# June 2, 2021 – Vol. 21-6

Office of the Governor Division of Financial Management Office of the Administrative Rules Coordinator



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# PREFACE

The Idaho Administrative Bulletin is an electronic-only, online monthly publication of the Office of the Administrative Rules Coordinator, Division of Financial Management, that is published pursuant to Section 67-5203, Idaho Code. The Bulletin is a compilation of all official rulemaking notices, official rule text, executive orders of the Governor, and all legislative documents affecting rules that are statutorily required to be published in the Bulletin. It may also include other rules-related documents an agency may want to make public through the Bulletin.

State agencies are required to provide public notice of all rulemaking actions and must invite public input. This is done through negotiated rulemaking procedures or after proposed rulemaking has been initiated. The public receives notice that an agency has initiated proposed rulemaking procedures through the Idaho Administrative Bulletin and a legal notice (Public Notice of Intent) that publishes in authorized newspapers throughout the state. The legal notice provides reasonable opportunity for the public to participate when a proposed rule publishes in the Bulletin. Interested parties may submit written comments to the agency or request public hearings of the agency, if none have been scheduled. Such submissions or requests must be presented to the agency within the time and manner specified in the individual "Notice of Rulemaking - Proposed Rule" for each proposed rule that is published in the Bulletin.

Once the comment period closes, the agency considers fully all comments and information submitted regarding the proposed rule. Changes may be made to the proposed rule at this stage of the rulemaking, but changes must be based on comments received and must be a "logical outgrowth" of the proposed rule. The agency may now adopt and publish the pending rule. A pending rule is "pending" legislative review for final approval. The pending rule is the agency's final version of the rulemaking that will be forwarded to the legislature for review and final approval. Comment periods and public hearings are not provided for when the agency adopts a temporary or pending rule.

# CITATION TO THE IDAHO ADMINISTRATIVE BULLETIN

The Bulletin is identified by the calendar year and issue number. For example, Bulletin **19-1** refers to the first Bulletin issued in calendar year **2019**; Bulletin **20-1** refers to the first Bulletin issued in calendar year **2020**. Volume numbers, which proceed from 1 to 12 in a given year, correspond to the months of publication, i.e.; Volume No. **19-1** refers to January 2019; Volume No. **20-2** refers to February 2020; and so forth. Example: The Bulletin published in January 2019 is cited as Volume **19-1**. The December 2019 Bulletin is cited as Volume **19-12**.

# RELATIONSHIP TO THE IDAHO ADMINISTRATIVE CODE

The **Idaho Administrative Code** is an electronic-only, online compilation of all final and enforceable administrative rules of the state of Idaho that are of full force and effect. Any temporary rule that is adopted by an agency and is of force and effect is codified into the Administrative Code upon Bulletin publication. All pending rules that have been approved by the legislature during the legislative session as final rules and any temporary rules that are extended supplement the Administrative Code. These rules are codified into the Administrative Code upon becoming effective. Because proposed and pending rules are not enforceable, they are published in the Administrative Bulletin only and cannot be codified into the Administrative Code until approved as final.

To determine if a particular rule remains in effect or whether any amendments have been made to the rule, refer to the **Cumulative Rulemaking Index**. Link to it on the Administrative Rules homepage at adminrules.idaho.gov.

# THE DIFFERENT RULES PUBLISHED IN THE ADMINISTRATIVE BULLETIN

Idaho's administrative rulemaking process, governed by the Administrative Procedure Act, Title 67, Chapter 52, Idaho Code, comprises distinct rulemaking actions: negotiated, proposed, temporary, pending and final rulemaking. Not all rulemakings incorporate or require all of these actions. At a minimum, a rulemaking includes proposed, pending and final rulemaking. Many rules are adopted as temporary rules when they meet the required statutory criteria and agencies must, when feasible, engage in negotiated rulemaking at the beginning of the process to facilitate consensus building. In the majority of cases, the process begins with proposed rulemaking and ends with the final rulemaking. The following is a brief explanation of each type of rule.

#### 1. NEGOTIATED RULEMAKING

Negotiated rulemaking is a process in which all interested persons and the agency seek consensus on the content of a rule through dialogue. Agencies are required to conduct negotiated rulemaking whenever it is feasible to do so. The agency files a "Notice of Intent to Promulgate – Negotiated Rulemaking" for publication in the Administrative Bulletin inviting interested persons to contact the agency if interested in discussing the agency's intentions regarding the rule changes. This process is intended to result in the formulation of a proposed rule and the initiation of regular rulemaking procedures. One result, however, may also be that regular (proposed) rulemaking is not initiated and no further action is taken by the agency.

#### 2. PROPOSED RULEMAKING

A proposed rulemaking is an action by an agency wherein the agency is proposing to amend or repeal an existing rule or to adopt a new rule. Prior to the adoption, amendment, or repeal of a rule, the agency must publish a "Notice of Rulemaking – Proposed Rule" in the Bulletin. This notice must include very specific information regarding the rulemaking including all relevant state or federal statutory authority occasioning the rulemaking, a non-technical description of the changes being made, any associated costs, guidance on how to participate through submission of written comments and requests for public hearings, and the text of the proposed rule in legislative format.

#### 3. TEMPORARY RULEMAKING

Temporary rules may be adopted only when the governor finds that it is necessary for:

- a) protection of the public health, safety, or welfare; or
- b) compliance with deadlines in amendments to governing law or federal programs; or
- c) conferring a benefit.

If a rulemaking meets one or more of these criteria, and with the Governor's approval, the agency may adopt and make a temporary rule effective prior to receiving legislative authorization and without allowing for any public input. The law allows an agency to make a temporary rule immediately effective upon adoption. A temporary rule expires at the conclusion of the next succeeding regular legislative session unless the rule is extended by concurrent resolution, is replaced by a final rule, or expires under its own terms.

### 4. PENDING RULEMAKING

A pending rule is a rule that has been adopted by an agency under regular rulemaking procedures and remains subject to legislative review before it becomes a final, enforceable rule. When a pending rule is published in the Bulletin, the agency is required to include certain information in the "Notice of Rulemaking – Pending Rule." This includes a statement giving the reasons for adopting the rule, a statement regarding when the rule becomes effective, a description of how it differs from the proposed rule, and identification of any fees being imposed or changed.

Agencies are required to republish the text of the pending rule when substantive changes have been made to the proposed rule. An agency may adopt a pending rule that varies in content from that which was originally proposed if the subject matter of the rule remains the same, the pending rule change is a logical outgrowth of the proposed rule, and the original notice was written so as to assure that members of the public were reasonably notified of the subject. It is not always necessary to republish all the text of the pending rule.

# 5. FINAL RULEMAKING

A final rule is a rule that has been adopted by an agency under the regular rulemaking procedures and is of full force and effect.

# HOW TO USE THE IDAHO ADMINISTRATIVE BULLETIN

Rulemaking documents produced by state agencies and published in the **Idaho Administrative Bulletin** are organized by a numbering schematic. Each state agency has a two-digit identification code number known as the "**IDAPA**" number. (The "IDAPA" Codes are listed in the alphabetical/numerical index at the end of this Preface.) Within each agency there are divisions or sections to which a two-digit "TITLE" number is assigned. There are "CHAPTER" numbers assigned within the Title and the rule text is divided among major sections that are further subdivided into subsections. An example IDAPA number is as follows:

# IDAPA 38.05.01.200.02.c.ii.

**"IDAPA"** refers to Administrative Rules in general that are subject to the Administrative Procedures Act and are required by this act to be published in the Idaho Administrative Code and the Idaho Administrative Bulletin.

"38." refers to the Idaho Department of Administration

"05." refers to Title 05, which is the Department of Administration's Division of Purchasing

"01." refers to Chapter 01 of Title 05, "Rules of the Division of Purchasing"

"200." refers to Major Section 200, "Content of the Invitation to Bid"

**"02."** refers to Subsection 200.**02**.

"c." refers to Subsection 200.02.c.

"ii." refers to Subsection 200.02.c.ii.

# DOCKET NUMBERING SYSTEM

Internally, the Bulletin is organized sequentially using a rule docketing system. Each rulemaking that is filed with the Coordinator is assigned a "DOCKET NUMBER." The docket number is a series of numbers separated by a hyphen "-", (**38-0501-1401**). Rulemaking dockets are published sequentially by IDAPA number (the two-digit agency code) in the Bulletin. The following example is a breakdown of a typical rule docket number:

# "DOCKET NO. 38-0501-1901"

"38-" denotes the agency's IDAPA number; in this case the Department of Administration.

**"0501-"** refers to the **TITLE AND CHAPTER** numbers of the agency rule being promulgated; in this case the Division of Purchasing (TITLE **05**), Rules of the Division of Purchasing (Chapter **01**).

"1901" denotes the year and sequential order of the docket being published; in this case the numbers refer to the first rulemaking action published in **calendar year 2019**. A subsequent rulemaking on this same rule chapter in calendar year 2019 would be designated as "1902". The docket number in this scenario would be 38-0501-1902.

Within each Docket, only the affected sections of chapters are printed. (See Sections Affected Index in each Bulletin for a listing of these.) The individual sections affected are printed in the Bulletin sequentially (e.g. Section "200" appears before Section "345" and so on). Whenever the sequence of the numbering is broken the following statement will appear:

# (BREAK IN CONTINUITY OF SECTIONS)

Idaho Administrative Bulletin

# **BULLETIN PUBLICATION SCHEDULE FOR CALENDAR YEAR 2020**

Vol. No.	Monthly Issue of Bulletin	ARRF Due to DFM	Closing Date for Agency Filing	Publication Date	21-day Comment Period End Date
20-1	January 2020	November 15, 2019	*November 29, 2019	January 1, 2020	January 22, 2020
20-2	February 2020	December 20, 2019	January 3, 2020	February 5, 2020	February 26, 2020
20-3	March 2020	January 22, 2020	February 7, 2020	March 4, 2020	March 25, 2020
20-4	April 2020	February 21, 2020	March 6, 2020	April 1, 2020	April 22, 2020
20-5	May 2020	March 20, 2020	April 3, 2020	May 6, 2020	May 27, 2020
20-6	June 2020	April 24, 2020	May 1, 2020	June 3, 2020	June 24, 2020
20-7	July 2020	May 22, 2020	June 5, 2020	July 1, 2020	July 22, 2020
20-8	August 2020	June 19, 2020	July 3, 2020	August 5, 2020	August 26, 2020
20-9	September 2020	July 24, 2020	August 7, 2020	September 2, 2020	September 23, 2020
20-10	October 2020	August 21, 2020	**August 28, 2020	October 7, 2020	October 28, 2020
20-11	November 2020	September 18, 2020	October 2, 2020	November 4, 2020	November 25, 2020
20-12	December 2020	October 23, 2020	November 6, 2020	December 2, 2020	December 23, 2020

# **BULLETIN PUBLICATION SCHEDULE FOR CALENDAR YEAR 2021**

Vol. No.	Monthly Issue of Bulletin	ARRF Due to DFM	Closing Date for Agency Filing	Bulletin Publication Date	21-day Comment Period End Date
21-1	January 2021	November 16, 2021	*November 30, 2020	January 6, 2021	January 27, 2021
21-2	February 2021	December 24, 2021	January 8, 2021	February 3, 2021	February 24, 2021
21-3	March 2021	January 22, 2021	February 5, 2021	March 3, 2021	March 24, 2021
21-4	April 2021	February 19, 2021	March 5, 2021	April 7, 2021	April 28, 2021
21-5	May 2021	March19, 2021	April 2, 2021	May 5, 2021	May 26, 2021
21-6	June 2021	April 23, 2021	May 7, 2021	June 2, 2021	June 23, 2021
21-7	July 2021	May21, 2021	June 4, 2021	July 7, 2021	July 28, 2021
21-8	August 2021	June 18, 2021	July 2, 2021	August 4, 2021	August 25, 2021
21-9	September 2021	July 16, 2021	July 30, 2021	September 1, 2021	September 22, 2021
21-10	October 2021	August 16, 2021	**August 30, 2021	October 6, 2021	October 27, 2021
21-11	November 2021	September 24, 2021	October 8, 2021	November 3, 2021	November 24, 2021
21-12	December 2021	October 22, 2021	November 5, 2021	December 1, 2021	December 22, 2021

\*Last day to submit a proposed rulemaking before moratorium begins AND last day to submit a pending rule to be reviewed by upcoming legislature.

\*\*Last day to submit a proposed rule to remain on course for rulemaking to be completed and submitted for review by upcoming legislature.

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# THE OFFICE OF THE GOVERNOR

#### EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

# EXECUTIVE ORDER NO. 2021-07

#### TERMINATING MASK MANDATES BASED ON THE COVID-19 EMERGENCY

WHEREAS, on March 13, 2020, a Proclamation was issued and subsequently extended, declaring a state of emergency for the entire State of Idaho as a result of the 2019 novel coronavirus ("COVID-1 9"); and

WHEREAS, scientific studies show that COVID-19 restrictions on individuals and businesses such as social distancing, gathering limitations, and the use of face masks or face coverings of any design have done significant physical, mental, social, and economic harm and were ineffective mitigation measures; and

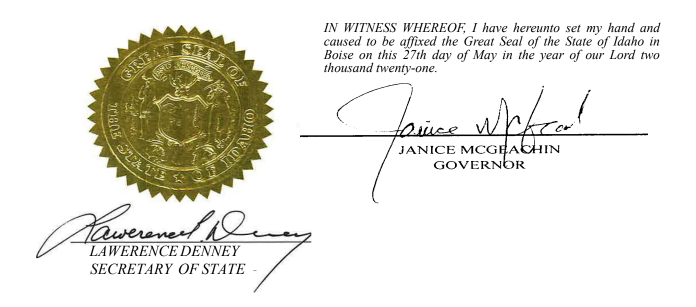
WHEREAS, serious concerns continue to be raised regarding both short-term and long-term negative effects caused by wearing masks.

