit for which a variance or modification has been approxitify the applicable procedures for appealing that decision under Section 204 (Appeals Process)		r)
	04.	Expedited Variance Procedures and Time Extensions. ()
		Notwithstanding the time requirements in Subsections 310.01 and 310.02, the Departmen oplicant before a draft permit is issued under Section 108 (Draft Permit and Fact Sheet) that the contain limitations which are eligible for variances.		
	i.	In the notice, the Department may require the applicant, as a condition of consideration of	of an	y

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		e request, to submit a request explaining how the requirements of 40 CFR Part 125, applicable ten met and may require its submission within a specified reasonable time after receipt of the		
final per	ii. rmit may	The Department may send the notice before the permit application has been submitted. The contain the alternative limitations which may become effective upon final grant of the varian		or)
or 310.0	b.)1.c.ii. ma	A discharger who cannot file a timely complete request required under Subsections 310.01 ay request an extension.	.c.i.(2)
	i.	The extension may be granted or denied at the discretion of the Department.	()
	ii.	The extension shall be no more than six (6) months in duration.	()
	05.	Special Procedures for Decisions on Thermal Variances.	()
the Clea		The only issues connected with issuance of a particular permit on which the Department will be fore the final permit is issued, are whether alternative effluent limitations would be justified Act section $316(a)$ or whether cooling water intake structures will use the best available tech $6(b)$.	d und	ler
Departn	i. nent, furn	Permit applicants who wish an early decision on these issues should make a request ished with supporting reasons at the time their permit applications are filed.	to tl	he)
early de	ii. ecision on	The Department will then decide whether or not to make an early decision. If it is granted, be Clean Water Act section 316 (a) or (b) issues and the grant of the balance of the permit shall		he)
	(1)	Considered permit issuance under these regulations, and	()
appeal.	(2)	Subject to the same requirements of public notice and comment and the same opportunity	for a	an)
		If the Department, on review of the administrative record, determines that the information in the Clean Water Act section 316(a) issue is not likely to be available in time it issuance, the Department may issue a permit for a term up to five (5) years.		
compon	i. ent of the	The permit shall require achievement of the effluent limitations initially proposed for the te discharge, no later than the date otherwise required by law.	herm	ıal)
Clean W	ii. Vater Act	However, the permit shall also afford the permittee an opportunity to file a demonstration section 316(a), after conducting such studies as are required under 40 CFR 125.70 through 12		
and unti	iii. il its Clea	A new discharger may not exceed the thermal effluent limitation which is initially proposed in Water Act section 316(a) variance request is finally approved.	unle (ss)
	c.	Any proceeding held under Subsection 310.05.a. shall be:	()
	i.	Publicly noticed as required by Section 109 (Public Notification and Comment), and	()
date in t	ii. the event	Conducted at a time allowing the permittee to take necessary measures to meet the final compits request for modification of thermal limits is denied.	plian (ce)
decision	d. n under th	Whenever the Department defers the decision under the Clean Water Act section 316(a clean Water Act section 316(b) may be deferred.	a), aı (ny)

311 3	669.	(RESERVED)	
370.	PRETR	EATMENT STANDARDS.	
	01.	Purpose and Applicability. This section and 40 CFR Part 403 apply to:)
	a. ged into of CFR 403.	Pollutants from non-domestic sources covered by Pretreatment Standards which are indirect r transported by truck or rail or otherwise introduced into POTWs as defined in Subsection 370.03;	
	b.	POTWs which receive wastewater from sources subject to National Pretreatment Standards; and ()
not appl	c. y to sourc	Any new or existing source subject to Pretreatment Standards. National Pretreatment Standards ces which discharge to a sewer which is not connected to a POTW Treatment Plant. (lo)
(3) object	02. ctives:	Objectives of General Pretreatment Regulations . This section and 40 CFR Part 403 fulfill thr	ee)
POTW,	a. including	To prevent the introduction of pollutants into POTWs which will interfere with the operation of interference with its use or disposal of municipal sludge;	·а)
or other	b. wise be in	To prevent the introduction of pollutants into POTWs which will pass through the treatment works compatible with such works; and	ks)
	c.	To improve opportunities to recycle and reclaim municipal and industrial wastewaters and sludge (s.)
pretreati	ment prog	Department Program in Lieu of a POTW Program . 40 CFR 403.8(a) requires certain POTV tment program. The Department may, however, assume responsibility for implementing the POT gram requirements set forth in 40 CFR 403.8(f) in lieu of requiring the POTW to develop gram. This does not preclude POTWs from independently developing pretreatment programs.	W
		Term Interpretation . When used in the context of 40 CFR Part 403, unless the context in which requires a different meaning, terms 40 CFR Part 403 that are incorporated by reference in the lowing meanings:	
	a.	The terms Administrator or Regional Administrator mean the EPA Region 10 Administrator;)
	b.	The term Approval Authority means the Department of Environmental Quality; ()
		The term Approved POTW Pretreatment Program or Program or POTW Pretreatment Progra administered by a POTW that meets the criteria established in 40 CFR 403.8 and 403.9, and while by the Department in accordance with 40 CFR 403.1;	m ch)
pretreati	d. ment prog	The term Control Authority means the POTW for a facility with a Department-approver and the Department for a POTW without a Department-approved pretreatment program;	b¢
program	e. approve	The term Director means the Department of Environmental Quality with an NPDES pern d pursuant to the Clean Water Act section 402(b);	nit)

