Dear Senators BURTENSHAW, Adams, Semmelroth, and Representatives BARBIERI, Furniss, Necochea:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Department of Environmental Quality:

IDAPA 58.01.14 - Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services (ZBR Chapter Rewrite, Fee Rule) - Proposed Rule (Docket No. 58-0114-2401).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 10/15/2024. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 11/12/2024.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4854, or send a written request to the address on the memorandum attached below.



# Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

### **MEMORANDUM**

TO: Rules Review Subcommittee of the Senate Resources & Environment Committee and the

House Environment, Energy & Technology Committee

Deputy Division Manager - Katharine Gerrity FROM:

DATE: September 26, 2024

**SUBJECT:** Department of Environmental Quality

IDAPA 58.01.14 - Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services (ZBR Chapter Rewrite, Fee Rule) - Proposed Rule (Docket No. 58-0114-2401)

### **Summary and Stated Reasons for the Rule**

The Department of Environmental Quality submits notice of proposed rule at IDAPA 58.01.14 - Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services. According to the department, the rulemaking is being proposed as part of the Governor's Zero-Based Regulation Executive Order. The department states that the goal of the rulemaking is to perform a critical and comprehensive review of the entire chapter in an attempt to reduce overall regulatory burden, streamline various provisions, and increase clarity and ease of use. The department adds that in this rulemaking, DEQ proposes the consolidation of environmental fees into one chapter in an effort to streamline access to fee schedules and to provide a single stop for the regulated community to view applicable fees. Phase one is consolidation of fees applicable to wastewater treatment facilities.

#### Negotiated Rulemaking / Fiscal Impact

The department states that negotiated rulemaking was conducted and that there is no fiscal impact to the General Fund.

#### **Statutory Authority**

The rulemaking appears to be authorized pursuant to Sections 39-105, 39-107, 39-119, and 39-175C, Idaho Code.

cc: Department of Environmental Quality Janeena White

\*\*\* PLEASE NOTE \*\*\*

Paul Headlee, Deputy Director Matt Drake, Manager Legislative Services Office

Keith Bybee, Manager April Renfro, Manager Research & Legislation Budget & Policy Analysis

Legislative Audits

Norma Clark, Manager **Information Technology** 

Statehouse, P.O. Box 83720 Boise, Idaho 83720-0054

Tel: 208-334-2475 legislature.idaho.gov Per the Idaho Constitution, all administrative rules may be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

#### **IDAPA 58 – DEPARTMENT OF ENVIRONMENTAL QUALITY**

## 58.01.14 – RULES GOVERNING FEES FOR ENVIRONMENTAL OPERATING PERMITS, LICENSES, AND INSPECTION SERVICES

# DOCKET NO. 58-0114-2401 (ZBR CHAPTER REWRITE, FEE RULE) NOTICE OF RULEMAKING – PROPOSED RULE

**AUTHORITY:** In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking. This action is authorized by Sections 39-105, 39-107, 39-119, and 39-175C, Idaho Code.

**PUBLIC HEARING SCHEDULE:** No hearings have been scheduled. Pursuant to Section 67-5222(2), Idaho Code, a public hearing will be held if requested in writing by twenty-five (25) persons, a political subdivision, or an agency. Written requests for a hearing must be received by the undersigned on or before September 20, 2024. If no such written request is received, a public hearing will not be held. Three public meetings were held during the negotiated rulemaking process.

**DESCRIPTIVE SUMMARY:** DEQ initiated this rulemaking in compliance with Executive Order No. 2020-01, Zero-Based Regulation (EO 2020-01), issued by Governor Little on January 16, 2020. Pursuant to EO 2020-01, each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule. The review will be conducted according to a schedule established by the Division of Financial Management, Office of the Governor (DFM), posted at <a href="https://adminrules.idaho.gov/forms\_menu.html">https://adminrules.idaho.gov/forms\_menu.html</a>. This is one of the DEQ rule chapters up for review in 2024. The goal of the rulemaking is to perform a critical and comprehensive review of the entire chapter in an attempt to reduce overall regulatory burden, streamline various provisions, and increase clarity and ease of use.

In this rulemaking, DEQ proposes the consolidation of environmental fees into one chapter in an effort to streamline access to fee schedules and to provide a single stop for the regulated community to view applicable fees. Phase one is consolidation of fees applicable to wastewater treatment facilities and includes the following proposals.