WHEREAS, the remaining mask mandates issued by the health districts, public schools, school districts, and political subdivisions of this State due to the COVID- I 9 fail to serve a public health or safety purpose and unnecessarily restrict the rights and liberties of individuals and business in this State.

NOW, THEREFORE, I, JANICE MCGEACHIN, Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution of the United States, the Constitution of the State of Idaho, and the laws of the State of Idaho, do hereby proclaim and declare as follows:

- 1. In order to protect the rights and liberties of the individuals and businesses in the State of Idaho and to accelerate the state's recovery from the COVID- I 9 emergency, and notwithstanding any local ordinance or emergency order to the contrary:
  - a. Neither the state nor a political subdivision may mandate that an individual in this state must use a face mask, face shield, or other face covering for the purpose of preventing or slowing the spread of a contagious or infectious disease.
  - b. An official may not mandate that an individual in this state must use a face mask, face shield, or other face covering for the purpose of preventing or slowing the spread of a contagious or infectious disease;
  - c. A face mask, face shield, or face covering shall not be required by the state, a political subdivision, or an official as a condition for entry, education, employment, or other services; and
  - d. If the state, a political subdivision, or an official recommends using a face mask, face shield, or face covering to prevent or slow the spread of a contagious or infectious disease, such recommendation shall be accompanied by a notice that the recommendation is not mandatory.
- 2. For purposes of this Executive Order:
  - *a. "Official" means an officer or an employee of the state or a political subdivision.*
  - b. "Political subdivision" means a county, city, public health district, public college, public university, public community college, public technical college, public library, public school, school district, special purpose district, or other district or municipality organized under any general or special law of this state, except the term "political subdivision" does not include any federal building, hospital, or health care facility.

- c. "State" means the state of Idaho or any of its agencies, boards, commissions, departments, divisions, or institutions, including any state institution of higher education, except the term "state" does not include any federal building, hospital, or health care facility.
- 3. This Executive Order is effective beginning at 11:00 a.m. on May 27, 2021.





May 28, 2021

# Sent via Electronic Mail

The Honorable Melissa Wintrow Idaho State Senate STATEHOUSE <u>MWintrow@senate.idaho.gov</u>

Re: Acting Governor's Authority

Dear Senator Wintrow:

This letter is in response to your recent inquiry regarding the executive order issued on May 27, 2021 by then-acting Governor Janice McGeachin. This analysis identifies and addresses three issues associated with the order.

# Issue 1: Does the acting Governor's EO exceed the constitutional or statutory powers entrusted to the Governor?

The Governor's executive order authority is outlined in Idaho Code section 67-802 which states:

The supreme executive power of the state is vested by section 5, article IV, of the constitution of the state of Idaho, in the governor, who is expressly charged with the duty of seeing that the laws are faithfully executed. In order that he may exercise a portion of the authority so vested, the governor is authorized and empowered to implement and exercise those powers and perform those duties by issuing executive orders from time to time which shall have the force and effect of law when issued in accordance with this section and within the limits imposed by the constitution and laws of this state.

This statute makes clear that an executive order can only be issued to ensure "that the laws are faithfully executed."

Senator Melissa Wintrow Re: Acting Governor's Authority May 28, 2021 Page 2

The executive order at hand has been issued to prohibit the state and its political subdivisions from having a mask mandate. As there is no law prohibiting such mandates, acting Governor McGeachin has exceeded the executive order authority granted her under Idaho Code section 67-802. This executive order does not seek to ensure laws are faithfully executed. Oddly, it seems to have been issued in an effort to undermine the existing authorities of the state and its political subdivisions to issue mask mandates. This executive order appears to run counter to both the Idaho Constitution and the Governor's statutory executive order authority.

There are other provisions of Code that grant the Governor executive order authority in specific circumstances. One such provision, and the only one that may be applicable to this situation, is found in Idaho Code section 46-1008, which grants the Governor authority to issue executive orders to proclaim a disaster emergency. Executive orders issued under this authority, however, must "indicate the nature of the disaster, the area or areas threatened, the area subject to the proclamation, and the conditions which are causing the disaster." This has not been done with this executive order. Furthermore, there is no mention of an emergency other than to reference the proclamation that was issued in March or 2020. Thus, it seems clear this emergency order was not intended to be issued as an emergency proclamation.

# Issue 2: Does the acting Governor's EO impermissibly interfere or encroach upon the Legislature's powers to legislate and make policy for the state of Idaho?

While the Constitution vests the Governor with supreme executive power within the state, Article III, section 1 of the Idaho Constitution vests the legislative power of the State to the senate and a house of representatives. As noted above, there is no existing law prohibiting mask mandates. Thus, rather than ensuring that an existing law is faithfully executed, the acting Governor's EO prohibiting mask mandates has the effect of creating a law through executive order. This likely encroaches on the lawmaking power of the legislature and violates the separation of powers between the executive and legislative branch. *See* Article II, § 1, Idaho Constitution.

Issue 3: Does the acting Governor's EO violate or conflict with any statutory or constitutional provisions entrusting public health decisions to cities, counties, public health districts, school districts or other local governmental entities?

Senator Melissa Wintrow Re: Acting Governor's Authority May 28, 2021 Page 3

The public health districts have the power to "do all things required" to protect the public health. Specifically:

The district board of health shall have and may exercise the following powers and duties:

(1) To administer and enforce all state and district health laws, regulations, and standards.

(2) To do all things required for the preservation and protection of the public health and preventive health, and such other things delegated by the director of the state department of health and welfare or the director of the department of environmental quality and this shall be authority for the director(s) to so delegate.

Idaho Code § 39-414. Under this authority, the public health districts have issued mask mandates. Similarly, school districts have the express statutory authority to protect the morals and health of their pupils. Idaho Code § 33-512(5) &(7). And cities are specifically authorized to preserve public health and prevent the introduction of contagious diseases into the city. Idaho Code §§ 50-304 & 50-606. In sum, the Idaho Legislature has specifically legislated authority for these local governmental entities to take the necessary precautions to protect the public health of their respective constituencies. Under the executive order, it does not appear that any circumstances or authority has been cited for the substitution of an executive order to displace these specifically legislated allocations of local authority.

As stated above, the Governor has the power to issue executive orders to exercise a portion of his constitutional authority to see "that the laws [of Idaho] are faithfully executed." Idaho Code § 67-802. The acting Governor's action to prohibit mask mandates, potentially contrary to existing orders of local government entities encroaches upon the express statutory authority of local government entities and likely exceeds the Governor's authority in statute and Idaho's constitution.

I hope you find this helpful. If you have further questions, please do not hesitate to contact me.

Sincerely,

BRIAN KANE Chief Deputy Attorney General

Senator Melissa Wintrow Re: Acting Governor's Authority May 28, 2021 Page 4

# THE OFFICE OF THE GOVERNOR

#### EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

# EXECUTIVE ORDER NO. 2021-08

#### **REPEALING EO 2021-07 TO RESTORE LOCAL CONTROL**

WHEREAS, as a Republican and conservative Idahoan, I strongly believe that government best serves the people when cities, counties, and other local jurisdictions have the power and autonomy to make decisions at a local level and without undue interference by the state government; and

WHEREAS, the Idaho Constitution, Article XIL Section 2, wisely entrusts counties and cities - not the state government - with the power to pass and enforce local ordinances to protect the health and safety of their constituents; and

WHEREAS, pursuant to Idaho Code $\S$  50-304, 39-414, 33-512, and other sections, the Idaho Legislature provides additional flexibility to cities, counties, schools, and public health districts to act as they deem necessary to protect the health and safety of the people they serve; and

WHEREAS, because of my concerns with the appropriateness and efficacy of a statewide mask mandate, I did not issue a statewide mask mandate during the COVID-19 public health emergency; and

WHEREAS, no statewide mask mandate exists now nor has one existed in Idaho at any time during the COVID-19 public health emergency; and

WHEREAS, on May 27, 2021, while I was temporarily working out of the state, the Lieutenant Governor, in her capacity as acting Governor, signed Executive Order No. 2021-07 unilaterally stripping local jurisdictions of their constitutional and statutory authority to take action they deem necessary to preserve public health and safety; and

WHEREAS, Executive Order 2021-07 violates fundamental principles of conservatism by forcing the heavy hand of government on local jurisdictions that are better suited to make unique decisions directly affecting the health and safety of their populations; and

WHEREAS, Executive Order 2021-07 disrespects the rule of law by arbitrarily exercising executive power in a manner contrary to our laws and without consulting stakeholders and our local government counterparts; and

WHEREAS, Executive Order 2021-07 violates the separation of powers doctrine by encroaching on the Legislature 's prerogative to make statewide policy and legislatively refine the powers of cities, counties, schools, and public health districts; and

WHEREAS, Executive Order 2021-07 is a near verbatim resurrection by the Lieutenant Governor of House Bill 339a, which was introduced and debated during the 2021 Legislature, but failed to pass both houses due to insufficient support from Idaho's elected policy makers; and

WHEREAS, Executive Order 2021-07 has unacceptable consequences for the state's ability to protect children, veterans, the elderly and infirm, first responders, customers, corrections staff, prisoners, lab technicians, and countless others that the state employs and serves; and

WHEREAS, the Idaho Constitution, Article IV, Section 5, requires the Governor to "see that the laws are faithfully executed;" and

WHEREAS, Idaho Code § 67-802 authorizes the Governor to repeal any executive order by issuance of a new executive order; and

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### **OFFICE OF THE GOVERNOR Executive Order of the Governor**

# Executive Order No. 2021-08 Repealing EO 2021-07 to Restore Local Control

WHEREAS, it is necessary to repeal Executive Order No. 2021-07 in its entirety to reverse the misuse of executive authority, preserve the rule of law, maintain the separation of powers, protect Idahoans, and eliminate any doubt that all Idaho Code provisions, including those identified herein, remain in effect without limitation.

NOW, THEREFORE, I, Brad Little, the duly elected and sworn Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution of the United States, the Constitution of the State of Idaho, and the laws of the State of Idaho including, but not limited to, Idaho Code § 67-802, do hereby proclaim and declare as follows:

- 1. Executive Order No. 2021-07 is repealed in its entirety, effective immediately.
- 2. The repeal of Executive Order No. 2021-07 shall apply retroactively to 11:00 a.m. on May 27, 2021.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho in Boise on this 28th day of May in the year of our Lord two thousand twenty-one.

BRAD LITTLE

GOVERNOR

# **IDAPA 02 – DEPARTMENT OF AGRICULTURE**

# DOCKET NO. 02-0000-2000F (FEE RULE)

# NOTICE OF OMNIBUS RULEMAKING – AMENDMENT TO TEMPORARY RULE

**EFFECTIVE DATE:** A temporary rule was adopted under this docket number in the April 15, 2020, Idaho Administrative Bulletin, Vol. 20-4SE, pages 36 through 359. The effective date of the amendment to the temporary rule is May 18, 2021. This amendment supersedes in its entirety the March 20, 2020, temporary fee rule chapter IDAPA 02.03.03 adopted under Docket 02-0000-2000F.

**AUTHORITY:** In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has amended a temporary rule. The action is authorized pursuant to Sections 22-103(20), 22-107, 22-108, 22-112, 22-418, 22-505, 22-604, 22-702, 22-901, 22-911, 22-1103, 22-1907, 22-2004, 22-2006, 22-2013, 22-2204, 22-2303(5), 22-2403, 22-2412, 22-2511, 22-3418, 22-3421, 22-5129, 25-203, 25-207, 25-207B, 25-212, 25-305, 25-401, 25-601, 25-804, 25-1723(b), 25-2710, 25-3520, 25-3704, 25-4012, 37-303, 37-401, 37-402, 37-405, 37-516, 37-1521, 69-231, 69-524, 71-111, 71-121, 71-232, 71-233, 71-236, 71-241, and 71-408, Idaho Code.

**DESCRIPTIVE SUMMARY:** The following is a concise explanatory statement of the reasons for amending the temporary rule and a statement of any change between the text of the temporary rule and text of the amended temporary rule with an explanation for any changes.

Amendments are being made to the following temporary fee chapter:

#### • **IDAPA 02.03.03**, *Rules Governing Pesticide and Chemigation Use and Application*.

To best protect the public's health and safety, the Department is amending the temporary rule to reflect changes negotiated in 2020 and presented to the Idaho Legislature during the 2021 session. The update is necessary to ensure compliance of the state rule with the updated EPA rule, ensuring primacy of the state program for the regulation of pesticides and pesticide use within the state of Idaho.

Under the updated version of the rule, the new apprentice category would confer a benefit to the regulated community. Compliance with and maintenance of Idaho's primacy over pesticides is at stake as the U.S. Environmental Protection Agency reviews Idaho's authority in rule. Key provisions are missing from the existing temporary rule, such as wind restrictions, which protect public health and private property.

