WATER RIGHTS

Purpose: To provide guidance and to ensure relevant factors are considered in the processing of applications to appropriate water and applications for change of water right.

Application: This procedure applies to all applications to appropriate water and applications for change of water right received pursuant to Chapters 90.03 and 90.44 RCW.

1. APPLICATIONS TO APPROPRIATE WATER

All applications to appropriate water will be processed in accordance with Chapter one (1) of this procedure.

2. APPLICATIONS FOR CHANGE OF WATER RIGHT

All applications for change of water right will be processed in accordance with Chapter two (2) of this procedure.

3. DOCUMENT PROCESSING

Document processing to track water right records will be in accordance with Chapter three (3) of this procedure.

Hedia Adelsman
Program Manager
Water Resources Program
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CHAPTER ONE

APPLICATIONS FOR PERMITS TO APPROPRIATE WATER

I. ACCEPTANCE OF APPLICATIONS

A. Applications are date stamped on the day received. The date received will normally become the priority date if the application is accepted and has the correct filing fee. (See RCW 90.03.260 and RCW 90.03.270)

B. The application is forwarded to the appropriate staff for review prior to acceptance. The application must contain sufficient information to prepare a proper public notice, or clarification must be obtained from applicant. Those public notice items are:

1. Name and city of residence.
2. Date application received.
3. Proposed source(s) and amount(s) of withdrawal/diversion.
4. Purpose(s) of use.
5. Period of use.
6. Location of withdrawal/diversion.

C. Check the list of closed sources and possible existing rights appurtenant to the proposed place of use before acceptance of applications. (See regional procedure.) If the source is closed to the proposed use, the application and fee are returned to the applicant with a letter of explanation. At the applicant's request, the application will be accepted for a formal determination so that appeal rights are preserved and priority date retained.

D. In addition to the above items, the entire application should be reviewed to ensure that the application is complete and the information provided is appropriate. Those items include:

1. Signature(s) of applicant and legal landowner of place of use.
2. Description of proposed place of use.
3. Number of acres to be irrigated/number of domestic units.

E. The statutory minimum fee must be received prior to application acceptance. If an additional exam fee is required, it must be requested within five (5) days of
receipt of application.  (See RCW 90.03.470 & WAC 508-12-140.)

F. If the application is not complete, contact with applicant may be attempted or the application is returned by mail requesting all the needed information, including additional fees, due within thirty (30) days of filing the application to retain the original priority date.

G. As stated in WAC 508-12-110, the general rule is that an application shall be filed for each separate source of water.  This applies to ground water as well as surface water per WAC 508-12-220.  The special instances stated for acceptance of an application for more than one source still apply; e.g., if two surface water sources join on the applicant's property.

When a ground water application is made for more than one well on a single application, the proposed wells must withdraw from the same aquifer.

H. Check status with regard to State Environmental Policy Act (SEPA, Chapter 43.21C RCW) and Environmental Coordination Procedure Act (ECPA, Chapter 90.62 RCW).

II. APPLICATION NUMBER

If an application is complete, it is formally accepted for processing by assigning an application number and filling in the priority date.  (See Regional Procedures.)

III. PUBLIC NOTICE

A. Public notice is prepared by the Regional office and sent to the applicant for publication in a newspaper of general circulation published in each county or counties where the proposed point(s) of withdrawal/diversion and place of use are located.  The public notice must appear once a week for two (2) consecutive weeks.  The public notice will contain the following information:

1. Name and city of residence.
2. Application number and priority date.
3. Proposed source and amount of withdrawal/diversion.
4. Purpose(s) of use.
5. Period of use
6. Location of withdrawal/diversion.
7. Manner and time limit for the filing of protests or objections to the application.  (See RCW 90.03.280.)
B. **Affidavit Review**

An affidavit of publication, prepared by the newspaper, must be sent to the regional office. Check affidavit(s) to ensure that it contains the required information and that it is correct. A proper affidavit is an original document with a notary stamp.

IV. **AGENCY AND TRIBAL REVIEW OF APPLICATIONS**

In accordance with agreements with other agencies and tribes, copies of applications and other pertinent data are submitted to those agencies for their review and comments. (See POL-1105, and PRO-1105A for statewide notice and Regional Procedures for specific points of contact.)