New Section 170, IPDES and Reuse Permit Fee Schedule: This proposal moves the IPDES permit fee schedule language currently in Section 110 of 58.01.25, Idaho Pollutant Discharge Elimination System Rules, to 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services. Section 170 also includes a proposal for fees associated with DEQ's recycled water program. DEQ evaluated the current number of recycled water permits and the workload associated with providing permits and compliance assistance for these facilities and determined that a minor fee is necessary to offset the costs to the state associated with this effort. During negotiated rulemaking, DEQ presented three different fee schedule scenarios and requested stakeholder input. After consideration of meeting discussions and comments received, DEQ included the fixed annual cost scenario which takes into account the specific counts of each facility type, aiming to distribute the financial burden equitably while ensuring sufficient funding for program operations and development.

Update Section 110, Subsurface Sewage Disposal: This proposal lists fees intended as minimums for specific permit types - Subsurface Sewage Disposal System Permits, Subsurface Sewage Disposal System Permits, and Subsurface Sewage Disposal System Installer's Registration Permits.

The proposed rule text is in legislative format. Language the agency proposes to add is underlined. Language the agency proposes to delete is struck out. It is these additions and deletions to which public comment should be addressed. If adopted by the Idaho Board of Environmental Quality and approved by concurrent resolution of the 2025 Idaho State Legislature, the rule will become effective on July 1, 2025, unless otherwise specified in the concurrent resolution.

**FEE SUMMARY:** This proposed rule consolidates environmental fees into one chapter in an effort to streamline access to fee schedules and to provide a single stop for the regulated community to view applicable fees and includes: 1) moving the IPDES permit fee schedule language currently in Section 110 of 58.01.25, Idaho Pollutant Discharge Elimination System Rules, to 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services; 2) fees associated with DEQ's recycled water program; and 3) an update that lists subsurface sewage disposal permit fees intended as minimums for specific permit types. The fees are authorized by Idaho Code §§ 39-119 and 39-175C.

**FISCAL IMPACT STATEMENT:** 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 resulting from this rulemaking: Not applicable.

NEGOTIATED RULEMAKING: Negotiated rulemaking was conducted pursuant to Section 67-5220, Idaho Code. On April 3, 2024, the Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking was published in the Idaho Administrative Bulletin. At the conclusion of the negotiated rulemaking process, DEQ submitted the draft rule to the Division of Financial Management for review. DEQ formatted the draft for publication as a proposed rule and is now seeking public comment. The negotiated rulemaking record, which includes the negotiated rule drafts, documents distributed during the negotiated rulemaking process, and the negotiated rulemaking summary, is available at <a href="https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/environmental-fees-docket-no-58-0114-2401/">https://www.deq.idaho.gov/public-information/laws-guidance-and-orders/rulemaking/environmental-fees-docket-no-58-0114-2401/</a>.

**INCORPORATION BY REFERENCE:** Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: Not applicable.

**IDAHO CODE SECTION 39-107D STATEMENT:** This rulemaking is administrative in nature and proposes to update long-standing administrative rules. The portion of the rule relating to IPDES permit fees does not regulate activities not regulated by the federal government, nor is it broader in scope or more stringent than federal regulations. The remaining portions of the proposed rule regulate activities not regulated by the federal government.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on questions concerning this rulemaking, contact Mary Anne Nelson at mary.anne.nelson@deq.idaho.gov or (208) 373-0291.

**SUBMISSION OF WRITTEN COMMENTS:** Anyone may submit written comments regarding this proposed rule. The Department will consider all written comments received on or before October 4, 2024. Submit written comments to:

Mary Anne Nelson Department of Environmental Quality 1410 N. Hilton, Boise, ID 83706 mary.anne.nelson@deq.idaho.gov

Dated this 4th day of September, 2024

Janeena White Senior Operations Analyst Department of Environmental Quality 1410 N. Hilton Street Boise, Idaho 83706 208-373-0151 Janeena.White@deq.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF FEE DOCKET NO. 58-0114-2401 (ZBR Chapter Rewrite)

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, and 39-175C, 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.

(3-24-22)(\_\_\_\_\_\_)

#### 001. TITLE AND SCOPE.

- **91. Title.** The rules are titled IDAPA 58.01.14, "Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services." (3-24-22)
- **O2.** 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.