**TEMPORARY RULE JUSTIFICATION:** Pursuant to Sections 67-5226(1)(a-c) and 67-5226(2), Idaho Code, the Governor has found that temporary adoption of the rule is appropriate for the following reasons:

These temporary rules are necessary to protect the public health, safety, and welfare of the citizens of Idaho and confer a benefit on its citizens. These temporary rules implement the duly enacted laws of the state of Idaho, provide citizens with the detailed rules and standards for complying with those laws, and assist in the orderly execution and enforcement of those laws. The expiration of these rules without due consideration and processes would undermine the public health, safety and welfare of the citizens of Idaho and deprive them of the benefit intended by these rules.

**FEE SUMMARY:** Pursuant to Section 67-5226(2), the Governor has found that the fee(s) or charge(s) being imposed or increased is justified and necessary to avoid immediate danger and the fee(s) is described herein:

A detailed explanation of the fees or charges associated with this rule chapter being amended can be found in the original Notice of Omnibus Rulemaking – Adoption of Temporary Rule, which published in the April 15, 2020, Idaho Administrative Bulletin, Vol. 20-4SE, pages 36 through 359.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning the amended temporary rule, contact Lloyd Knight, Rules Review Officer, at (208) 332-8664.

Dated this 18th day of May, 2021.

Lloyd Knight Rules Review Officer Idaho Department of Agriculture 2270 Old Penitentiary Road P.O. Box 7249 Boise, Idaho 83707 Phone: (208) 332-8664 Fax: (208) 334-2170

# THE FOLLOWING IS THE AMENDED TEMPORARY RULE FOR FEE CHAPTER 02.03.03

# 02.03.03 – RULES GOVERNING PESTICIDE AND CHEMIGATION USE AND APPLICATION

#### 000. LEGAL AUTHORITY.

This chapter is adopted under the legal authority of Section 22-3421, Idaho Code. (5-18-21)T

#### 001. TITLE AND SCOPE.

01. Title. The title of this chapter is IDAPA 02.03.03, "Rules Governing Pesticide and Chemigation Use and Application." (5-18-21)T

**02. Scope**. This chapter governs the use and application of pesticides; licensing of pesticide applicators; registration of pesticides; and responsibilities for chemigation in Idaho. (5-18-21)T

#### 002. – 003. (RESERVED)

#### 004. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference:

01. U.S. Code of Federal Regulations (CFR) Title 40, Part 165, Subpart E. "Standards for Pesticide Containment Structures," Sections 165.80 through 165.97 that may be viewed at https://www.govregs.com/regulations/title40\_chapterI\_part165\_subpartE. (5-18-21)T

**02. U.S. Code of Federal Regulations (CFR) Title 40, Chapter 1, Part 171.** "Certification of Pesticide Applicators" that may be viewed at https://www.govregs.com/regulations/title40\_chapterI\_part171. (5-18-21)T

**03.** Restrictions For Use Of The Livestock Protection Collars (Compound 1080). https:// agri.idaho.gov/main/wp-content/uploads/2020/06/LPC-RESTRICTIONS.pdf (5-18-21)T

005. -- 009. (RESERVED)

#### 010. **DEFINITIONS.**

The Idaho Department of Agriculture adopts the definitions set forth in Section 22-3401, Idaho Code, and the following definitions: (5-18-21)T

01. Air Gap. A physical separation between the free flowing discharge end of a domestic water supply system pipeline and an open or non-pressure receiving vessel. (5-18-21)T

- **02. Basin Irrigation**. Irrigation by flooding areas of level land surrounded by dikes. (5-18-21)T
- 03. Border Irrigation. Irrigation by flooding strips of land, rectangular in shape and cross leveled,

(5-18-21)T

bordered by dikes.

(5-18-21)T

04. Certification. Passing one (1) or more examinations, to initially demonstrate an applicant's competence, as required by the licensing provisions of this act, in order to use or distribute pesticides, or to act as a pesticide consultant. (5-18-21)T

**05.** Check Valve. A certified valve designed and constructed to close a water supply pipeline, chemical injection line, or other conduit in a chemigation system to prevent reverse flow in that line. (5-18-21)T

06. Chemigator. Any person engaged in the application of chemicals through any type of irrigation (5-18-21)T

07. Cross-Connection. Any connection that may have chemical injected or introduced into the domestic water supply system and has the potential of or is connected to the domestic water supply system.

(5-18-21)T

**08. Demonstration and Research**. The use of restricted use pesticides to demonstrate the action of the pesticide or conduct research. (5-18-21)T

**09. Domestic Water Supply System**. Any system providing water for human use. (5-18-21)T

10. Drip Irrigation. A method of microirrigation wherein water is applied as drops or small streams (5-18-21)T

11. Flood Irrigation. Method of irrigation where water is applied to the soil surface without flow controls, such as furrows, borders or corrugations. (5-18-21)T

**12.** Flow Rate. The weight or volume of flowable material per unit of time. (5-18-21)T

13. Furrow Irrigation. Method of surface irrigation where the water is supplied to small ditches or furrows for guiding the water across the field. (5-18-21)T

14. Hazard Area. Cities, towns, subdivisions, schools, hospitals, or densely populated areas.

(5-18-21)T

**15. High Volatile Esters**. Formulations of 2,4-D which contain methyl, ethyl, butyl, isopropyl, octylamyl and pentyl esters. (5-18-21)T

**16. Injection Pump**. A pump that uses a gear, rotary, piston or diaphragm to develop the pressures exceeding the irrigation system pressure to inject a chemical. (5-18-21)T

17. Inspection Port. An orifice or other viewing device from which the low pressure drain and check valve may be observed. (5-18-21)T

18. Limited Supervision. Pertains to the supervision of a currently licensed pesticide applicator who holds the Commercial Apprentice (CA) category. The Supervising Applicator will be currently licensed in the same category necessary for the pesticide application, and is limited to supervising a maximum of two Commercial Apprentice applicators and must maintain immediate communications (voice, radio, cellular telephone, or similar) with the supervised applicators for the duration of all pesticide applications. (5-18-21)T

**19.** Low Volatile Esters. Formulations of 2,4-D; 2,4-DP; MCPA and MCPB which contain butoxyethanol, propylene glycol, tetrahydrofurfuryl, propylene glycol butyl ether, butoxy propyl, ethylhexyl and isoctyl esters. (5-18-21)T

**20. Mixer-Loader**. Any person who works under the supervision of a professional applicator in the mixing and loading of pesticides to prepare for, but not actually make, applications. (5-18-21)T

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# DEPARTMENT OF AGRICULTUREDocket No. 02-0000-2000FIDAPA 02Omnibus Notice – Amendment to Temporary Rule

**21. On-Site Supervision**. Pertains to the application of Restricted Use Pesticides (RUP): On-Site Supervision of an unlicensed pesticide applicator or a pesticide applicator who does not hold an appropriate category for the RUP being applied. Supervising pesticide applicator must be physically at the site of application, must have visual contact with the pesticide applicator, and must be in a position to direct the actions of the pesticide applicator. The supervising applicator may not supervise more than two pesticide applicators. (5-18-21)T

**22. Pesticide Drift**. Movement of pesticide dust or droplets through the air at the time of application or soon after, to any site other than the area intended. (5-18-21)T

23. **Pressure Switch**. A device which will stop the chemical injection pump when the water pressure decreases to the point where chemical distribution is adversely affected. (5-18-21)T

24. Recertification. The requalification of a certified person through seminar attendance over a set period of time, or taking an examination at the end of a set period of time, to ensure that the person continues to meet the requirements of changing technology and maintains competence. (5-18-21)T

25. Reduced Pressure Principle Backflow Prevention Assembly (RP). An assembly containing two (2) independently acting approved check valves together with a hydraulically operating, mechanically independent pressure differential relief valve located between the check valves and at the same time below the first check valve. The unit shall include properly located resilient seated test cocks and tightly closing resilient seated shutoff valves at each end of the assembly. (5-18-21)T

26. Seminar. Any Department-approved meeting or activity convened for the purpose of presenting pesticide recertification information. (5-18-21)T

27. Sprinkler Irrigation. Method of irrigation in which the water is sprayed, or sprinkled, through the air to the ground surface. (5-18-21)T

28. System Interlock. Safety equipment used to ensure that a chemical injection pump will stop if the irrigation pumping plant stops to prevent the entire chemical mixture from emptying from the supply tank into the irrigation pipeline. The safety equipment may also be used to shut down the irrigation system if the injection system fails. (5-18-21)T

**29.** Vacuum Relief Valve. A device to automatically relieve or break a vacuum. (5-18-21)T

**30.** Venturi. A differential pressure injector that operates on a pressure difference between the inlet and outlet of the injector and creates a vacuum inside the body, which results in suction through the suction port.

(5-18-21)T

**31.** Venturi Injection System. A chemical injection system which operates with a Venturi using the suction from the Venturi that can be used to inject and mix chemicals into the water. (5-18-21)T

**32.** Working Pressure. The internal operating pressure of a vessel, tank or piping used to hold or (5-18-21)T

**33.** Waters of the State. Any surface waters such as canals, ditches, laterals, lakes, streams, or rivers. (5-18-21)T

011. -- 099. (RESERVED)

# SUBCHAPTER A – LICENSING OF APPLICATORS AND DEALERS

# 100. LICENSING PROFESSIONAL APPLICATORS.

(5-18-21)T

To obtain a professional applicator's license an applicant must:

01. Submit Application. Submit an application prescribed by the Department with applicable fee (5-18-21)T

#### 02. **Demonstrate Competence**. (5-18-21)T Professional applicators may only recommend the application or make pesticide applications for a. any purpose for which they have demonstrated competence. Competence is demonstrated by passing Department examinations and becoming licensed in the Subsection 100.04 categories. (5-18-21)T b. An applicant will demonstrate core competency in the following areas: (5-18-21)T i. Labels and labeling, including terminology, instructions, format, warnings and symbols. (5-18-21)T ii. Safety factors and procedures, including protective clothing and equipment, first aid, toxicity, symptoms of poisoning, storage, handling, transportation and disposal. (5-18-21)T Laws, rules, and regulations governing pesticides. (5-18-21)T iii. Environmental considerations, including the effect of climate and physical or geographical factors iv. on pesticides, and the effects of pesticides on the environment, and the animals and plants living in it. (5-18-21)T Mixing and loading, including interpretation of labels, safety precautions, compatibility of v. mixtures, and protection of the environment. (5-18-21)T vi. Methods of use or application, including types of equipment, calibration, application techniques, and prevention of drift and other types of pesticide migration. (5-18-21)T Pests to be controlled, including identification, damage characteristics, biology and habitat. vii. (5-18-21)T Types of pesticides, including formulations, mode of action, toxicity, persistence, and hazards of viii. (5-18-21)T use. Chemigation practices involving the application of chemicals through irrigation systems, ix. (5-18-21)T calibration, management, and equipment requirements. Responsibilities of supervision of noncertified applicators. (5-18-21)T х. Certification and Department Examination Procedures. Be certified by passing Department 03. examinations with a minimum of seventy percent (70%) in the applicable pesticide categories (Subsection 100.04). Examinations are: (5-18-21)T Presented and answered in a written or text-based format; (5-18-21)T a. Proctored and monitored by ISDA staff or administered by an authorized agent following approved b. (5-18-21)T Department procedures. c. Given only to a person who presents valid government-issued identification; (5-18-21)T Secure with candidates not having verbal or non-verbal communication with anyone other than the d. proctor during the exam and only have access to reference materials provided by and collected by the proctor; (5-18-21)T Retaken after a minimum waiting period of one (1) week. (5-18-21)T e. f. Scores valid for twelve (12) months from the date of the examination. (5-18-21)T

**04. Categories**. Be certified and licensed in one (1) or more of the following categories:

# Docket No. 02-0000-2000F Omnibus Notice – Amendment to Temporary Rule

Category Name	Category Description
Applicator Core Competency (CO)	Includes general knowledge of pesticides including proper use and disposal, product characteristics, first aid, labeling and laws. This category is required for all Idaho categories.
Agricultural Herbicide (AH)	For conducting herbicide applications to field crops, including rights-of-way, forests and rangelands.
Agricultural Insecticide/ Fungicide (AI)	For conducting insecticide and fungicide applications to field crops including in rights-of-way, forests, and rangelands.
SoilFumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media for the growing of agricultural commodities, excluding rodent control.
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control including buildings and similar structures, commodity storage facilities and containers, shipholds, railcars, RUP fumigant applications for burrowing rodent control, and sewer lines for root control.
Forest Environment (FE)	For application of pesticides to forests and rangelands, excluding vertebrate predator and avian control by U.S.D.A. Forest Service employees, Bureau of Land Management personnel, contractors, and private industry personnel.
Right-of-Way Herbicide (RW)	For the use of herbicides in the maintenance of rights-of-way, and similar terrestrial areas.
Public Health Pest (PH)	For the management and control of pests having medical and public health importance by employees of abatement districts and other public health related governmental entities.
Livestock Pest Control (LP)	For use of pesticides to control non-vertebrate pests on livestock or where livestock are confined, including the control of nuisance flying insects associated with livestock facilities.
Aerial Pest Control (AA)	For application of pesticides to all application sites by operating or flying fixed-wing or rotary aircraft.