V. **PROTESTS**

Written protests and objections to a specific application must be submitted with a $2.00 filing fee and received within thirty (30) days of the last date of publication of notice. All other written or oral comments will be treated as concerns and may be addressed in the report of exam.

VI. **APPLICATION REJECTION**

A. **Applicability**

Rejection pertains only to applications that have file numbers assigned and for which no permit has been issued.

B. **Reasons an application may be rejected**

1. Affidavit of publication not received.

2. A field examination of project was not possible because applicant refused field examiner access to land.

3. Additional information was requested by the Department and not provided by applicant in the required time.

4. Failure to pay applicable fees.

C. **Rejection Process**

1. Send a letter requesting information or compliance and warning of possible rejection if there is no compliance within the specified time period.

2. Send a rejection letter if no response is received by the due date.
3. Retain all returned mail records (undeliverable, moved, etc.)
4. Wait thirty (30) days before processing files for archives.

D. Application Reinstatement

An application can be reinstated upon showing of good cause.

VII. APPLICATION REVIEW BY PERMIT WRITER

The field staff will conduct a review of the application to check: water availability; not detrimental to existing rights; if a beneficial use of the water is proposed; and if the proposal would be in the public interest. These four tests must be answered in the affirmative to issue a water right, and you address the four tests by doing A and B below. (See RCW 90.03.290)

A. Office Examination:

1. Verify public notice and expiration of thirty (30) day protest period.
2. Review all protests and comments including agency and tribal concerns.
3. Research existing rights.
4. Research potential for seawater intrusion for coastal wells, hydraulic continuity with closed or limited surface waters, etc.
5. If the Family Farm Act applies, ensure questionnaire has been completed.

B. Field Examination (Recommended Checklist)

All applications must be field examined unless exempted by the regional supervisor. Pending applications may be field examined before the end of the protest period.

1. Note existing project development.
2. Assess physical availability of water:
   a. Measure or estimate flow of surface water source.
   b. For ground water, obtain well report and well development data if available at time of inspection. Check static water level.
3. Describe the diversion/withdrawal system and distribution system, including actual or anticipated pump size, and compliance with well construction standards.
4. Determine the accuracy of information in the public notice.
5. Verify legal description with actual or proposed place of use.

6. Determine the number of acres feasible for irrigation and type of crop, period of use, or the number and type of units or population to be served if for domestic purposes. For all uses consider maximum and average water requirements. (See Quantity Allocation Guidelines and Washington State University, Quantity Allocation Guidelines, Circular 5-12.)

If the application is for hydropower development, determine the average fall distance (for the water) utilized by the project.

7. Check for possible hydraulic continuity, interference with existing rights including instream flows. Note the location of other wells or nearby diversions from the same source.

8. Attempt personal contact to verify the applicant's intentions and any other data that may be pertinent to the application.

9. If the application has been protested, personal contact with applicant and protestant is required except upon waiver by regional supervisor. As a general rule, the applicant should be contacted first.

10. Observe and describe local geology, vegetation, and other environmental factors that may impact water use.

NOTE: See regional procedures.

VIII. POST FIELD EXAMINATION CHECKLIST

A. The applicant should be advised as soon as possible of other permitting requirements. The investigation should include attention to the need for the following applicable approvals.

1. HPA from the Departments of Wildlife or Fisheries.

2. Waste discharge permit from the Water Quality Program, or other Ecology approvals.

3. Special Use Permits.

4. Other local, state, or federal approvals.

5. Approval from Department of Health, if applicable.

When other approvals from Ecology are required, the report writer shall receive verbal confirmation from the appropriate program that the required permits are approvable prior to issuance of the report of exam.
When an HPA is required, a proviso on the permit shall state that the HPA is required from the appropriate agency.

When water system approval from Department of Health (DOH) is necessary, the report writer shall contact DOH and receive verbal confirmation that the plans and specifications for the water system are reasonable and approvable prior to issuance of the permit. The permit shall issue with a proviso stating that DOH approval of the water system plan is required prior to issuance of a certificate.

B. Check with regional SEPA coordinator to ensure SEPA compliance before Report of Examination is issued. No report of exam should be issued until SEPA is satisfied.