#### 902. 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.

(3-24-22)

#### 0032. ADMINISTRATIVE APPEALS.

Persons may be entitled to appeal agency actions authorized under this chapter pursuant to IDAPA 58.01.23, "Contested Case Rules and Rules for Protection and Disclosure of Records." (3-24-22)

#### 004. INCORPORATION BY REFERENCE.

These rules do not contain documents incorporated by reference.

(3 24 22)

#### 005. 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.

(3-24-22)

#### 006. 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, and IDAPA 58.01.21, "Rules Governing the Protection and Disclosure of Records in the Possession of the Idaho Department of Environmental Quality."

(3-24-22)

#### 0073. **DEFINITIONS.**

**01. Board**. The Idaho Board of Environmental Quality.

(3-24-22)

- <u>**02.**</u> <u>**De minimis.** A type of reuse permit issued to small-scale or low-risk recycled water reuse activities that are deemed to pose minimal risk to public health or the environment in the associated permit staff analysis. De minimis permits typically involve limited analysis, monitoring, and reporting obligations due to low-risk of activity.</u>
  - **Department**. The Idaho Department of Environmental Quality or its designee. (3-24-22)
- **Equivalent Dwelling Unit (EDU).** A measure where one (1) EDU is equivalent to wastewater generated from one (1) single-family residence. For assessing fees associated with publicly or privately owned domestic sewage treatment, the number of EDUs is calculated as the population served divided by the average household size as defined in the most recent US Census Bureau data (for that municipality, county, or average number of persons per household for the state of Idaho). For fees associated with industrial wastewater treatment owned by a municipality, EDUs are calculated according to the definition of EDU in IDAPA 58.01.16, "Wastewater Rules."

05.	TA /	•	•••
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( )

<u>a.</u>		publicly or privately owned treatment works with a design flow equal to or greater the	
million gal		ay (1 MGD), or serves a population of ten thousand (10,000) or more, or causes significant	it water
quanty mi	bacts, or		
<u>b.</u>		on-municipal facility that equals or exceeds the eighty (80) point accumulation describe	
Score Sun	<u>ımary of t</u>	the NPDES Non-municipal Permit Rating Work Sheet (June 27, 1990) or the Dep	artment
equivalent.	•		
03	3. <del>Dir</del>	rector. The Director of the Idaho Department of Environmental Quality or his designee.	24.22)
		<del>(2</del>	<del>24 22)</del>
00 <mark>84</mark> 09	9. (RF	ESERVED)	
		MENTAL FEES.	
		Sections 101 through 199 shall be charged for the following environmental services rend	
		designees. Fees for services rendered by designees that are equivalent or greater than through 19960 may be adopted by the district health departments or local governments.	
designees	and are in	ntended to cover the cost of maintaining an adequate permitting program. Fees sho	ould be
<b>formulated</b>	consistent	t with these rules The fees are to be paid by the party receiving the services to the Dep	artment
or designee	e performin	ng the service, in the time, place and manner specified by the performing entity.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		<del>(3-24-22</del>	<del>)</del> ()
101 109	. (RF	ESERVED)	
110.	IDIVIDI!	AL AND-SUBSURFACE SEWAGE DISPOSAL-SYSTEM PERMIT.	
		ntended as minimum fees for specific permit types. Designees may adopt different fees	through
their gover	ning board	d, must have their fee schedules published online in an easy to find and searchable mann	ner, and
should use	the follow	wing criteria. For those services rendered in the process of issuing installation perreface sewage disposal systems (see IDAPA 58.01.03, "Individual/Subsurface Sewage E	nits for
Rules and I	Rules for C	Cleaning of Septic Tanks"), the following fees apply:  (3-24-22	) <u>()</u>
<u>01</u>	l. Sub	bsurface Sewage Disposal System Permit. Base the fee calculation on:	()
01	<u>a</u> . <del>Ind</del>	lividual Households or Buildings. For individual households or buildings, if the individ	ual and
subsurface	sewage dis	sposal system is a new installation or a replacement or expansion of an existing system.	the fee
shall be nir	<del>icty dollars</del>	s (\$90) The proposed daily wastewater flow; (3-24-22)	<del>)</del> ()
	2 <u>b</u> . <del>Mu</del>	ultiple Households or Buildings. For individual and subsurface sewage disposal :	systems
dollars (\$1	ore than on	ne (1) household or building in any combination, the fee shall be ninety dollars (\$90) per household or per each two hundred fifty (250) gallons of flow from buildings. The number of the property of the pro	olus ten
proposed s		th nousehold of per each two hundred firty (250) garlons of flow from buildings, the flui (3-24-22	<del>)(</del> )
<u></u>			
<u>c.</u>	<u>The</u>	e number of structures to be connected to the proposed system;	
<u>d.</u>	<u>The</u>	e county where the proposed system is located;	()
<u>e.</u>	Wh	ether the proposed system is a standard, basic alternative, or complex alternative design	or
<u>f.</u>		nether the proposed system is a new, expansion of an existing system, or a repair or replace	cement,
of a failing	system.		
<u>02</u>	). Sub	bsurface Sewage Disposal System Pumper Permit. The fee is an annual fee and dete	rmined
based on:	<u>. 541</u>	de de la company	<u>( )</u>
<u>a.</u>	The	e amount of pumping vehicles per owner or business in service each year; and	( )