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Category Name	Category Description
Ornamental Herbicide (OH)	For conducting outside urban or residential herbicide applications to turfs, flowers, shrubs, trees, and associated landscapes, excluding soil applied, total vegetation control pesticides.
Ornamental Insecticide/ Fungicide (OI)	For conducting outside urban or residential insecticide or fungicide applications to turfs, flowers, shrubs, trees and associated landscapes.
General Pest Control (GP)	For conducting pesticide applications in and around residential, commercial, or other buildings, excluding those applications applicable to Structural Pest Control (SP), Ornamental Herbicide (OH), and Ornamental Insecticide/Fungicide (OI) categories.
Structural Destroying Pest (SP)	For application of pesticides to control pests which destroy wooden structures.
General Vertebrate Control (GV)	For controlling vertebrate pests such as large and small predators, rodents, and birds by Wildlife Services (WS) personnel of the United States Department of Agriculture-Animal and Plant Health Inspection Service (APHIS).
Rodent Control (RC)	For application of outdoor use non-fumigation rodenticides to control field rodents.
Aquatic Weed and Pest Control (AP)	For application of pesticides to control weeds and other pests to aquatic sites excluding those pests pertaining to the Public Health Pest Control (PH) category by employees of irrigation districts, canal companies, contractors, and others.
Seed Treatment (ST)	For application of pesticides to protect seeds used for plant reproduction.
Commodity Pest Control (CP)	For application of non-fumigation pesticides to control pests in stored commodities.

Docket No. 02-0000-2000F Omnibus Notice – Amendment to Temporary Rule

Category Name	Category Description
Potato Cellar Pest Control (PC)	For application of storage-enhancing pesticides in potato cellars.
Chemigation (CH)	For application of chemicals through an irrigation system, excluding Aquatic Weed and Pest Control (AP) category.
Livestock Protection Collars (LPC)	For use of Livestock Protection Collars (LPC) containing the restricted use pesticide (RUP) Compound 1080 to control predatory coyotes by employees of the USDA/APHIS.
Wood Preservative (WP)	For application of wood preservatives.
Pest Control Consultant- Statewide (SW)	For consultations or recommendations to supply technical advice concerning the use of any pesticide for agricultural purposes.
Demonstration and Research (DR)	For application or supervision of the use of restricted use pesticides (RUPs) at no charge to demonstrate the action of the pesticide or conduct research with restricted use pesticides. The Pest Control Consultant Statewide (SW) is required.
Commercial Apprentice (CA)	For conducting General Use Pesticide (GUP) surface applications only in situations applicable to the OI, OH, AI, AH, GP, and RW categories. Persons with this category can only perform pesticide applications under limited supervision, and cannot make any soil-active Total Vegetation Control (TVC) pesticide applications or injectable applications to soil or plants. Applicators with this category cannot supervise other pesticide applicators. This license category will expire on December 31 <sup>st</sup> in the year it was obtained.

# (5-18-21)T

**05. Records Requirements.** Maintain pesticide application records for three (3) years, ready to be inspected, duplicated, or submitted when requested by the Director. Such records shall contain: (5-18-21)T

- **a.** The name and address of the owner or operator of each property treated; (5-18-21)T
- b. The specific crop, animal, or property treated; (5-18-21)T

**c.** The location by the address, general legal description (township, range, and section) or latitude/ longitude of the specific crop, animal, or property treated; (5-18-21)T

d.	The size or amount of specific crop, animal, or property treated;	(5-18-21)T
e.	The trade name or brand name of the pesticide applied;	(5-18-21)T
f.	The total amount of pesticide applied;	(5-18-21)T
g.	The dilution applied or rate of application;	(5-18-21)T
h.	The EPA registration number of the pesticide applied;	(5-18-21)T
i.	The date of application;	(5-18-21)T
j.	The time of day when the pesticide is applied;	(5-18-21)T
k.	The approximate wind velocity;	(5-18-21)T
l.	The approximate wind direction;	(5-18-21)T
m.	The full name of the person recommending the pesticide application;	(5-18-21)T
n.	The full name of the professional applicator applying the pesticide;	(5-18-21)T
0.	The license number of the professional applicator applying the pesticide;	(5-18-21)T
<b>p.</b> professional app	Full name and license number of professional applicator supervising the pesticide applicator holding the Apprentice Category (CA).	ication of the (5-18-21)T
<b>q.</b> of grower or ope	Worker protection information exchange, if required, prior to pesticide application, incerator contacted and date and time of contact.	cluding name (5-18-21)T
<b>06.</b> methods:	Financial Responsibility. Submits written proof of financial responsibility by any of t	the following (5-18-21)T
<b>a.</b> a form approved	Liability insurance with an insurance company licensed to do business in Idaho and do l by the Director;	cumented on (5-18-21)T
b.	A bond that is approved by the Director;	(5-18-21)T
с.	A cash certificate of deposit in escrow with a bank or trust company;	(5-18-21)T
<b>d.</b> the Director;	An annuity issued by an insurance company, bank or other financial institution found a	acceptable to (5-18-21)T
<b>e.</b> bank insured by	An irrevocable letter of credit issued by a national bank in Idaho or by an Idaho stathe federal deposit insurance corporation.	ate-chartered (5-18-21)T
<b>f.</b> Any certificate of deposit, annuity, or irrevocable letter of credit must be payable to the Director as trustee and remain on file with the Department until it is released, canceled or discharged by the Director. Any certificate of deposit, annuity, or irrevocable letter of credit must maintain a cash value equal to the requirements of Subsection 250.02, less any penalty for early withdrawal. Accrued interest upon a certificate of deposit or annuity shall be payable to the purchaser of the certificate or annuity. (5-18-21)T		
g.	Exclusions. Any exclusion to liability insurance, bond, cash certificate of deposit	t, annuity or

**g.** Exclusions. Any exclusion to liability insurance, bond, cash certificate of deposit, annuity or irrevocable letter of credit coverage shall be listed on a form approved by the Director. (5-18-21)T

h.	Minimum Coverage Required.	
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(5-18-21)T

i. Bodily injury - fifty thousand dollars (\$50,000) per person/one hundred thousand dollars (\$100,000) per occurrence. (5-18-21)T

ii.	Property damage - fifty thousand dollars (\$50,000) per occurrence.	(5-18-21)T
iii.	Maximum deductible - five thousand dollars (\$5,000).	(5-18-21)T

i. Target Property Not Required to Be Covered. The immediate property being treated is not required (5-18-21)T

j. Cancellation or Reduction. The applicator must notify the Department in writing immediately after cancellation or reduction of the financial coverage. (5-18-21)T

**07.** Licensing Periods and Recertification. The recertification period for professional applicators will be concurrent with their two (2) year licensing period. The apprentice category (CA) will not be able to recertify. This license category will expire on the 31st of December in the year that it was issued. In order for a professional applicator's license to be renewed, the license holder must complete the recertification provisions of this section. Licenses belonging to professional applicators with last names beginning with A through L, inclusive, expire on December 31st in every odd-numbered year, and licenses belonging to professional applicators with last names beginning with M through Z, inclusive, expire on December 31st in every even-numbered year. Recertification requirements may be accomplished by complying with either Subsection 100.07.a. or 100.07.b. (5-18-21)T

**a.** A person accumulates recertification credits by attending Department-accredited pesticide instruction seminars and meet the following criteria: (5-18-21)T

i. Complete a minimum of fifteen (15) credits, based upon one (1) credit for each one (1) hour of instruction for each recertification period. (5-18-21)T

ii. To request accreditation for a seminar not provided by the Department, an applicant must submit a written request to the Department not less than thirty (30) days prior to the scheduled seminar. Under exceptional circumstances, as described in writing by the person requesting accreditation, the thirty (30) day requirement may be waived. (5-18-21)T

iii. The number of credits to be given will be decided by the Department and may be revised if it is later found that the training does not comply. Credit is given only for those parts of seminars that deal with pesticide subjects as listed in Subsection 100.02.b. No credit will be given for training given to persons to prepare them for initial certification. (5-18-21)T

iv. Verification of attendance at a seminar is accomplished by validating the attendee's pesticide license, using a stamp, sticker, or other method approved by the Department. Verification of attendance must be submitted with the license renewal application. (5-18-21)T

**b.** A person passes the Department's recertification and Applicator Core Competency (CO) recertification examination plus examinations for all categories in which a person intends to license. (5-18-21)T

i. Recertification examinations may be taken by a professional applicator beginning the thirteenth month of the recertification period. Any professional applicator with less than thirteen (13) months in the licensing period is not required to obtain recertification credits during the initial licensing period. (5-18-21)T

ii. The examination procedures as outlined in Subsection 100.03 will be followed. (5-18-21)T

iii. Excess credits may not be carried over to the next recertification period, if a person accumulates more than fifteen (15) credits during the recertification period. (5-18-21)T

iv. Upon earning the recertification credits as described above, license holder is recertified for the next recertification period corresponding with the next issuance of a license, provided that the license renewal application

is submitted within twelve (12) months after the expiration date of the license.

(5-18-21)T

**c.** Any license holder who fails to accumulate the required recertification credits prior to the expiration date of their license will be required to pass the appropriate recertification examination(s) before being licensed. (5-18-21)T

**d.** The Department may grant variances in the recertification of professional applicators' and dealers' licenses. Issuance of variances will not relieve the recipient from compliance with all other responsibilities under the Pesticide and Chemigation Act and Rules. The request will be on a Department-prescribed form and state fully the grounds for requesting a variance. (5-18-21)T

# 101. -- 149. (RESERVED)

# **150. PRIVATE APPLICATOR LICENSING.**

01. Applying for a Private Applicator's License. To obtain a private applicator's license and (5-18-21)T

**a.** Submit an application prescribed by the Department with applicable fee(s) (Section 250);

(5-18-21)T

**b.** Pass an examination based on the Environmental Protection Agency (EPA) core manual with a minimum score of seventy percent (70%). Examination scores are valid for twelve (12) months after the date of the examination. The examination procedure is the same as for professional applicators (Subsection 100.02). (5-18-21)T

c. Demonstrate competence as outlined for Professional Applicators (Subsection 100.01). (5-18-21)T

### 02. License Categories.

- (5-18-21)T
- **a.** Private applicators are certified and licensed in one (1) or more of the following categories:

Category Name	Category Description
Restricted Use Pesticide (RU)	For use or supervision of restricted use pesticides to produce agricultural commodities or forest crops on land owned or operated by applicator or applicator's employer.
Aerial Pest Control (AA)	For application of pesticides to all application sites owned or operated by applicator or applicator's employer by operating or flying fixed-wing or rotary aircraft.
Soil Fumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media on land owned or operated by applicator or applicator's employer for the growing of agricultural commodities, excluding rodent control.

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Category Name	Category Description	
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control with a Restricted Use Pesticide (RUP) including buildings and similar structures, commodity storage facilities and containers, shipholds, railcars owned or operated by applicator or applicator's employer and for RUP fumigant applications for burrowing rodent control.	
Chemigation (CH)	For application of chemicals through irrigation systems on land owned or operated by applicator or applicator's employer.	

<sup>(5-18-21)</sup>T

**03.** License Recertification. In order for a private applicator's license to be renewed, the license holder must complete the recertification provisions of this section. Licenses belonging to private applicators with last names beginning with A through L, inclusive, expire on the last day of the month listed on the chart in Subsection 150.03.a. in every odd-numbered year, and licenses belonging to private applicators with last names beginning with M through Z, inclusive, shall expire on the last day of the month listed on the chart in Subsection 150.03.a., in every even-numbered year. The recertification period is concurrent with the licensing period. Any person with less than thirteen (13) months in the initial licensing period is not required to obtain recertification credits for the initial period. Recertification and relicensing may be accomplished by complying with either Subsection 050.03.b. or 050.03.c.

(5-18-21)T

**a.** Licensing schedule.

Last Name		Month to License
Odd Year	Even Year	
A-D	M-P	March
E-H	Q-T	July
I-L	U-Z	October

#### (5-18-21)T

**b.** A person accumulates recertification credits by attending Department-accredited pesticide instruction seminars. (5-18-21)T

i. A minimum of six (6) credits shall be earned during each recertification period. (5-18-21)T

ii. Guidelines for obtaining recertification credits are described in Subsections 100.06.a.ii. through 100.06.a.v. Any credits accumulated beyond the required six (6) in a recertification period may not be carried over to the next recertification period. (5-18-21)T

iii. Upon earning the recertification credits, a person is eligible for license renewal for the next licensing period, provided that the license renewal application is submitted within twelve (12) months from the expiration date of the license. (5-18-21)T

**c.** A person passes the Department's private applicator recertification examination(s) for all categories in which the person intends to license with a minimum score of seventy percent (70%). (5-18-21)T

i. Recertification examinations may be taken beginning the thirteenth (13th) month of the license (5-18-21)T

ii. The examination procedures as outlined in Subsection 100.03 will be followed, except that examination fees are not assessed. (5-18-21)T

iii. Upon passing the recertification examinations, a person is eligible for license renewal for the next licensing period. For the purpose of becoming licensed, recertification examination scores are valid for twelve (12) months after the date of the examination. (5-18-21)T

**d.** The Department may issue variances for the requirements delineated in Subsection 150.03 in the recertification of private applicators' licenses. Issuance of variances do not relieve the recipient from compliance with all other responsibilities under the Pesticide and Chemigation Act and Rules. The request will be on a Department-prescribed form and state fully the grounds for requesting a variance. (5-18-21)T

#### 151. -- 199. (RESERVED)

#### 200. LICENSING OF PESTICIDE DEALERS.

01. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant must: (5-18-21)T

**a.** Submit an application prescribed by the Department with applicable fee(s) (Section 250); (5-18-21)T

**b.** Obtain a license in the appropriate professional agricultural category(s) listed in Subsection 100.04 that pertains to the types of restricted use pesticides sold or distributed. (5-18-21)T

c. Be renewed after August 31 on even numbered years for a twenty-four (24) month duration. (5-18-21)T

