



601 West First Ave.
Suite 1600
Spokane, WA 99201
www.potlatchcorp.com

May 11, 2018

Jason Pappani
Idaho Department of Environmental Quality
1410 North Hilton St.
Boise, ID 83706
Via email

RE: DEQ Rulemaking related to Domestic Water Supply. Docket 58-0102-1730

Dear Mr. Pappani,

Thank you for the opportunity to comment on the second draft negotiated rule concerning Domestic Water Supply, Docket 58-0102-1730. PotlatchDeltic supports DEQ's efforts to clarify Domestic Water Supply use designation and the water quality requirements that designated, public drinking water system supply sources must meet.

To clarify the rule's applicability to Public Drinking Water Systems we request that DEQ add the word systems' in the strike out language proposed in the second draft as follows:

Domestic (DWS): water quality appropriate for use as untreated raw water (as defined under IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems") for public drinking water **systems** supplies ~~after appropriate treatment.~~

The addition of the reference to public drinking water "systems" clarifies the alignment with designated, public drinking water systems that are regulated by the federal Safe Drinking Water Act and the State of Idaho. Based on our understanding of DEQ's 2018 Discussion Paper and other department communications supporting the rule making this is consistent with your intent.

We appreciate the opportunity to have input on the Domestic Water Supply Rulemaking.

Respectfully,

Kit Hart
Director Forest Analytics & Environmental Programs
PotlatchDeltic Corporation