<u>b.</u>	The county where the business is located.		)
and calculated ba	Subsurface Sewage Disposal System Installer's Registration Permit. The fee is an annused on:	ual fe	<u>:e</u> )
<u>a.</u>	Whether the applicant will install standard, basic alternative, or complex alternative systems	s; and (	)
<u>b.</u>	The county where the business is located.		_

<u>**104.**</u> <u>**Fees.** Minimum fees for services rendered include but are not limited to the following:</u>

<u>ltem</u>	<u>Fee</u>
Sewage Disposal Permit: Basic or Complex System	<u>\$400</u>
Sewage Disposal Permit: Large Soil Absorption System or Central System	<u>\$1,000</u>
Sewage Disposal Permit: Tank Only	<u>\$300</u>
Sewage Disposal Permit Renewal	<u>\$40</u>
Installers Registration or Service Provider Certification:	
Basic (annual)	<u>\$50</u>
Complex (annual)	<u>\$100</u>
Pumper Truck License (annual)	<u>\$40</u>
Pumper Additional Truck Fee (per truck annually)	<u>\$20</u>

#### <del>111. -- 114.</del> (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.

#### <del>116. - 119.</del> (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. (3-24-22)

#### 12111. -- 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	I property, the fee shall t	<del>e <u>is</u> sixty dollars (\$60)</del>	excluding laboratory	services.
				(2 24 22

#### 151. -- 159. (RESERVED)

#### SANITARY RESTRICTION ADMINISTRATION.

For those services rendered in the administration of sanitary restrictions, pursuant to Section 50-1326 the following fees apply: (3 24 22)

- 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, t The fee-shall be is one hundred dollars (\$100) plus twenty dollars (\$20) per lot.
- 02. 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, t The fee-shall be is twenty-five dollars (\$25). (3 24 22)(\_\_\_\_\_)

#### 161. -- **899**169. (RESERVED)

to:

#### IPDES AND REUSE PERMIT FEE SCHEDULE. **170.**

#### **IPDES Fee Schedule.** 01.

- Publicly and privately owned treatment works, and other dischargers designated by the Department .25.105.11.a.), must pay an annual fee based on the number of EDUs. The fee is \$1.74 per EDU. EDUs and the appropriate annual fee will be calculated according to the definition of EDUs in IDAPA 58.01.14.003 by the
  - The Department calculates facility EDUs; or <u>i.</u>
  - ii. Existing facilities may annually report to the Department the number of EDUs served; or
- New facilities may report to the Department the number of EDUs to be served, based on the facility planning design as part of the IPDES permit application.
  - Other permitted IPDES dischargers must pay an annual fee, an application fee, or both according <u>b.</u>

<u>Permit Type</u>	<u>Application</u>	<u>Annual</u>
Non-POTW Individual Permits	-	=
<u>Major</u>	<u>\$0</u>	<u>\$13,000</u>
<u>Minor</u>	<u>\$0</u>	<u>\$4,000</u>
<u>Storm Water General</u> <u>Permits</u>	Ξ	=
Construction (CGP)		=
<u>1-10 acres¹</u>	<u>\$200</u>	<u>\$0</u>
<u>&gt;10-50 acres</u>	<u>\$400</u>	<u>\$75</u>
<u>&gt;50-100 acres</u>	<u>\$750</u>	<u>\$100</u>

Permit Type	Application_	<u>Annual</u>
<u>&gt;100-500 acres</u>	<u>\$1,000</u>	<u>\$400</u>
<u>&gt;500 acres</u>	<u>\$1,250</u>	<u>\$400</u>
Low Erosivity Waiver (CGP)	<u>\$125</u>	\$0
Industrial (MSGP) Permits	<u>\$1,500</u>	<u>\$1,000</u>
Cert. of No Exposure (MSGP)	<u>\$250</u>	<u>\$100</u>
Other General Permits	<u>\$0</u>	\$0

This includes notices of intent 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.

