Variance Rules

NEBRASKA ADMINISTRATIVE CODE

Title 457 - DEPARTMENT OF NATURAL RESOURCES RULES FOR SURFACE WATER

Chapter 23 - MORATORIUM AREA VARIANCES FOR SURFACE WATER APPROPRIATIONS

<u>001 PETITION FOR LEAVE TO FILE OR CONSIDER AN APPLICATION</u>. Any person wanting to apply for a new surface water appropriation within a moratorium or stay area must file a petition in the Department requesting leave to file an application. The petition must be accompanied by a copy of the completed proposed application. The application shall not be considered filed at the time it is submitted with the petition. Anyone who currently has an unapproved application on file in the Department for a new appropriation for a project that is within a moratorium or stay area must file a petition requesting a variance to the moratorium or stay. No filing fee is required.

The petition shall include sufficient information to indicate:

001.01 The proposed project is for a non-consumptive use; or

<u>001.02</u> The applicant has a credible proposal for replacing any consumptive use that will occur in a manner such that the project will not harm other users; or

 $\underline{001.03}$ The applicant has credible information that indicates there may be unappropriated water available at the proposed location at the time the depletion is likely to occur; or

001.04 The project existed prior to any informal moratorium, formal moratorium or stay.

001.05 There is a public safety issue that must be addressed and the proposed project addresses such issue.

 $\underline{001.06}$ The proposed use is a temporary use for public construction and the total volume requested is less than ten (10) acre-feet.

<u>002 REVIEW</u>. The Department shall review the information provided with the petition and shall make a determination as to whether it is sufficient to indicate good cause for allowing further consideration of the application.

<u>003 DECISION</u>. A written decision shall be issued. The decision shall either deny the petition and state the reasons for such denial, or grant the petition and state either (a) the petitioner may file the application and supporting documentation, or (b) the Department will proceed to process the existing filed application. Any decision approving a petition shall not bind the Director to approve any application to which it relates, or in any way be used as evidence of prejudice for the Director's future decisions concerning the specific approval requirements of such application. Allowance of a leave to file does not negate the necessity to meet the specific approval requirements for an appropriation.

<u>004 APPEAL</u>. If the petitioner wishes to appeal the decision of the Department, he or she may request a hearing before the Department within 15 days of the date the decision is rendered in accordance with the Department's Rules of Practice and Procedure, Title 454.

EFFECTIVE DATE: April 30, 2005