f. The terms National Pretreatment Standard, Pretreatment Standard, or Standard mean any regulation containing pollutant discharge limits promulgated by the EPA in accordance with section 307 (b) and (c) of the Act,

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which 403.5;		Industrial Users. This term includes prohibitive discharge limits established pursuant to	40 CF (R)
	g. on within entative.	The term Water Management Division Director means a Director of the Water Manathe Region 10 office of the Environmental Protection Agency or this person's definition of the Company of th		
exclud	05. ed from th	Exceptions to Incorporation by Reference . The following sections of 40 CFR Part de incorporation by reference in Section 003 (Incorporation by Reference) of these rules.	403 a	re)
	a.	40 CFR 403.4 (State or Local Law).	()
Facilit	b. y).	40 CFR 403.19 (Provisions of Specific Applicability to the Owatonna Wastewater Tro	eatme (nt)
	c.	40 CFR 403.20 (Pretreatment Program Reinvention Pilot Projects Under Project XL).	()
371	379.	(RESERVED)		
380.	SEWAC	GE SLUDGE.		
	01.	Purpose. The purpose of this section and 40 CFR Part 503 is to:	()
and op	a. erational s	Establish standards, which consist of general requirements, pollutant limits, management protandards, for the final use or disposal of sewage sludge.	actice	s,)
a sewa	i. ge sludge	Include standards for sewage sludge applied to the land, placed on a surface disposal site, or incinerator.	fired (in)
	ii.	Include:	()
land or	(1) placed on	Pathogen and alternative vector attraction reduction requirements for sewage sludge applie a surface disposal site; and	d to tl	ne)
septage	(2) e has been	On a case-by-case basis, controls for storm water runoff from lands where sewage sluplaced for treatment or disposal.	udge (or)
	b.	Include the frequency of monitoring and recordkeeping requirements when sewage sludge is	is: ()
	i.	Applied to the land;	()
	ii.	Placed on a surface disposal site; or	()
	iii.	Fired in a sewage sludge incinerator; and	()
	c.	Include reporting requirements for:	()
	i.	Class I sludge management facilities;	()
	ii.	POTWs with a design flow rate equal to or greater than one million gallons per day (1 MGI	D); an	d)
	iii.	POTWs that serve ten thousand (10,000) people or more.	()
	02.	Applicability . This section and 40 CFR Part 503 applies to:	()

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in a sew	a. vage sludg	Any person, who prepares sewage sludge, applies sewage sludge to the land, or fires sewage incinerator and to the owner or operator of a surface disposal site;	sludį (ge)
incinera	b. ator;	Sewage sludge applied to the land, placed on a surface disposal site, or fired in a sewage	sludį (ge)
	c.	The exit gas from a sewage sludge incinerator stack; or	()
	d.	Land where sewage sludge is applied, to a surface disposal site, and to a sewage sludge incin	nerato (or.
		Term Interpretation . When used in the context of 40 CFR Part 503, unless the context in wrly requires a different meaning, terms in the 40 CFR Part 503 that are incorporated by refere the following meanings:		
	a.	The terms Administrator or Regional Administrator mean the EPA Region 10 Administrator;	()
	b. ncy design program;	The terms Director or State Program Director mean the Department of Environmental Quanated by the Governor as having the lead responsibility for managing or coordinating the appand		
	c.	The term permitting authority is the Department of Environmental Quality.	()
exclude	04. d from the	Exceptions to Incorporation by Reference . 40 CFR 503.1 (Purpose and Applicabile incorporation by reference found in Section 003 (Incorporation by Reference) of these rules	ity) s. (is)
381 3	399.	(RESERVED)		
400.	COMPI	LIANCE EVALUATION.		
	01. gor expire ollowing:	Non-Compliance Actions. When the permittee is not in compliance with any condition ad permit that has been administratively continued, the Department may choose to do one (1) or		
	a.	Initiate an enforcement action;	()
		Issue a notice of intent to deny the new application. If the application is denied and the eger effective as provided in Subsection 101.02, the owner or operator must cease the ac permit or be subject to enforcement action for operating without a permit;		
	c.	Issue a new permit with appropriate conditions; or	()
	d.	Take other actions authorized by state law.	()
401 4	199.	(RESERVED)		
500.	ENFOR	RCEMENT.		
reportin in these Environ	rules sha	General Enforcement and Penalties. Any person who violates any permit condition, filment, duty to allow or carry out inspections, entry or monitoring requirements or any other profil be subject to administrative, civil or criminal enforcement and those remedies authorized	ovisio l in tl	on