#### <u>02.</u> <u>Reuse Permit Fee Schedule</u>.

**a.** Permitted municipal reuse facilities must pay an annual fee according to population from the most recent 10-year US Census Bureau data:

Type	Fee
<u> </u>	<u>1 66</u>
De minimis 4	<u>\$500</u>
	<del></del>
Industrial <del>-a</del>	\$3,000
	<del></del>
Municipal Over 15,000 people	\$3,000
withing par over 15,000 people	<u>Ψ0,000</u>
Municipal Between 1,000 and 15,000	
B 8	\$1,000
<u>people</u>	<del>9 : 10 0 0</del>
Municipal Under 1,000 people	\$500
	<u></u>
Private Domestic or Other a	\$750

		<u> </u>	
		dustrial, and private domestic or other recycled water reuse permits are assessed a flat fee no areau data.	ot based
	<u>b.</u>	Reuse general permits will be charged a flat fee of \$100 for processing applications.	
	<u>03.</u>	Fee Assessment.	()
		An annual fee assessment will be generated for each permitted facility for which an annual subsection 170.01 and 170.02. Annual fees will be determined based on the twelve (12) 1 and September 30 each year.	
	<u>b.</u>	Application Fees and Annual Fees.	
coverag	<u>i.</u> e under a	Application fees, as identified in Subsection 170.01.b., are assessed upon application subminidual permit or notice of intent for coverage or waiver under a general permit.	uittal for
	ii.	Owners or operators of multi-year storm water facilities or construction projects are su	biect to

notice of intent for coverage.

annual fees that will be assessed in the year (October through September) following the receipt of the application or

# DEPARTMENT OF ENVIRONMENTAL QUALITY Fees for Operating Permits, Licenses, & Inspection Services

Docket No. 58-0114-2401 ZBR Proposed (Fee) Rule

either a general	Assessment of annual fees will consider the number of months a permittee was covered und or an individual permit in a year (October through September of each year). If the permittee w	
	han a full twelve (12) months, the assessed fee will be pro-rated to account for less than a full year	
coverage under the		_)
<u>d.</u>	Permittees with both an IPDES and reuse permit will have the reuse permit fee waived.	_)
<u>04.</u>	Billing. For permitted facilities subject to an annual fee, the annual fee will be assessed, and t	
	send a statement on or before October 1 of each year. The Department will also assess and sements when permit coverage is terminated.	<u>nd</u>
aimuai iee staten	ients when permit coverage is terminated.	
<u>05.</u>	Payment.	_)
<u>a.</u>	Payment of the annual fee is due on December 31, unless it is a Saturday, Sunday, or legal holida	
	he payment is due on the successive business day. Payment of annual fees for terminated pern	<u>nit</u>
coverage is due a	at the time of termination.	_)
b.	Payment of the application fee is due with the application for an individual permit or notice	of
	ge under a general permit. The Department will not authorize permit coverage until the application	
fee is paid.	<u>(                                    </u>	_)
	A publicly owned treatment works (POTW) may request, in writing, monthly or quarter	
installment paym	nents upon receipt of the billing statement. The Department will approve or deny the request a	<u>.1y</u> nd
inform the POTV	V within ten (10) business days.	
0.6		
delinquent in nor	<b>Delinquent Unpaid Fees.</b> A permittee covered under a general or individual permit will yment if the Department does not receive the assessed annual fee by January 1; or if the permitted permitted the permitted of the permitted	
	or quarterly, its monthly or quarterly installment is not received by the Department by the la	
	the payment is due.	<u> 15t</u>
•		
<u>07.</u>	Suspension of Services and Disapproval Designation. Permittees delinquent in payment of fe	<u>es</u>
assessed under S	<u>ubsections 170.01 and 170.02:</u> (	
9	After ninety (90) days, the Department will suspend all technical services it provided. T	'he
permittee will re	ceive a warning letter identifying administrative enforcement actions the Department may pursue	
	es not comply with the terms of the permit.	
1.	A.C	
b.	After one hundred and eighty (180) days, the Department will consider the permittee in no permit conditions and these rules, and subject to provisions described in IDAPA 58.01.25.5	<u>m-</u> 00
(Enforcement) ar	nd Section 39-108, Idaho Code.	<u>00</u>
<u>08.</u>	Reinstatement of Suspended Services and Approval Status. Permittees for which delinquen	
of fee payment	under Subsection 170.07 resulted in the suspension of technical services, determination of normit condition, or both, the continuation of technical services, determination of compliance based	<u>m-</u>
	or both, will occur upon payment of delinquent annual fee assessments.	<u>011</u>
payment of 100,		
<u>09.</u>	Enforcement Action. Nothing in Section 170 waives the Department's right to undertake a no	<u>n-</u>
<u>fee-related enforces</u> 39-117, Idaho Co	cement action at any time, including seeking penalties, as provided in Sections 39-108, 39-109, a	<u>nd</u> `
<u>55-117, Idano Co</u>	<u>(                                    </u>	
<u>10.</u>	Responsibility to Comply. Subsection 170.07 does not relieve a permittee from its obligation	to
	state and federal statutes, rules, regulations, permits, or orders.	