**d.** Records Requirements. Maintain, in a location designated by the pesticide dealer, restricted use pesticide distribution records for three (3) years, ready to be inspected, duplicated, or submitted when requested by the Director. Such records must include the following: (5-18-21)T

i. The name and address of the person purchasing or receiving the restricted use pesticide (RUP); and (5-18-21)T

ii. The certified applicator name, license number, and expiration date of the license for the person certified to use the RUP; or (5-18-21)T

iii. In the case of distribution of a RUP to another pesticide dealer, the name, license number, and expiration date of the license of the licensed pesticide dealer. (5-18-21)T

iv. The brand name and Environmental Protection Agency (EPA) Registration Number for each RUP (5-18-21)T

v. Date of the distribution of each RUP; and (5-18-21)T

vi. The quantity and size of each RUP container distributed and the total quantity of RUP distributed; and (5-18-21)T

vii. The pesticide dealer's name, address, and pesticide dealer license number distributing the RUP. (5-18-21)T

**02.** Selling GUPs. Persons selling only GUPs will not be required to obtain a pesticide dealer license or maintain distribution records of these products. (5-18-21)T

# 201. -- 249. (RESERVED)

#### 250. CHANGE OF LICENSE STATUS.

**01. Change Notification**. Any person who is licensed by this act will immediately notify the Director, in writing, of any change of status of any person or agent so named, or of any change in the business name, organization, or any other information shown in the licensing application. (5-18-21)T

**02.** Transferability. Licenses are not transferable. (5-18-21)T

251. -- 279. (RESERVED)

#### SUBCHAPTER B – FEES

#### 280. FEES.

01. Pesticide Registration. One hundred sixty dollars (\$160) per product. (5-18-21)T

**02. Professional Applicator's License**. One hundred twenty dollars (\$120) per licensing period of fourteen (14) months or more, sixty dollars (\$60) per licensing period of thirteen (13) months or less. (5-18-21)T

**03.** Commercial Apprentice (CA) Applicator's License. Sixty dollars (\$60) per licensing period of twelve (12) months or less. (5-18-21)T

**04. Private Applicator's License**. A Restricted Use Category, ten dollars (\$10); a Chemigation Category, twenty dollars (\$20); or thirty dollars (\$30) for both categories. (5-18-21)T

**05. Pesticide Dealer's License**. One hundred dollars (\$100) per licensing period of fourteen (14) months or more, fifty dollars (\$50) per licensing period of thirteen (13) months or less. (5-18-21)T

06. Examination Fee per Examination Category. Ten dollars (\$10). (5-18-21)T

#### 281. -- 349. (RESERVED)

#### SUBCHAPTER C – REGISTRATION AND USE OF PESTICIDES

#### **350. EXPERIMENTAL PERMITS.**

Any person who wishes to obtain an experimental permit to register a pesticide for a special local need under Section 22-3402(5), Idaho Code, must file an application with the Department which includes: (5-18-21)T

01.	Name. Company name.	(5-18-21)T
02.	Applicant. Name, address, and telephone number of the applicant.	(5-18-21)T
03.	Shipment. Proposed date of shipment or proposed shipping period not to exceed one (	(1) year. (5-18-21)T
04.	Active Ingredient. A statement listing the active ingredient.	(5-18-21)T
05.	Quantity Statement. A statement of the approximate quantity to be tested.	(5-18-21)T
<b>06.</b> the pesticide.	Acute Toxicity. Available data or information or reference to available data on the acu	te toxicity of (5-18-21)T

07. Statement of Scope. A statement of the scope of the proposed experimental program, including the type of pests or organisms involved, the crops and animals for which the pesticide is to be used, the areas where the applicant proposes to conduct the program, and when requested by the Director, the results of previous tests.

(5-18-21)T

**08.** Temporary Tolerance. When the pesticide is to be used on food or feed, a temporary tolerance must be obtained from the EPA or evidence that the proposed experiment will not result in injury to humans or animals, or illegal residues entering the food chain. (5-18-21)T

**09. Proposed Labeling**. Proposed labeling which must bear: (5-18-21)T

a. The prominent statement "For Experimental Use Only" on the container label and any labeling that accompanies the product. (5-18-21)T

**b.** An adequate caution or warning statement to protect those who may handle or be exposed to the experimental formulation. (5-18-21)T

c.	Name and address of the applicant for the permit.	(5-18-21)T
d.	Name or designation of the formulation.	(5-18-21)T
e.	Directions for use.	(5-18-21)T

f. A statement listing the name and percentage of each active ingredient and the total percentage of inert ingredients. (5-18-21)T

**10. Quantity Limit**. The Director may limit the quantity of pesticide covered by the permit or make such other limitations as may be determined necessary for the protection of humans or the environment. (5-18-21)T

11. Experimental Use. A pesticide for experimental use will not be offered for sale unless a written permit has been obtained from the Director. (5-18-21)T

### 351. -- 399. (RESERVED)

### 400. **PESTICIDE RESTRICTIONS.**

**01. Application of Restricted Use Pesticides by Noncertified Applicators**. An uncertified applicator may apply restricted use pesticides (RUPs) under on-site supervision by a professional applicator with the required license categories of the application being supervised if: (5-18-21)T

a.	One or both of the following conditions are met:	(5-18-21)T

i. Uncertified applicator completes Applicator Core Competency (CO). (5-18-21)T

ii. Uncertified applicator has completed EPA approved Worker Protection Standard (WPS) certification for pesticide handler training or equivalent. (5-18-21)T

- **b.** The uncertified application of any pesticide is prohibited for: (5-18-21)T
- i. Soil or area (space) fumigation; (5-18-21)T
- ii. Aerial application of pesticides. (5-18-21)T

**02. Application of General Use Pesticides by Noncertified Applicators**. A Commercial Apprentice applicator may apply general use pesticides (GUPs) under OI, OH, AI, AH, GP, and RW categories with limited supervision by a professional applicator that has the required license categories of the application being supervised if: (5-18-21)T

a.	All of the following conditions are met:	(5-18-21)T

i. The Commercial Apprentice applicator has a valid (CA) license category. (5-18-21)T

ii. Immediate communication requirements exist between the supervising professional applicator and the Commercial Apprentice applicator. (5-18-21)T

**b.** Applications of RUPs, Total Vegetation Control pesticide, or injectables to soil or plants are prohibited under the CA license category. (5-18-21)T

**03. Mixer-Loaders**. No person will act as a mixer-loader for a professional applicator without first obtaining annual training. (5-18-21)T

**a.** Training will be conducted and certified by the professional applicator who employs the mixer-loader. Certification of training on a form prescribed by the Department must include the signatures of both the mixer-loader and the professional applicator providing the training. (5-18-21)T

**b.** Training includes areas relevant to the pesticide mixing and loading operation and instruction on the interpretation of pesticide labels, safety precautions, first aid, compatibility of mixtures, and protection of the environment. (5-18-21)T

### 04. Non-Domestic Pesticides Restrictions. (5-18-21)T

a. Home and Garden Restrictions. The following pesticides are to be registered only when labeled, distributed, sold or held for sale and use other than home and garden use and are not be sold to home and garden users or applied by professional applicators around any home or garden. (5-18-21)T

i.	Bidrin (Foliar applications).	(5-18-21)T
1.		(3-10-21)1

ii. Strychnine (one percent (1%) and above). (5-18-21)T

iii. Zinc Phosphide (two point one percent (2.1%) and above). (5-18-21)T

**b.** Ester Restriction. Low volatile liquid ester formulations of herbicides shall not be applied around any home or garden at any time when ambient air temperature exceeds or is forecasted to exceed eighty (80) degrees Fahrenheit during the day of application. (5-18-21)T

#### 05. Restrictions to Protect Pollinators.

**a.** Bee Restrictions. Any pesticide that is toxic to bees shall not be applied to any agricultural crop when such crop is in bloom or when bees are actively foraging on blooming weeds in the crop being sprayed except during the period beginning three (3) hours before sunset until three (3) hours after sunrise. (5-18-21)T

**b.** Green Pea Exception. In the counties of Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone: Green (white) pea crops may be sprayed or dusted at any time. (5-18-21)T

**c.** Other Exceptions. Pesticides may be applied at any time to sweet corn for processing, hops, potatoes, and beans other than lima beans, subject to all other applicable regulations. (5-18-21)T

**06. Deviations from Pesticide Labels and Labeling**. Any licensed professional or private applicator may deviate from pesticide label directions for use only as EPA or state laws, rules, and regulations permit.

(5-18-21)T

(5-18-21)T

**07.** Wind Velocity Restrictions. No person will apply pesticides in sustained wind speeds that exceed the product label directions. If a pesticide label does not state a specific wind speed limitation, pesticides will not be applied in sustained wind conditions exceeding ten (10) miles per hour. (5-18-21)T

**a.** Exceptions. Application of pesticides by injection into application site or by impregnated granules shall be made according to label directions. (5-18-21)T

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**b.** Approval for Use of Other Application Techniques. Other pesticide application techniques or methods may be approved by the Director or his agent on a case-by-case basis. (5-18-21)T

c. Chemigation Wind Speed Precautions. Chemicals shall not be applied when wind speed favors drift beyond the area intended for treatment or when chemical label restricts the use of a pesticide for wind speed. (5-18-21)T

**08.** Phenoxy Herbicide Restrictions. (5-18-21)T

a. High Volatile Ester Restrictions. No aircraft pilot will apply high volatile ester formulations of 2,4-(5-18-21)T

i. In Latah, Nez Perce, and Clearwater Counties in Idaho; or (5-18-21)T

ii. Within five (5) miles of a susceptible crop or hazard area in any other county in Idaho. (5-18-21)T

iii. Waiver of the restriction is Subsections 400.05.a.i. and 400.05.a.ii. may be issued on a project-byproject basis by the Director. (5-18-21)T

**b.** Low Volatile Ester Restrictions. No aircraft pilot will apply low volatile ester formulations of 2,4-D; MCPA and MCPB: (5-18-21)T

i. In Latah, Nez Perce, and Clearwater Counties in Idaho, unless ambient air temperatures are not above or expected to exceed eighty-five (85) degrees Fahrenheit within twenty-four (24) hours of the expected application time, or (5-18-21)T

ii. Within one (1) mile of a hazard area in any other county in Idaho. (5-18-21)T

iii. Waiver of the restriction in Subsection 400.05.b.i. may be issued on a project-by-project basis by (5-18-21)T

**c.** A continuous smoke column or other device satisfactory to the Director will be employed to indicate to the pilot of any aircraft the direction and velocity of the airflow, and indicate a temperature inversion by layering of smoke, at the time and place of application when applying any formulation of 2,4-D; MCPA; MCPB and Dicamba. (5-18-21)T

**09. Pesticide-Fertilizer Mix Restrictions**. No person will distribute, sell, offer for sale, or hold for sale any dry pesticide incorporated in a dry blended bulk fertilizer mix. (5-18-21)T

**10. Pesticide Drift Prohibitions**. The application of pesticides that results in drift outside of the target area is prohibited. (5-18-21)T

401. -- 449. (RESERVED)

D:

#### 450. PESTICIDE USE ON SEED CROP FIELDS.

01. Nonfood and Nonfeed Site Conditions. For purposes of pesticide registration, all alfalfa seed, carrot seed, chicory seed, clover seed, collard seed, coriander/cilantro seed, dill seed, endive seed, garden beet seed, kale seed, kohlrabi seed, leek seed, lettuce seed, mustard seed, onion seed, parsnip seed, pollinator rows of hybrid canola seed, radish seed, rutabaga seed, sugar beet seed, Swiss chard seed, and turnip seed crop fields are considered nonfood and nonfeed sites for pesticide use and the following conditions will be met: (5-18-21)T

a. No portion of the seeds listed in Section 450.01, including but not limited to seed screenings, green chop, hay, chaff, combine tailings, pellets, meal, whole seed and cracked seed, may be grazed, used, or distributed for food or feed purposes. (5-18-21)T

b. The seed conditioner will keep records of individual growers' seeds listed in Section 450.01 dirt

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weight and clean weight for three (3) years and will furnish the records to the Director upon request. (5-18-21)T

**c.** All seed screenings will be disposed of at a sanitary landfill, incinerator, or other equivalent disposal site or by a procedure approved by the Director. (5-18-21)T

**d.** The seed conditioner will keep seed screening disposal records for three (3) years from the date of disposal and will furnish the records to the Director upon request. Disposal records will consist of documentation from the disposal site and show the total weight of disposed screenings and the date of disposal. (5-18-21)T

e. All seeds listed in Section 450.01 grown or conditioned in this state will bear a tag or container label which forbids the use of the seed for human consumption or animal feed. (5-18-21)T

**f.** No seeds listed in Section 450.01 grown or conditioned in this state will be distributed for human consumption or animal feed. (5-18-21)T

**g.** All portions of the seeds listed in Section 450.01, including but not limited to seed screenings, pellets, meal, whole seed and cracked seed may be composted. All composted material may be applied to agricultural crop land as approved by the Director. (5-18-21)T

**02. Exemption**. Alfalfa seed, kale seed and radish seed crops grown for human consumption are exempt from the requirements of Subsection 800.01 provided: (5-18-21)T

**a.** All pesticides used are labeled for use on alfalfa seed, kale seed, and radish seed crops and have established residue tolerances which allow food or feed use; and (5-18-21)T

**b.** All producers maintain for three (3) years complete records of all pesticides applied as specified in Pesticide Use and Application Rules Subsection 150.02. (5-18-21)T