C. Determine the reasonableness and accuracy of all information provided on the application.

D. Family Farm: If the application is for irrigated agriculture, determine which classification is applicable and insure appropriate provisions are explicit in the report of exam. (See RCW 90.66.050)

IX. REPORT OF EXAMINATION

A Report of Examination must be written on all water right applications after the application protest period has expired.

A. General Report Outline

1. Background: Required Items

Name of applicant
Priority date
Application number
The source of water
Summary of proposal, refer to the applicant's description of the project if appropriate
Public notice has occurred
Brief reference to comments/objections
SEPA compliance, if required

Other items to be included in the background statement shall follow REGIONAL SPECIFIC policy.

B. Report Substance

1. Investigation
Identify the field examiner and the date of the field exam; description of the proposal; reference to office research; name of person(s) interviewed; determination of priority date.

What was found - locations (absolute and relative), depths, availability, flows, acreage, other rights, source, proposed or existing distribution system description.

Historical data, geology-hydrology, hydraulic continuity, sea water intrusion assessment, instream flow assessment, history of water use in area, other REGION-SPECIFIC concerns.

General use of stream or aquifer(s), technical analysis (pump tests, Theis equation, exceedence hydrographs, etc.).

2. Consideration of objections

Discussion of protest(s) point-by-point, including protestants' rights. (See WAC 508-12-170)

3. Conclusions

Can be narrative or point-by-point, but basically should address the following:

a. Availability of water for appropriation.

b. Estimate of adverse effect upon existing rights.

c. Beneficial use. (See RCW 90.54.020 & RCW 90.14.031.)

d. Is water use detrimental to public interest?

e. Assessment of points raised by protestant.

4. Recommendations

Denial; Partial Denial; Approval; and Conditions.

Quantities (instantaneous and annual), acreage irrigated, use(s), period of use, whether the water use is consumptive or nonconsumptive, and those provisions necessary to satisfy identified concerns and agency objectives or those items required by rules.

On applications for hydropower development, determine if annual power license fees are required (See RCW 90.16.050). Inform the applicant, if appropriate, that annual power license fees are required at the time the permit is filed and on or before January 1 of each year thereafter.
C. Distribution of Report of Examination

All reports of examination on applications that were protested are sent with an order to the applicant and protestant(s) by certified mail. Reports of exam that pose a substantial difference from the terms of the application may be sent certified mail upon the discretion of the report writer. If the application received no protests, the report of examination is sent with an order, by first class mail, to the applicant.

X. CONSTRUCTION SCHEDULE

A reasonable construction schedule shall be determined in consultation with applicant.

XI. PERMIT FEE

A. Schedule of fees. See policy POL-XXX for appropriate schedule of fees (See RCW 90.03.470.).

B. Collection of fees

1. Application protested. On water right applications that were protested, do not request permit fees until the protest period on the report of examination has expired.

2. Application not protested. Request permit fees at the time the report of examination is issued. Process the fees upon receipt.

XII. THIRTY DAY APPEAL PROVISION

The thirty (30) day appeal period starts upon applicant's and/or protestant's receipt of the report of examination (See RCW 43.21B.310).

XIII. ISSUANCE OF PERMITS

Upon payment of correct permit fees, the permit is issued after the thirty (30) day appeal period has expired. For reports of exam sent certified mail, use the certified receipt date as the beginning of the appeal period. For reports of exam sent first class mail, wait thirty-five (35) days from the date the exam was mailed before issuing the permit. If the permit fees are not received within thirty (30) days of date requested, initiate application rejection process (see page 3).

XIV. BEGINNING OF CONSTRUCTION

Beginning of well drilling or any development of the source or distribution system constitutes beginning of construction.
XV. COMPLETION OF CONSTRUCTION

The distribution system must be complete. If the appropriation is from ground water, ensure that a well report has been received.

XVI. PROOF OF APPROPRIATION

Upon complete beneficial use of the water under the terms of the permit, or any lesser amount, a proof of appropriation (PA) form shall be submitted by the permittee.

A. Acceptance of PA Forms

1. For ground water permits, verify that a well report has been submitted by the permittee or the driller.

2. Check to see if all required information is shown on form and is consistent with the permit.

3. Check that the form is notarized. If the PA form is accepted from permittee in person, notarization is not necessary. In those cases sign your name and write "Office" in notary block.