**900. WAIVER OF FEES.** Upon written application to the Director of the Department of Environmental Quality, a waiver of a specific fee may Idaho Administrative Bulletin

## DEPARTMENT OF ENVIRONMENTAL QUALITY Fees for Operating Permits, Licenses, & Inspection Services

Docket No. 58-0114-2401 ZBR Proposed (Fee) Rule

be granted to an applicant who is required by these rules to pay such a fee.

(3-24-22)(

- be granted by the Director Department. Good cause may include hardship or extenuating circumstances, as determined by the Director Department. (3 24 22)(\_\_\_\_)
- **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. (3-24-22)
- **03. Limitations.** Granting of a waiver-shall will not be considered as precedent or be given any force or effect in any other proceeding.

901. -- 999. (RESERVED)

### PROPOSED RULE COST/BENEFIT ANALYSIS

<u>Section 67-5223(3)</u>, <u>Idaho Code</u>, requires the preparation of an economic impact statement for all proposed rules imposing or increasing fees or charges. This cost/benefit analysis, which must be filed with the proposed rule, must include the reasonably estimated costs to the agency to implement the rule and the reasonably estimated costs to be borne by citizens, or the private sector, or both.

**Department or Agency: Department of Environmental Quality** 

Agency Contact: Mary Anne Nelson Phone: 208-373-0291

Date: June 28, 2024

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

Services

Fee Rule Status: X Proposed \_\_\_\_ Temporary

Rulemaking Docket Number: 58-0114-2401

STATEMENT OF ECONOMIC IMPACT/REASONABLE ESTIMATED COSTS

The IPDES Permit Fee Schedule, Idaho Code § 39-175C. Fees are unchanged from the previous year's fee rule.

Fee Category and Statutory Authority:

#### IDAPA 58.01.14.110

Subsurface Sewage Disposal System Permit Fees, Idaho Code § 39-119. Fees included in this chapter have been updated to reflect current charges associated with certain types of septic permits. DEQ contracts the implementation of this program to the seven Health Districts in Idaho. Each Health District, under statutory authority at Idaho Code § 39-414, determines the fees associated with permits to support the staff responsible for permit issuance and inspections. DEQ is memorializing in this rule some generic requirements that Health Districts use when establishing reasonable fees. If at some point in the future the Health Districts are no longer able to implement the program, DEQ would need to financially support taking on the responsibility to issue these permits. DEQ estimates there are over 6,000 permits issued each year requiring roughly 50 environmental health specialist (minimum 1 per county), 14 management/supervisory positions, and 14 administrative staff. To account for that level of staffing, the Health Districts cumulatively would need roughly \$7.8M annually in support.

#### IDAPA 58.01.14.170

Reuse Permit Fee Schedule, Idaho Code § 39-119. Fees included and new in this chapter, for recycled water or reuse permits, offset costs associated with the program. Currently there are 14 FTEs covering the roughly 150 active permits at a cost of \$1.4M annually. The proposed fee schedule is estimated to recoup roughly 14% of the total annual costs, or \$200,000.

## Estimated Costs to the Agency to Implement the Rule:

Rule Chapter	General Funds	Dedicated Funds	Federal Funds	Total
58.01.14.170	\$590,100	\$200,000	\$622,442	\$1,412,542
Recycled Water				
58.01.14.170	\$1,798,783	\$239,826	\$1,135,420	\$3,174,029
IPDES				
58.01.14.110	NA	NA	NA	NA