#### 451. -- 499. (RESERVED)

#### 500. UNUSABLE PESTICIDES COLLECTION AND DISPOSAL.

The Director or designated agent may, if deemed necessary for the protection of the environment, take possession and dispose of canceled, suspended, or otherwise unusable pesticides. (5-18-21)T

#### 501. -- 549. (RESERVED)

#### 550. STORAGE OF PESTICIDE CONTAINERS.

**01. Protecting Humans and Environment**. No person will handle, transport, display, or distribute pesticides in such a manner as to endanger humans and their environment, or to contaminate food, feed, or any other product that may be transported, stored, displayed, or distributed with such pesticides. (5-18-21)T

**02.** Storage by Professional Applicators or Pesticide Dealers. Storage of pesticide containers by professional applicators and pesticide dealers must meet the following conditions: (5-18-21)T

a. Pesticide containers which contain Class 1 - highly toxic pesticides (LD50 of 50 or below) and which require the skull and crossbones insignia and the words "Danger/Danger - Poison" on the label; and Class 2 (moderately toxic) pesticides (LD50 - 500) which carry a "Warning" statement on the label; and Class 3 (slightly toxic) pesticides (LD50 of 500-5000) and which carry a "Caution" statement on the label, will be stored in one of the following enclosures which when unattended will be locked to prevent unauthorized persons, livestock or animals from gaining entry: (5-18-21)T

i.	Closed vehicle;	(5-18-21)T
ii.	Closed trailer;	(5-18-21)T
iii.	Building or room;	(5-18-21)T

iv. Fenced area with a fence at least six (6) feet high;

(5-18-21)T

v. Truck or trailer with solid sideracks and secured tailgate at least six (6) feet above ground level. (5-18-21)T

**b.** Pesticide containers which contain Class 4 pesticides (LD50 over 5000) will be stored in secured storage out of the reach of children in one of the above enclosures. (5-18-21)T

**c.** Warning notices, visible from any direction, will be posted around all storage areas where pesticide containers which hold or have held pesticides required to be labeled with the signal words "Warning" or "Danger - Poison" are stored. Each warning notice will be of such size that it is readable at a distance of twenty-five (25) feet and be substantially as follows:

#### **"DANGER"**

#### "POISON STORAGE AREA ALL UNAUTHORIZED PERSONS KEEP OUT"

The notice will be repeated in an appropriate language other than English when it may be reasonably anticipated that persons who do not understand the English language will come to the enclosure. The notice will also contain the name and telephone number of a person to contact in case of an emergency. (5-18-21)T

03. Exceptions. The provisions of Subsection 550.02 shall not apply to drums of petroleum oils, lime sulfur, and copper sulfate. (5-18-21)T

04. Disposal. Any person applying pesticides shall be responsible for the proper disposal of such empty containers. (5-18-21)T

#### 551. -- 599. (RESERVED)

#### **SUBCHAPTER D – CHEMIGATION**

#### 600. GENERAL CHEMIGATION REQUIREMENTS.

01. Pesticides Labeled for Chemigation. The chemigator will use only pesticides labeled for chemigation when chemigating. (5-18-21)T

**02. Monitoring Chemigation**. Licensed professional applicators that start the application of chemicals through chemigation equipment do not have to be present during the entire application, but must return to monitor the proper application at least once every four (4) hours for the duration of the application. (5-18-21)T

03. Chemigation Equipment Standards. Equipment will be placed on the Department's list of approved chemigation equipment after the manufacturers provide to the Department verification that the equipment meets the standards established in these rules. (5-18-21)T

**04.** Chemigating Over Waters of the State. Chemigating over waters of the state shall be prohibited, except for variances allowed in Section 700. (5-18-21)T

#### 601. -- 649. (RESERVED)

#### 650. IRRIGATION SYSTEMS.

Equipment required for each type of irrigation system when chemigation is to be used includes: (5-18-21)T

**01. Sprinkler or Drip Irrigation**. If chemicals are being chemigated through the sprinkler or drip irrigation system, the chemigator will verify that the system complies with either Subsection 650.01.a. or 650.01.b. plus the additionally specified equipment for each: (5-18-21)T

a.	Irrigation Line Check Valve, (Section 665); with the following:	(5-18-21)T
i.	Automatic Low Pressure Drain, (Section 695);	(5-18-21)T
ii.	Inspection Port, (Section 690);	(5-18-21)T
iii.	Vacuum Relief Valve or a combination Air and Vacuum Relief Valve, (Section 685);	(5-18-21)T
iv.	Chemical Injection System, (Section 670);	(5-18-21)T
v	Chemical Injection Line Shut Down (System Interlock), (Section 660);	(5-18-21)T
<b>b.</b> Gooseneck Pipe Loop, Downhill and Over-A-Hill backflow prevention devices may b surface water, (Section 680); with		be used For (5-18-21)T
i.	Chemical Injection System, (Section 670);	(5-18-21)T

ii. Chemical Injection Line Shut Down (System Interlock), (Section 660). (5-18-21)T

02. Flood, Basin, Furrow, or Border Irrigation. If a chemical, including anhydrous ammonia, will be applied by flood, basin, furrow, or border chemigation through a gravity flow system, the chemigator will verify that the system uses a gravity flow dispensing system that meters the chemical into the water at the head of the field and downstream of a hydraulic discontinuity such as a drop structure or weir box to decrease potential for water source contamination from backflow if water flow stops. (5-18-21)T

**03. Domestic Water Supply System Cross-Connected for Chemigation**. Any irrigation system used for chemical application cross-connected to a domestic water supply system will be verified that the system contains either Subsection 650.03.a. or 650.03.b. plus all other additionally specified equipment for each; (5-18-21)T

**a.** Reduced Pressure Principle Backflow Prevention Assembly (RP) that: (5-18-21)T

i. Is located on the irrigation pipeline between the water supply pump and the point of chemical injection, and downstream from any domestic water supply diversion point. (5-18-21)T

ii. Keep contaminated water from flowing back into a domestic water supply system when some abnormality in the system causes pressure to be temporarily higher in the contaminated part of the system than in the domestic water supply system piping. (5-18-21)T

iii. Has been manufactured in full conformance with the American National Standards Institute (ANSI)/American Water Works Association (AWWA) ANSI/WWA C511 Standard for Reduced Pressure Principle Backflow Prevention Assemblies established by the AWWA; and have met completely the laboratory and field performance specifications of the Foundation for Cross-Connection Control and Hydraulic Research of the University of Southern California (USC FCCCHR); or an equivalent, Department-approved testing facility.

(5-18-21)T

**b.** Chemical Injection System (Section 670); with either Subsection 650.03.b.i. or 650.03.b.ii. (5-18-21)T

i. Chemical Injection Line Shut Down (System Interlock), (Section 660); (5-18-21)T

ii. Air Gap (AG). The water from the domestic water supply system will be discharged into a reservoir tank prior to the chemical injection. An air gap will be at least double the diameter of the supply pipe measured vertically above the overflow rim of the vessel – in no case less than one (1) inch. Chemical injection will not occur upstream of the air gap; and (5-18-21)T

(a). Chemical Injection System, (Section 670); and (5-18-21)T

(b). Chemical Injection Line Shut Down (System Interlock), (Section 660). (5-18-21)T

#### 651. -- 659. (RESERVED)

#### 660. CHEMICAL INJECTION LINE SHUT DOWN (SYSTEM INTERLOCK).

In every chemigation system, a functional system interlock designed and installed to shut down the chemical injection unit when chemical distribution is adversely affected will connect the water supply pump and the chemical injection unit or connect the irrigation line pressure switch and the chemical injection unit if there is no water supply pump and the system is pressurized. The chemical injection line will contain one (1) of the following interlocks found in Subsections 660.01 through 660.05, to ensure that a chemical injection pump will stop if the irrigation pump stops to prevent the entire chemical mixture from emptying from the supply tank into the irrigation pipeline: (5-18-21)T

**01.** Electrical Interlock. Electrical interlock which contains one (1) of the four options in Subsections 660.01.a. through 660.01.d. plus all of the additionally specified equipment for each: (5-18-21)T

a. Electric Motor-Driven Irrigation Pump or Power Panel: The electrical controls for the irrigation pump panel or power panel at the pivot or linear will be interlocked with an electric powered chemical injection pump so that if the water pump shuts off or the pressure switch shuts off power at the panel, the chemical injection pump will shut off (it is recommended that the interlock also be provided to shut off the irrigation system if the chemical injection pump shuts off); plus (5-18-21)T

i. Injection Line Check Valve, (Section 670), will be installed; and (5-18-21)T

ii. In pressurized irrigation systems, the irrigation line or water pump will include a functional (5-18-21)T

**b.** Solenoid Operated Valve. A functional automatic quick-closing check valve and a functional normally closed solenoid operated valve connected to the system interlock will be: (5-18-21)T

i. Normally be closed; open only when there is adequate pressure in the irrigation line to ensure uniform chemical distribution; and (5-18-21)T

ii. Be located on the intake side of the injection pump; (5-18-21)T

iii. Open only when there is adequate pressure in the irrigation line to insure uniform chemical distribution; and (5-18-21)T

iv. In pressurized irrigation systems, include a functional pressure switch for the irrigation line or (5-18-21)T

**c.** A functional automatic quick-closing check valve and a functional normally closed hydraulically operated check valve. The hydraulically operated check valve will: (5-18-21)T

i. Be connected to the main water line such the way the valve only opens when the main water line is adequately pressurized; (5-18-21)T

ii. In pressurized irrigation systems, include a functional pressure switch for the irrigation line or (5-18-21)T

**d.** A functional automatic quick-closing check valve and a functional vacuum relief valve located in the chemical injection line between the positive displacement chemical injection pump and the chemical check valve which: (5-18-21)T

i. Is appropriate only for those chemigation systems using a positive displacement chemical injection pump and is not for use with Venturi injection systems; (5-18-21)T

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ii. Is elevated at least twelve (12) inches above the highest fluid level in the chemical supply tank and is the highest point in the injection line; (5-18-21)T

iii. Opens at six (6) inches water vacuum or less and is spring-loaded or otherwise constructed such that it does not leak on closing; (5-18-21)T

iv	Prevents leakage from the	chemical supply tank on system sh	utdown; (5-18-21)T
1 v.	The venus reakage from the	chemical supply tank on system sh	(3-10-21)1

v. Is constructed of chemically resistant materials; (5-18-21)T

vi. In pressurized irrigation systems, the irrigation line or water pump shall include a functional (5-18-21)T

**02. Mechanical Interlock**. Irrigation pumps driven by an internal combustion engine will be interlocked between the chemical injection pump and the irrigation pump by either of the options in Subsections 660.02.a. or 660.01.b. plus the additionally specified equipment Subsection 660.02.c.: (5-18-21)T

**a.** By operating the chemical injection equipment from the engine electrical system, or an electrical generator driven by the pumping plant power unit. (5-18-21)T

**b.** By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine: with (5-18-21)T

i. Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, a functional pressure switch included for the irrigation line or water pump. (5-18-21)T

**03. Hydraulic Interlock**. Hydraulic interlock with functional, normally closed, hydraulically operated check valve. The control line must be connected to the main water line such that the valve opens only when the main water line is adequately pressurized. This valve must prevent leakage from the chemical supply tank on system shutdown. The valve must be constructed of chemically resistant materials, such as a Venturi System. (5-18-21)T

04. Human Interlock. A human interlock shall consist of human supervision on-site during the injection of a chemical into the irrigation system for one (1) hour or less to shut down the system in case of failure of the injection pump or irrigation system; with (5-18-21)T

a.	Injection Line Check Valve (Section 665) installed:	(5-18-21)T
a.	injection Line Check valve (Section 005) instanca,	(5 10 21)1

**b.** In pressurized irrigation systems, a functional pressure switch included for the irrigation line or (5-18-21)T

**05. Other Approved Options**. Any other option approved by the Director. (5-18-21)T

#### 661. -- 664. (RESERVED)

#### 665. INJECTION LINE CHECK VALVE.

A functional, spring-loaded injection line check valve.

01. Attributes: A minimum of ten (10) pounds per square inch (psi) opening (cracking) pressure: (5-18-21)T

a. Located between the chemical injection pump and the point of chemical injection into the irrigation (5-18-21)T

**b.** Made of chemically resistant material; (5-18-21)T

c. Designed to prevent irrigation water under operating pressure from entering the chemical injection (5-18-21)T

(5-18-21)T

**d.** Designed to prevent leakage from the chemical supply tank on system shut down. (5-18-21)T

**02. Substitute System**. The injection line check valve is a substitute for both the solenoid-operated valve and the functional, automatic, quick closing check valve in the chemical injection line. (5-18-21)T

#### 666. -- 669. (RESERVED)

#### 670. CHEMICAL INJECTION SYSTEM.

All chemical injection systems, except for flood, basin, furrow, or border chemigation through a gravity flow system, will use either: (5-18-21)T

**01. Metering Pump.** Such as a positive displacement injection pump effectively designed and constructed of materials that are compatible with chemicals and capable of being fitted with a system interlock; or (5-18-21)T

**02. Venturi System**. Including those inserted directly into the main water line, those installed in a bypass system, and those bypass systems boosted with an auxiliary water pump that meet the following criteria:

(5-18-21)T

**a.** Booster or auxiliary water pumps shall be connected with the system interlock such that they are automatically shut off when the main line irrigation pump stops, or in cases where there is no main line irrigation pump, when the water pressure decreases to the point where pesticide distribution is adversely affected; (5-18-21)T

**b.** Venturies shall be constructed of chemically resistant materials; and (5-18-21)T

c. The line from the chemical supply tank to the Venturi will contain a functional, automatic, quick closing check valve to prevent the flow of liquid back toward the chemical supply tank. This valve will be located immediately adjacent to the Venturi chemical inlet. (5-18-21)T

**d.** This same supply line will also contain either a functional normally closed solenoid-operated valve connected to the system interlock or a functional normally closed hydraulically operated valve which opens only when the main water line is adequately pressurized. (5-18-21)T

e. In bypass systems as an option to placing both valves in the line from the chemical supply tank, the check valve may be installed in the bypass immediately upstream of the Venturi water inlet and either the normally closed solenoid or hydraulically operated valve may be installed immediately downstream of the Venturi water outlet. (5-18-21)T

#### 671. -- 674. (RESERVED)

#### 675. IRRIGATION LINE CHECK VALVE.

01.	Construction. Construction will:	(5-18-21)T
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a. Consist of at least a single check valve; (5-18-21)T

**b.** Be heavy duty with all materials resistant to corrosion or protected to resist corrosion; (5-18-21)T

**c.** Be spring-loaded with a chemically resistant and resilient seal that provides a watertight seal against reverse flow; (5-18-21)T

- d. Not consist of metal to metal seal surfaces; (5-18-21)T
- e. Be rated at a pressure equal to or greater than the system working pressure; and (5-18-21)T
- **f.** Be positioned and oriented according to manufacturer specifications to ensure proper functioning.