XVII. EXTENSIONS OF TIME ON PERMITS

On a case by case basis, see RCW 90.03.320 and POL-???.

A. Extensions in time for phases of development may be approved by the issuing regional office. Extensions shall be based on a showing of good cause, due diligence, and good-faith effort by the permittee, through submission of a written request for the extension with the proper statutory extension fee. (See RCW 90.03.470(7))

B. Guideline for Granting Extensions:

Generally, permits should not be extended more than five (5) years from date of issuance.

C. Submission of applications for change, or other issues raised by the permittee, shall not be reason to avoid extension fees.

XVIII. PERMIT CANCELLATION PROCEDURES

If the terms of the permit are not satisfied, a letter warning of cancellation is sent which provides a thirty (30) day response period. If response is inadequate, cancellation is initiated by a 60-day "show-cause" letter. Cancellation can also be requested by permittee.
Types of Cancellation

1. Request by permittee before sixty (60) day show-cause letter sent.
2. Request by permittee after sixty (60) day show-cause letter sent.
3. No response to the sixty (60) day show-cause letter.
4. A response to show-cause letter is submitted and determined to be inadequate.

Procedures

A. The following items need to be in the file when reviewing it to prepare an Order of Cancellation:

1. A letter from the permittee specifically requesting that the permit be canceled if the Type 1 or Type 2 Cancellation above is being used.
2. A copy of the sixty (60) day show-cause letter for the Type 2, Type 3, or Type 4 cancellations.
3. A response to the letter, if any.

B. In the case where the Department has knowledge that development has been completed, telephone or personal contact with the applicant must be made before proceeding further.

C. In all cases where a sixty (60) day show-cause letter has been sent, ensure that the sixty (60) days has elapsed before preparing Order of Cancellation.

D. Orders of Cancellation prepared because of noncompliance with the development schedule need to indicate that construction has not begun, not been completed, or water not put to full use. Do not use language that merely indicates that notices of these events have not been filed.

XIX. ASSIGNMENTS OF APPLICATIONS AND PERMITS

A. An application may be assigned to another person or persons by the applicant, with written consent of the department. A permit to appropriate water shall be assigned subject to the conditions of the permit. A partial assignment of a permit may result in multiple documents, each reflecting the extent of the assignment. Assignments of applications and permits are effected via an amended application/permit. No such assignment(s) shall be binding unless properly filed with the Department along with appropriate fee. (See RCW 90.03.310.)
B. Assignment is not required when an applicant or permit holder changes his/her name (e.g. due to marriage). A memorandum to the file is made and an amendment is made to the document.

XX. PROOF EXAMINATION

A. Determine extent of actual development in terms of uses, place of use, quantities, diversion locations, acreage irrigated (if any), etc. Proof examination is required unless exempted by Regional Supervisor.

B. Check file for completeness and compliance with permit.

C. Request fees. If there is a reduction in the right reflected by the certificate, notify the permittee when requesting fees.

XXI. CERTIFICATE

A certificate is issued after statutory state and county filing fees have been received.

After preparation of the certificate, it is forwarded to the county auditor(s), together with the appropriate recording fee, for entry into the county's permanent records. The auditor then forwards the recorded document to the certificate holder.

XXII. CORRECTIONS TO PERMITS AND CERTIFICATES

A. Corrections of administrative and/or clerical errors in data determined solely from the departmental records which do not alter conditions of the permit or certificate, will not require the submission of a change application or the issuance of a superseding document. A memorandum to the file will be prepared and made a permanent part of the permit/certificate file.

B. Corrections of departmental errors which do alter the conditions of a permit and/or certificate will be made via a superseding permit or certificate with the same number, referencing the date of issuance of the original. Such a correction must be checked for consistency with public notice and re-advertised if not consistent.

C. Correction of information provided by the permittee or right holder which is different from the information in the notice of publication, or the description of place of use under which the permit or certificate issued, requires an application of change and will result in a superseding document if approved.