Truth in Reporting. It is a violation of these rules for any person to falsify, tamper with, or

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02.

knowingly render inaccurate any monitoring device or method required to be maintained under an IPDES permit. In addition to any other remedy available to the Department, such a violation is punishable by a fine as provided in

		daho Code.	(m)
under ar	n IPDES j medy ava	False Statements . It is a violation of these rules for any person to knowingly make an aentation, or certification in any record or other document submitted or required to be mai permit, including monitoring reports or reports of compliance or non-compliance. In additional allable to the Department, such a violation is punishable by a fine as provided in Section 2.	ntaine 1 to ar	ed ny
state en	04. forcemen	Public Participation in Enforcement . The Department shall provide for public participation t process by:	n in tl	1e)
	a.	Investigating and providing written responses to citizen complaints;	()
statute,	b. rule, or re	Not opposing intervention by any citizen when permissive intervention may be authorizegulation; and	ized ł))
settleme	c. ent of a st	Publishing notice of and providing at least thirty (30) days for public comment on any prate enforcement action.	opose (ed)
501 5	599.	(RESERVED)		
600.	ADMIN	NISTRATIVE RECORDS AND DATA MANAGEMENT.		
	01.	Administrative Record for Draft Permits.	()
based or	a. n the adm	The provisions of a draft permit prepared by the Department under Subsection 108.01 sinistrative record defined in this section.	shall l	эе)
	b.	For preparing a draft permit, the record shall consist of:	()
	i.	The application, if required, and any supporting data furnished by the applicant;	()
	ii.	The draft permit or notice of intent to deny the application or to terminate the permit;	()
	iii.	The fact sheet;	()
	iv.	All documents cited in the fact sheet; and	()
	v.	Other documents contained in the supporting file for the draft permit.	()
		Material readily available at the Department or published material that is generally available the administrative record under Subsection 600.01, need not be physically included with the g as it is specifically referred to in the fact sheet.	ole, ar e rest	nd of)
these ru		This subsection applies to all draft permits when public notice was given after the effective	date (of)
	02.	Administrative Record for Final Permits.	()
section.	a.	The Department shall base final permit decisions on the administrative record defined	in th	is)
		The administrative record for any final permit, including issuance, denial, transfer, modifies suance, or termination shall consist of the administrative record for the draft permit and factorisection 600.01, the proposed permit and associated information, and the following:		

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601 999.	(RESERVED)		
03. electronically, w Record in accord	Electronic Submittals. Any information which the Department requires to be sulvith an electronic signature approved by the Department, will become part of the Adminidance with Subsections 600.01 and 02.		
Notification and	Material readily available from the Department or published materials which are gethich are included in the administrative record under Subsection 600.02 or Section 109 Comment), need not be physically included in the same file as the rest of the record as long red to in the fact sheet or in the response to comments.	(Publi	С
e.	This subsection applies to all IPDES permits when the draft permit was included in a public	notice).)
	The additional documents identified under Subsection 600.02.b., 107.03, and 109.02 showed as soon as possible after their receipt or publication by the Department. The record state the final permit is issued.		
c. is issued.	The final permit and fact sheet shall become part of the administrative record after the final	perm (it)
V.	Any other relevant correspondence and documents.	()
iv.	The response to comments required by Subsections 109.02 and 109.03 and any new material der that section; and	l place (d)
iii. deny the applica	The application or notice of intent to obtain coverage under a general permit, notice of intent tion, or to terminate the permit, and any supporting data furnished by the applicant;	ntent t	o)
ii. 109 (Public Not	The record of, and any written materials submitted as part of, any meeting(s) held under ification and Comment);	Sectio (n)
i. Notification and	All comments received during the public comment period provided under Section 109 Comment);	(Publi (c)