#### (5-18-21)T

**g.** Be located in the pipeline between the irrigation pump and the point of chemical injection into the irrigation pipeline, and downstream from a vacuum relief valve and automatic low pressure drain. (5-18-21)T

**h.** Be leveled and on a horizontal plane with deviation of not more than ten (10) degrees from horizontal when installed. (5-18-21)T

i.	Be labeled with the following:	(5-18-21)T
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i. Manufacturer's name and model; (5-18-21)T

ii. Direction of flow. (5-18-21)T

**02. Model Certification**. The manufacturer of the irrigation line check valve will provide verification to the director that the valve model has been tested and certified by an independent laboratory such as the Center For Irrigation Technology, Fresno, California and Great Plains Meter, Inc. Aurora, Nebraska, or other Department approved facility as meeting the following leakage test criteria: (5-18-21)T

a. Low Pressure Drip Test. A check valve withstands for sixteen (16) hours without leakage at the valve seat an internal hydrostatic pressure equivalent to the head of a column of water five (5) feet (1.5m) high retained within the downstream portion of the valve body. No leakage occurs as evidenced by wetting of paper placed beneath the valve assembly. This test is to be conducted with the valve in both the horizontal and vertical position if intended for such use. (5-18-21)T

**b.** High Pressure Test. A check valve withstands for one (1) minute, without leakage at joints or at the valve seat, an internal hydrostatic pressure of two (2) times the rate of working pressure of the valve. (5-18-21)T

#### 676. -- 679. (RESERVED)

#### 680. GOOSENECK PIPE LOOP, DOWNHILL AND OVER-A-HILL.

**01. Location**. Will be located in the main water line downstream of the irrigation water pump.

(5-18-21)T

**02. Position**. The bottom side of the pipe at the loop apex will be at least twenty-four (24) inches above the highest sprinkler or other type of water emitting device on the highest part of the field. (5-18-21)T

03. Pipe Loop. The loop will contain either a vacuum relief or combination air and vacuum relief valve at the apex of the pipe loop, and if the water pump is portable and the apex is a straight, horizontal section of pipe, the pipe will be level. (5-18-21)T

04. Location of Chemical Injection Port. The chemical injection port will be located downstream of the apex of the pipe loop and at least six (6) inches below the bottom side of the pipe at the loop apex. (5-18-21)T

**05.** Use Restriction. Is not to be allowed when pumping from a groundwater source. (5-18-21)T

#### 681. -- 684. (RESERVED)

#### 685. VACUUM RELIEF VALVE OR COMBINATION AIR AND VACUUM RELIEF VALVE.

01. Location. Will be located on top of the horizontal irrigation pipeline on the upstream side of the (5-18-21)T

**02. Orifice Size.** Have have a total (individually or combined) orifice size of at least three-fourths (3/4) inch diameter for a four (4) inch pipe, a one (1) inch diameter for a five (5) to eight (8) inch pipe, a two (2) inch diameter for a nine (9) to eighteen (18) inch pipe, and a three (3) inch diameter for a nineteen (19) inch and greater

(5-18-21)T

pipe.

#### 686. -- 689. (RESERVED)

#### 690. INSPECTION PORT.

The inspection port can be combined with a mounting of a vacuum relief or combination air and vacuum relief valve and: (5-18-21)T

01. Location. Location Be located: (5-18-21)T

a. On the pipeline between the irrigation pump and the irrigation pipeline check valve directly above the low pressure drain; (5-18-21)T

**b.** Near the irrigation line check valve to allow for inspections and check for malfunctioning of the irrigation line check valve and low pressure drain. (5-18-21)T

**02. Orifice Size**. Have a minimum diameter opening of four (4) inches from which the check valves and low pressure drain will be visible; (5-18-21)T

03. Mounting: Be mounted with quick disconnects, quick coupler, ring lock or flange fittings, dresser couplings or other fittings that allow for easy removal of the inspection port with any bolts located on the outside of the irrigation water pipe; and (5-18-21)T

#### 691. -- 694. (RESERVED)

#### 695. AUTOMATIC LOW PRESSURE DRAIN.

**01. Criteria**. An automatic low pressure drain will meet the following criteria: (5-18-21)T

**a.** Is installed upstream of the irrigation line check valve at the lowest point of the horizontal water (5-18-21)T

**b.** Does not extend into the horizontal pipe beyond the inside surface of the bottom of the pipe; (5-18-21)T

c. Is at least three-fourths (3/4) inch in diameter with a closing pressure of not less than five (5) psi; (5-18-21)T

**d.** If the drain is within twenty (20) feet of the water source, contains a corrosion resistant tube, pipe, hose, or similar conduit one-half (1/2) inch in diameter to discharge a solution at least twenty (20) feet down slope from the irrigation water source and away from any other water sources; and (5-18-21)T

e. Does not have any valves located on the outlet side of the drain tube. (5-18-21)T

#### 696. -- 699. (RESERVED)

#### 700. VARIANCES.

The Department may grant variances with such conditions and safeguards as it determines are necessary to prevent contamination or pollution of the waters of the state. Issuance of variances do not relieve the recipient from compliance with all other responsibilities under the Pesticide and Chemigation Act and Rules. Such variances may be granted upon a request from the owner or operator of the property affected and approval by the Director. The application will state fully the grounds of the application and the facts relied upon. Upon the Department's further investigation, if certain antipollution devices otherwise required by these rules or the Pesticide and Chemigation Act, are not necessary or consequences inconsistent with the rules or act, such variances may be granted. (5-18-21)T

701. -- 999. (RESERVED)

Idaho Administrative Bulletin

## **IDAPA 02 – DEPARTMENT OF AGRICULTURE**

## 02.01.07 - RULES GOVERNING HEMP

## DOCKET NO. 02-0107-2101 (NEW CHAPTER)

## NOTICE OF INTENT TO PROMULGATE RULES – NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section 22-1705(2), Idaho Code.

**MEETING SCHEDULE:** Public meetings on the negotiated rulemaking will be held as follows:

## PUBLIC MEETINGS SET FOR PARTICIPATION VIA TELEPHONE AND WEB CONFERENCING

Wednesday, June 23, 2021 8:30 a.m. to 12 p.m. (MT) Wednesday, June 30, 2021 3:00 p.m. to 7:00 p.m. (MT)

Contact rulesinfo@isda.idaho.gov to make arrangements for participation by telephone and web conferencing.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meetings via telephone and web conferencing. Individuals interested in participating by telephone and web conferencing should contact rulesinfo@isda.idaho.gov. For those who cannot participate by attending the meeting, information for submitting written comments is provided below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

This negotiated rulemaking is to conform with the intent and requirements of House Bill 126, the Industrial Hemp Research and Development Act, which was passed by the Legislature and signed into law by the Governor.

The intent of the Legislature is to:

- 1. Assume primary regulatory authority of industrial hemp as allowed by federal law;
- 2. Allow production, processing, transportation, and research of industrial hemp in Idaho; and
- 3. Require the director to submit a state plan to the secretary of agriculture as expeditiously as possible and, by a date certain, to allow the production of industrial hemp.

Further, the following actions are authorized to be outlined in rulemaking:

- 1. Production, processing, transportation, and research of industrial hemp are subject to the rules promulgated under Title 22, Chapter 17, Idaho Code, the state plan, and the 2018 Farm Bill and the rules promulgated.
- 2. The department is authorized to promulgate rules establishing fees and penalties for violations associated with the provisions of this chapter.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact Chanel Tewalt, Deputy Director at (208)332-8500 or chanel.tewalt@isda.idaho.gov. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the ISDA web site at the following web address: www.agri.idaho.gov/rulemaking.

#### DEPARTMENT OF AGRICULTURE Rules Governing Hemp

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before July 1, 2021.

DATED this May 10, 2021.

Lloyd B. Knight Rules Review Officer Idaho Department of Agriculture 2270 Old Penitentiary Road P.O. Box 7249 Boise, Idaho 83707 Phone: (208)332-8664 Fax: (208)334-2170 Email: rulesinfo@isda.idaho.gov

## IDAPA 09 – IDAHO DEPARTMENT OF LABOR

#### 09.01.30 – UNEMPLOYMENT INSURANCE BENEFITS ADMINISTRATION RULES

#### DOCKET NO. 09-0130-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Section 67-5220, Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section 72-1333(2), Idaho Code.

**METHOD OF PARTICIPATION:** Interested persons wishing to participate in the negotiated rulemaking must respond to this notice by contacting the undersigned either in writing, by email, or by calling the phone number listed below. To participate, responses must be received by June 16, 2021.

Should a reasonable number of persons respond to this notice, negotiated meetings will be scheduled and all scheduled meetings shall be posted and made accessible on the agency website at the address listed below.

Failure of interested persons to respond to this notice of intent or the lack of a sufficient number of responses to this notice of intent may result in the discontinuation of further informal proceedings. In either event, the agency shall have sole discretion in determining the feasibility of scheduling and conducting informal negotiated rulemaking and may proceed directly to formal rulemaking if proceeding with negotiated rulemaking is deemed infeasible.

Upon the conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusions reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

- 09.01.30.525.10 Self-Employment Earnings. Simplifies how claimants report income for selfemployment.
- 09.01.30.175.11 Full-Time / Part-Time Work. Simplifies the criteria for eligible claimants who work part time.

ASSISTANCE ON TECHNICAL QUESTIONS, MEETING ACCOMMODATIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking, requests for special meeting accommodations or accessibility, or to obtain a preliminary draft copy of the rule text (if available), contact Joshua McKenna, (208) 332-3577 ext. 3919. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Department of Labor web site at the following web address: https://www.labor.idaho.gov.

DATED May 25, 2021.

Joshua McKenna, UI Benefits Bureau Chief Idaho Department of Labor 219 West Main Street Boise, ID 83735 Phone: (208) 332-3577 ext. 3919 Fax: (208) 639-3255

## **IDAPA 13 – IDAHO FISH AND GAME COMMISSION**

## ESTABLISHING SEASONS AND LIMITS FOR HUNTING, FISHING, AND TRAPPING IN IDAHO

## DOCKET NO. 13-0000-2100P4

## NOTICE OF ADOPTED / AMENDED PROCLAMATION FOR CALENDAR YEAR 2021

**AUTHORITY:** As authorized by Section 36-104, Idaho Code, and in compliance with Section 36-105(3), Idaho Code, the Commission adopts proclamations establishing seasons and limits for hunting, fishing, and trapping in Idaho.

**AVAILABILITY OF OFFICIAL PROCLAMATIONS:** Hunters, anglers, and trappers are advised to consult the text of the Commission's official proclamation before hunting, fishing, or trapping. All proclamations are available on-line at https://idfg.idaho.gov/rules, with print versions available at Idaho Department of Fish and Game offices and license vendors.

**DESCRIPTIVE SUMMARY AND PUBLIC MEETING SCHEDULE:** The Commission meeting schedule and meeting agendas are available on-line at https://idfg.idaho.gov/about/commission/archive, with opportunities for public comment generally scheduled at its January, March, May, July, and November meetings.

Information for Commission proclamations for calendar year 2021 was initially published in the February 3, 2021, Idaho Administrative Bulletin, Vol. 21-2, pages 23-24.

In April, 2021, the Commission took the following proclamation actions:

1. Adopted a proclamation setting 2021-2022 migratory bird seasons and limits. The proclamation establishes seasons and limits for taking of ducks, geese, swans, doves, American crows, sandhill cranes, American coot, and wilson's snipe in Idaho.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning proclamations, contact Owen Moroney at (208) 334-3715.

## IDAPA 15 – OFFICE OF THE GOVERNOR IDAHO COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED

#### 15.02.02 – VOCATIONAL REHABILITATION SERVICES

#### DOCKET NO. 15-0202-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 67-5407(d)(e) and 67-5408, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:

Thursday, June 10, 2021 1:00 p.m 2:00 p.m. (MT)	
Meeting held via Teleconference	
Join by phone by dialing: 1-720-279-0026 Meeting passcode: 926480	

The meeting will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process must either attend and provide oral recommendations at the above-scheduled teleconference or submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** This rulemaking is in compliance with Executive Order 2020-01: Zero-Based Regulation (EO 2020-01), issued by Governor Little on January 16, 2020. 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. Topics of emphasis in this review will be:

- Organizing new chapter and renaming IDAPA 15.02.02, "Rules Governing the Rehabilitation Programs";
- Reorganizing this rule under "Subchapter A" in the new chapter;
- Removing the requirement for participants to complete a financial needs assessment prior to receiving vocational rehabilitation services;
- Adding Incorporations by Reference under 34 CFR 364 and 367;
- Adding a new definition; and
- Removing redundant, unnecessary, and restrictive language.