XXIII. RELINQUISHMENT AND RECISION

A. Relinquishment is voluntary surrendering of a right or the loss of a water right, or
part of the right, for failure to beneficially use all or any part of the right for five years. This failure to use the right can be by abandonment or voluntary non-use without sufficient cause for non-use. (See Chapter 90.14 RCW.)

B. Recision is an administrative process whereby a water right is rescinded (revoked) because the water use was never perfected. This is different from relinquishment because no water right was ever properly developed.

XXIV. SUPERSEDING DOCUMENTS

Actions that result in superseding documents are the following:

A. Corrections which alter conditions of a permit or certificate.

B. Corrections in information from the applicant as described in section XXII, C above.

C. Relinquishment (either whole or in part).

D. Recision.

E. Change of fact. (See "Applications for change" below.)

F. Partial assignments affecting permits only.

NOTE: Superseding documents will have the same number and reference the date of issuance of the original. For partial assignments, the letters A through Z are used after the stage designation to indicate a split record.

XXV. CERTIFICATES OF CHANGE

Certificates of change will issue only on claims under Chapter 90.14 RCW and on prior certificates of change where insufficient information is available for issuing a superseding document.

XXVI. Reservoir Permits

For the storage of ten acre-feet or more of water in either an onstream or offstream reservoir, a reservoir permit is required. A reservoir is defined as an impoundment with a dam or dike retaining water to a depth of 10 or more feet (as measured at its deepest point), and/or retaining more than 10 acre-feet of water. A reservoir permit is applied for on a reservoir application form and processed the same as a normal water right.

Unless otherwise specified, a reservoir permit authorizes the filling of the reservoir once a year and the permit shall explicitly state the time period for filling. Reservoir permits
shall be issued for an annual quantity stated in acre-feet equal to the volume of the reservoir at normal pool elevation. If the applicant proposes additional filling, i.e. more than once a year, further application for the additional water must be made (See WAC 508-12-270).

In summary, a reservoir permit is necessary when:

1. Water is stored in a reservoir.
2. Water in excess of ten acre-feet or ten feet deep is stored in an excavation even if only a small portion of the reservoir is contained by a dam or dike above the original land surface.

A reservoir permit is not required:

1. For the storage of water in a quantity less than 10 acre-feet and/or the depth of the pool is not greater than 10 feet.
2. For the storage of water in an excavation with no above grade water retaining structures.
3. When water previously diverted under a separate appropriative water right is stored, when the storage facility does not meet the definition of a reservoir.

Although no reservoir permit may be required in the above cases, a diversionary permit may be applicable. For example, the filling of below grade excavations by a surface diversion or use of ground water from a well requires a water right for the source. The filling of below grade excavations does not required a water right permit, if the filling is accomplished by natural overland flow or ground water infiltration.

For the beneficial use of water beyond the confines of the reservoir a water right permit is needed. The application for such a water right shall refer to the reservoir as its source. When the reservoir is not owned by the applicant, the applicant shall show documentary evidence that an agreement has been entered into with the owners of the reservoir for a permanent and sufficient interest in said reservoir to impound enough water for the purposes set forth in the application. A certificate issued on such a permit shall refer to the reservoir as its source.

XXVII. DAM SAFETY - REVIEW OF ENGINEERING PLANS

Any person intending to construct or modify any dam or controlling works capable of impounding ten acre-feet or more of water at dam crest shall submit plans and specifications of the same to the Dam Safety section for examination and approval as to its safety (See RCW 90.03.350). For dams constructed without prior approval of construction plans, conditional approval of a reservoir storage permit may be issued with
a proviso requiring the applicant to prove the structure is safe. The following is an example proviso:

Permit is issued contingent upon demonstration that the dam or controlling work meets current engineering standards for structural stability, hydraulic capacity, and safe operation.

If the applicant does not comply with the proviso within a reasonable time, the permit is canceled.
CHAPTER TWO

CHANGE OF WATER RIGHT

I. APPLICATIONS FOR CHANGE

Applications for change can be used to correct a document as described under XXII, C above and to change a water use as documented by a recorded water right, permit, claim, or previously issued certificate of change. Changes for this purpose are:

- Change of place of use.
- Change of purpose of use.
- Change of POD and POW.
- Adding point(s) of diversion/withdrawal.

All changes, including seasonal changes, will represent a "change in fact." In other words, only an actual use can be changed while retaining the priority date. It follows that no undeveloped portion of a permit may be considered for transfer or change, except for a change in the POD or POW for geologic or engineering reasons.

Seasonal changes may be approved.

Those applications for change which are subject to denial should first be returned to the applicant with a letter stating that the application will be denied; however, it will be accepted upon the insistence of the applicant. A formal order of denial is issued where applicable.

Applications for change may be approved for use only within the original period of use and may not result in an enhancement of the original use. Applications to change the source of supply from surface water to ground water and vice versa may be accepted under certain circumstances. (This may be changed pending hydraulic continuity outcome.)

The processing of applications for change is similar to that of new water right applications, with certain exceptions as noted below. An application shall be filed for each separate permit, certificate, or claim that the applicant proposes to change.

II. CONTROL NUMBER

An application for change number is assigned according to regional procedures. See regional procedure.
III. PUBLIC NOTICE

A. A public notice is prepared by the Regional office and sent to the applicant for publication in a newspaper of general circulation published in the county/counties where the withdrawal/diversion and place of use takes place. The public notice must appear once a week for two (2) consecutive weeks. The public notice must contain at least the following information:

1. Name of applicant.
2. Permit, certificate or claim number to be changed and a narrative description of the existing right and proposed change(s).
3. Manner and time limit for the filing of protests or objections to said application.

B. Affidavit review.
   Same as an application for permit.

IV. AGENCY AND TRIBAL REVIEW OF APPLICATION

Same as an application for permit.

V. PROTESTS

Same as an application for permit.

VI. APPLICATION REJECTION

A. Applicability:

To any change application that has been accepted and processed.

B. Reasons:

Same as an application for permit. Additionally, the application for change may be rejected upon a finding that the applicant has no standing to change the use or that the water use to be changed has no legal basis. At the applicants insistence a formal denial may be issued where appropriate.

C. Administrative Process:

Same as an application for permit.

D. Application reinstatement:

Same as an application for permit.
VII. APPLICATION REVIEW BY PERMIT WRITER

The field staff will conduct a review of the application to determine the following: if a right eligible for change exists; water availability; interference with existing rights; if a beneficial use of water is proposed; and if the proposed change would be detrimental to the public interest. (See RCW 90.03.380.)

Nothing in the change process shall impose a reduction or diminishment to any existing right(s). If the proposed change would impair existing rights, either deny the change or offer a compromise that ensures the proposed change will not impair existing rights. The compromise may include flow restrictions.

The remainder of this section is the same as cited in Section VII, Chapter I.

VIII. POST FIELD EXAMINATION CHECKLIST

Same as an application for permit.

IX. GENERALIZED OUTLINE FOR REPORT OF EXAMINATION

Report of Examination is handled according to regional procedures.

CONSIDERATION OF OBJECTIONS:

Discussion of protest(s) point-by-point.

CONCLUSIONS:

Must address whether or not the proposed change(s) will impair existing rights and, in the case of a ground water right, that the new well(s) will tap the same body of ground water. The writer should specifically address the rights of protestant and the probable effect thereon, but others' rights should be considered. (See RCW 90.44.100.)

RECOMMENDATIONS:

Same as an application for permit.

X. CONSTRUCTION SCHEDULE

Same as an application for permit.

XI. PERMIT FEE

No fee required.
XII. **THIRTY DAY APPEAL PROVISION**

The Report of Examination and Order do not have the effect of an authorization for change until after expiration of the thirty (30) day appeal period.

XIII. **ISSUANCE OF PERMITS**

If the change is to a permit, a superseding permit is issued. This may impact the original development schedule. If the change is to water uses represented by another document, a permit is not issued but a development schedule may be imposed upon the applicant.

XIV. **BEGINNING OF CONSTRUCTION**

Same as an application for permit.

XV. **COMPLETION OF CONSTRUCTION**

Same as an application for permit.

XVI. **PROOF OF APPROPRIATION**

Same as an application for permit.

XVII. **EXTENSIONS OF TIME**

On a case by case basis, see 90.03.320 RCW and POL-???.

A. Extensions in time for phases of development may be approved by the issuing regional office. Extensions shall be based on a showing of good cause, due diligence, and good-faith effort by the permittee, through submission of a written request for the extension with the proper statutory extension fee. (See RCW 90.03.470(7))

B. Submission of applications for change, or other issues raised by the permittee, shall not be reason to avoid extension fees.

XVIII. **PERMIT CANCELLATION PROCEDURES**

A superseding permit issued upon an application for change may be canceled if the permittee does not comply with all conditions. See section "Permit Cancellation Procedures" in the application for permit section. Any other authorization for change can be revoked and the application for change rejected.

XIX. **ASSIGNMENTS OF APPLICATIONS**

Same as an application for permit.
XX. CERTIFICATE

The end product of the change process is:

<table>
<thead>
<tr>
<th>Item to be Changed</th>
<th>Resulting Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Certificated Water Right</td>
<td>Superseding Certificate</td>
</tr>
<tr>
<td>B. Water Right Permit</td>
<td>Superseding Permit</td>
</tr>
<tr>
<td>C. Vested Water Rights and Certificate of Change</td>
<td>Certificate of Change</td>
</tr>
</tbody>
</table>

After preparation of a document, other than a permit, it is filed with the state then forwarded to the county auditor(s), together with the appropriate recording fee, for entry into the county's permanent records. The auditor then forwards the recorded document to the right holder.
CHAPTER THREE

DOCUMENT PROCESSING

These procedures are to ensure that documents pertaining to water rights are recorded in the Water Rights Information System (WRIS) and the documents are microfilmed appropriately. These two activities are performed by different sections within the agency. The WRIS system is maintained by the Administrative and Data Management Section within the Water Resources Program and the microfilming is done by the Records Management Section within the Budget, Accounting & Support Services Program.

I. WRIS DOCUMENT PROCESSING

A. The following documents are to be sent to the WRIS Coordinator: Copies of applications, amended applications, amended permits, superseding permits, permits, certificates, superseding certificates, certificates of change, relinquishments, and cancellations of applications or permits.

B. Do not send copies of partial relinquishments which are covered by superseding documents or temporary permits. These are not traced in WRIS.

C. The following information should be noted on all documents transmitted to the WRIS Coordinator:

1. Water Resource Inventory Area (WRIA) designations.

2. WRIS control number (i.e., G4-26954C).

3. In the case of modifications to an existing document (certificate of change, etc.), note the WRIS control number of the document being notified.

4. For each purpose of use listed on the document, note whether that use is supplemental, consumptive, or nonconsumptive.

5. For each water right, note the number of points of diversion or withdrawals.

6. For all water right certificates that have provisos, cite all of the provisos that apply to the certificate.

II. WATER RIGHT INFORMATION SYSTEM CONTROL NUMBERS

This alpha-numeric field is used to identify and track water rights in WRIS. An
example number would be: G4-22245P. The first character in the field identifies the water source type: (G) ground; (S) surface; or (R) reservoir water. The second character identifies the Ecology regional office issuing the right: (1) NWRO; (2) SWRO; (3) ERO; (4) CRO. The third character identifies the status of the number: (*) old number issued before the development of WRIS; (-) new number issued since the development of WRIS; (+) split number - issued in ERO before the creation of the CRO and the right is administered out of CRO. The next five digits represent the number assigned to the right when it was accepted as an application (these numbers are issued sequentially). Following the five digit number is the stage designation: (A) application; (P) permit; (C) certificate; (J) adjudicated certificate; (D) declaration claim; (S) declaration certificate; (T) temporary permit; (F) energy facilities site evaluation council application, permit, or certificate; (B) family farm permit; (G) family farm certificate; (I) family farm development permit; (K) family farm development certificate; (M) publicly owned land permit; (N) publicly owned land certificate; (V) public water entity permit; (W) public water entity certificate. Stage designations change as the right proceeds through the system.

If an application or permit is divided between several entities, a split record results. The letters A through Z are used after the stage designation to indicate a split record.

A small percentage of water rights need to have their CONTROL #'s modified to allow their entry into WRIS. The water right may have to be entered more than once to allow proper coding (i.e. split records - multiple points of diversion from multiple sections). When this happens, two to three additional letters may be added to the CONTROL # as a suffix to facilitate tracking. These codes are the Record Modifier and the Reason for Modifier.

Prior to the development of WRIS, a different numbering system was used by the regions to track water rights. Under the old system, each water right was issued a new number as its stage changed (i.e. when an Application was processed and a Permit was issued, the right was given a separate Permit number; likewise, if the Permit went to a Certificate, it received a Certificate number. These numbers were issued sequentially within their respective stages, and were not cross-referenced to their previous stage, nor were they unique from a statewide perspective. This numbering system was discontinued when WRIS was developed.

III. Document Microfilming

A. The following should be done before a water right file is forwarded to Records Management Programs for microfilming. Please make sure that the file contains the following material when appropriate:

1. Progress sheet.
2. Certificate.
3. Notices of beginning of construction, completion of construction, etc.
4. Proof of appropriation.
5. Well log.
6. Permit.
8. Affidavit of publication.
9. Form letter for publication.
10. Application.

B. Authorization to issue permit or certificate should be noted on a letter or other document rather than on an envelope or small scrap or paper. This will eliminate one extra image. Notes on little scraps of paper are difficult to film and are sometimes missed completely.

C. Within the water right process, if a permit is canceled or changed, that information must be filmed also.

D. Make sure all material is of filmable quality. Make explicit reference to copies of documents that are from a microfilm reader-printer, for example, water right claims. If this material is important to the file, please make a note of the document control number so it can be referenced.

E. Remove or stamp "DO NOT FILM" on all personal notes. Please remember all records are public documents and will be around a long time.

F. Remove all staples and paper clips. Tear apart any connecting sheets, the water right application is a good example.

G. Make sure all green certified mail cards are taped (please remember no staples) to the correspondence below the signature or signature space.

H. Remove data processing transaction sheet. Do not send with file for filming (mag card).

J. Remove all duplicates. Handwritten original report of exam and/or field notes should be kept in the file unless an exact duplicate has been typed.
K. To avoid duplication of effort and to ensure material is not duplicated in the microfiche please:

1. Send Records Management only original material (whenever possible). WRIS Coordinator should receive only copies for entry into WRIS.

2. Check your copy of microfiche before sending miscellaneous material to be added as an update into microfiche. Duplication of these efforts is becoming costly.

3. Please follow all procedures outlined here. Your cooperation is needed to ensure all water right filming and updating processes can proceed smoothly and in a timely manner. Thank you.

L. Put files into boxes in numerical order in the following categories:

New files—list in the following manner:

GW & SW CERT'S—NEW #S  
GW & SW CANCELED APPLICATIONS—#S  
GW & SW CANCELED PERMITS—NEWS #S  

GW & SW CERT'S—OLD #S  
GW & SW CANCELED APPLICATIONS—OLD #S  
GW & SW CANCELED PERMITS—OLD #S  

CANCELED APPLICATIONS FOR CHANGE  
CERT'S FOR CHANGE—NEW #S  
CERT'S FOR CHANGE—OLD #S

Updates

GW & SW CERT'S—NEW #S  
GW & SW CERT'S—OLD #S  
GW & SW CANCELED APPLICATIONS—NEW #S  
GW & SW CANCELED APPLICATIONS—OLD #S  
GW & SW CANCELED PERMITS—NEW #S  
GW & SW CANCELED PERMITS—OLD #S  
DECLARATIONS

PARTIAL RELINQUISHMENTS—NEW #S  
PARTIAL RELINQUISHMENTS—OLD #S

FULL RELINQUISHMENTS—NEW #S
FULL RELINQUISHMENTS—OLD #
SUPERSEDING CERT'S—NEW #S
SUPERSEDING CERT'S—OLD #S
WATER RIGHT CLAIM FILES—LIST SEPARATELY
UNDER EACH CATEGORY
ADJUDICATED CERT'S—USE SAME PROCEDURE

Special Note: These policies and procedures are used to guide and ensure consistency among water resources program staff in the administration of laws and regulations. These policies and procedures are not formal administrative regulations that have been adopted through a rule-making process. In some cases, the policies may not reflect subsequent changes in statutory law or judicial findings, but they are indicative of the department's practices and interpretations of laws and regulations at the time they are adopted. If you have any questions regarding a policy or procedure, please contact the department.