The preliminary draft for this negotiated rulemaking rule can be viewed at: https://icbvi.idaho.gov.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Mike Walsh at 208-334-3220. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Commission web site at the following web address: https://icbvi.idaho.gov.

## COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED Vocational Rehabilitation Services

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before June 25, 2021.

DATED May 25, 2021.

Mike Walsh, PhD, CRC Rehabilitation Services Chief Idaho Commission for the Blind and Visually Impaired 341 W. Washington St. Boise, ID 83702 Email: mikew@ics.idaho.gov Phone: 208-334-3220

## IDAPA 15 – OFFICE OF THE GOVERNOR IDAHO COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED

#### 15.02.03 – RULES GOVERNING THE INDEPENDENT LIVING PROGRAM

#### DOCKET NO. 15-0203-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 67-5407(d)(e) and 67-5408, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:

Thursday, June 10, 2021 1:00 p.m. - 2:00 p.m. (MT)

Meeting held via Teleconference

Join by phone by dialing: 1-720-279-0026 Meeting passcode: 926480

The meeting will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process must either attend and provide oral recommendations at the above-scheduled teleconference or submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** This rulemaking is in compliance with Executive Order 2020-01: Zero-Based Regulation (EO 2020-01), issued by Governor Little on January 16, 2020. 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.

Topics of emphasis in this review will be:

- Reorganizing, moving, and integrating this rule into new chapter IDAPA 15.02.02 "Rules Governing the Rehabilitation Programs," under Subchapter B;
- Revising and reducing Section 200 Client Financial Participation; and
- Removing redundant, unnecessary, and restrictive language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Mike Walsh at 208-334-3220. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Commission web site at the following web address: https://icbvi.idaho.gov.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before June 25, 2021.

DATED May 25, 2021.

Mike Walsh, PhD, CRC Rehabilitation Services Chief Idaho Commission for the Blind and Visually Impaired 341 W. Washington St. Boise, ID 83702 Email: mikew@ics.idaho.gov Phone: 208-334-3220

## IDAPA 17 – INDUSTRIAL COMMISSION

## 17.01.01 – ADMINISTRATIVE RULES UNDER THE WORKER'S COMPENSATION LAW

## DOCKET NO. 17-0101-2101

## NOTICE OF INTENT TO PROMULGATE RULES – NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 72-508, 72-602, and 72-806, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:

## Monday, July 12, 2021, 2:00 - 3:00 p.m. MDT

Idaho Industrial Commission 11321 W. Chinden Blvd. Boise, Idaho 83714

Via VIDEOCONFERENCE		
1:00 - 2:00 p.m. (PDT)	2:00 - 3:00 p.m. (MDT)	
IIC Coeur D'Alene Field Office 1111 W. Ironwood Drive, Suite A Coeur D'Alene, Idaho 83814	IIC Idaho Falls Field Office 1820 E. 17th, Suite 300 Idaho Falls, Idaho 83404	
1:00 - 2:00 p.m. (PDT)	2:00 - 3:00 p.m. (MDT)	
IIC Lewiston Field Office 1118 "F" Street Lewiston, Idaho 83501	IIC Twin Falls Field Office 1411 Falls Avenue East, Suite 915 Twin Falls, Idaho 83301	

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Persons wishing to participate in the negotiated rulemaking must do the following:

Anyone may submit written comments regarding the proposed rulemaking. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned or kamerron.slay@iic.idaho.gov by July 20, 2021.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

The purpose of the rule change is to reflect the transition from EDI Claims Release 3.0 to 3.1, which will bring all prior paper claims into electronic format and change certain aspects of the reporting requirements.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Kamerron Slay, Commission Secretary, (208) 334-6017 or kamerron.slay@iic.idaho.gov. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the commission's web site at the following web address: https://iic.idaho.gov/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before July 20, 2021.

DATED this April 22, 2021.

Mindy Montgomery, Director Industrial Commission 11321 W. Chinden Blvd. P.O. Box 83720 Boise, Idaho 83720-0041 Phone: 208-334-6000 Fax: 208-334-2321

## **IDAPA 18 – IDAHO DEPARTMENT OF INSURANCE**

#### DOCKET NO. 18-ZBRR-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 41-211, 41-1025, 41-1302, 41-1842, 41-1940, 41-2141, 41-2210, 41-2314, 41-4404, 41-5820, 41-5904, 41-5911, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:

## Thursday, June 17, 2021 2:00 p.m. to 4:00 p.m. (MT) *In-Person Meeting:* Department of Insurance 700 W State St, 3rd Floor Boise, ID 83702

WebEx teleconference: https://idahogov.webex.com/webappng/sites/idahogov/meeting/download/443b2edb7535 44d7a57245390377da2d?siteurl=idahogov&MTID=m77e0f67b9358f6becf042899d12bbfcc

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting in person or via web conferencing. For those who cannot participate by attending the meeting, information for submitting written comments is provided below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

These rules are being presented for authorization as part of the DOI's plan to review each rule every 5 years. Other than changes noted below, there are no specific rulemaking changes planned by the DOI at this time except for evaluation and amendment consistent with the Governor's Executive Order 2020-01: Zero-Based Regulation. It is anticipated that rulemaking stakeholders will propose and advocate for rulemaking changes as part of the negotiated rulemaking process. The DOI intends to carefully consider all changes presented by the public and may propose certain changes so long as they are consistent with the rules' statutory authority and the Governor's Executive Order.

The following rule chapters are germane to this rulemaking:

- 18.02.01 Insurance Rates and Credit Rating;
- 18.03.01 Suitability in Annuity Transactions Provisions codified in statute, rule to expire;
- 18.03.05 Credit Life and Credit Disability Insurance;
- 18.04.01 Health Carrier External Review;

#### IDAHO DEPARTMENT OF INSURANCE IDAPA 18

- 18.04.02 Rule to Implement Uniform Coverage for Newborn and Newly Adopted Children;
- 18.04.07 Restrictions on Discretionary Clauses in Health Insurance Contracts;
- 18.04.09 Complications of Pregnancy;
- 18.04.10 Medicare Supplement Insurance Standards;
- 18.06.04 *Continuing Education*; and
- 18.07.07 Credit for Reinsurance Rules Provisions codified in statute, rule to expire.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Weston Trexler, (208) 334-4214, weston.trexler@doi.idaho.gov. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Department's web site at the following web address: https://doi.idaho.gov/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before June 23, 2021.

DATED this May 12, 2021.

Dean L. Cameron, Director Idaho Department of Insurance 700 W. State Street, 3rd Floor P.O. Box 83720 Boise, ID 83720-0043 Phone: (208) 334-4250 Fax: (208) 334-4398

## IDAPA 21 – IDAHO DIVISION OF VETERANS SERVICES 21.01.04 – RULES GOVERNING THE IDAHO STATE VETERANS CEMETERY DOCKET NO. 21-0104-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section 65-502, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:

Wednesday, June 30, 2021 at 2:00 p.m. MT

Idaho Division of Veteran Services 351 Collins Road, Boise, ID 83702

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Persons wishing to participate in the negotiated rulemaking must do the following:

- Respond to this notice by contacting the undersigned either in writing, by email, or by calling the phone number listed below. To participate, responses must be received by June 30, 2021;
- All comments be submitted in writing for the record.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

As directed by Executive Order 2020-01: Zero-Based Regulation, IDAPA 21.01.04, "Rules Governing the Idaho State Veterans Cemetery," is being reviewed to seek opportunities to simplify and streamline this rule. Additionally, citizens will have an opportunity to comment on a proposed fee increase.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Kevin Wallior 208-780-1308. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Division of Veterans Services web site at the following web address: www.veterans.idaho.gov.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before June 30, 2021.

DATED this May 12, 2021.

Kevin Wallior, Management Assistant Idaho Division of Veterans Services 351 Collins Road Boise, ID 83702 Phone: 208-780-1308 Fax: 208-780-1301 Email: idvs@veterans.idaho.gov

Idaho Administrative Bulletin

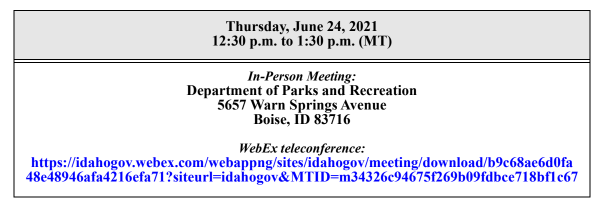
## **IDAPA 26 – IDAHO DEPARTMENT OF PARKS AND RECREATION**

#### DOCKET NO. 26-ZBRR-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 67-4210, 67-4223, 67-4249, and 67-7002, Idaho Code.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:



The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting in person or via web conferencing. For those who cannot participate by attending the meeting, information for submitting written comments is provided below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

These rules are being presented for authorization as part of the Idaho Department of Parks and Recreation's plan to review each rule every 5 years. The Department is considering changes that remove outdated references, clarify unclear language and remove administrative burdens consistent with the Governor's Red Tape Reduction Act and the Governor's Executive Order 2020-01: Zero-Based Regulation. It is anticipated that rulemaking stakeholders will propose and advocate for rulemaking changes as part of the negotiated rulemaking process. The Department intends to carefully consider all changes presented by the public and may propose certain changes so long as they are consistent with the rules' statutory authority and the Governor's Executive Order.

The following rule chapters are germane to this rulemaking:

- 26.01.03 Rules Governing Recreational Registration Program Vendors;
- 26.01.30 Idaho Safe Boating Rules;
- 26.01.31 Rules Governing the Administration of the Idaho Department of Parks and Recreation State and Federal Grant Funds; and
- 26.01.33 Rules Governing the Administration of the Land and Water Conservation Fund Program.

## IDAHO DEPARTMENT OF PARKS AND RECREATION IDAPA 26

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Seth Hobbs, (208) 514-2427, seth.hobbs@idpr.idaho.gov. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Department's web site at the following web address: https://parksandrecreation.idaho.gov/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before June 30, 2021.

DATED this May 12, 2021.

Seth Hobbs Rules Review Officer Idaho Department of Parks and Recreation 5657 Warm Springs Ave. Boise, ID 83716 Phone: (208) 514-2427

## **IDAPA 31 – IDAHO PUBLIC UTILITIES COMMISSION**

#### 31.01.01 – RULES OF PROCEDURE OF THE IDAHO PUBLIC UTILITIES COMMISSION

#### DOCKET NO. 31-0101-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Section 67-5220, Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to the general legal authority of the Public Utilities Law, Chapters 1 through 7, Title 61, Idaho Code. Chapters 8 through 10, 13, 15 through 17, Title 61, Idaho Code; Chapters 3 and 4, Title 62, Idaho Code; the Telecommunications Act of 1988, as amended, Chapter 6, Title 62; Chapters 12 and 13, Title 62, Idaho Code; and the particular authority of Sections 56-904, 61-304, 61-305, 61-306, 61- 307, 61-308, 61-309, 61-501, 61-502, 61-503, 61-504, 61-505, 61-507, 61-516, 61-538, 61-541, 61-601, 61-602, 61-603, 61-604, 61-605, 61-606, 61-607, 61-608, 61-609, 61-610, 61-611, 61- 612, 61-613, 61-614, 61-615, 61-616, 61-617, 61-618, 61-619, 61-621, 61-622, 61-623, 61-624, 61-625, 61-626, 61-803, 61-804, 61-805, 61-806, 61-902, 61-903, 61-904, 61-905, 61-909, 61-1003, 61-1004, 61-1005, 61-1007, 61-1305, 61-1306, 61-1603, 61-1604, 61-1605, 61-1607, 61-1703, 61-1706, 61-1707, 61-1708, 61-1709, 62-304, 62-305, 62-424, 62-602, 62-603, 62-604, 62-605, 62-607, 62-608, 62-609, 62-610, 62-611, 62-612, 62-613, 62-614, 62-615, 62-616, 62-619, 62-622, 62-602, 62-603, 62-604, 62-605, 62-607, 62-608, 62-609, 62-610, 62-611, 62-612, 62-613, 62-614, 62-615, 62-616, 62-619, 62-622, 62-602, 62-603, 62-604, 62-605, 62-607, 62-608, 62-609, 62-610, 62-611, 62-612, 62-613, 62-614, 62-615, 62-616, 62-619, 62-622, 62-1201, 62-1202, 61-1203, 61-1204, 61-1205, 61-1206, 62-1207, 62-1303, 62-1304, 63-3029I, and 67-6528, Idaho Code, and Executive Order No. 20201-01.

**MEETING SCHEDULE:** A public meeting on the negotiated rulemaking will be held as follows:



To participate by phone or web conferencing, please contact Adam Rush at (208) 334-0339 or adam.rush@puc.idaho.gov.

Any additional meeting dates will be posted at https://puc.idaho.gov in the "News Updates" section.

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting in person or via telephone/web conferencing. For those who cannot participate by attending the meeting, written comments may be submitted to the Idaho Public Utilities Commission by email at secretary@puc.idaho.gov. Written comments may also be submitted using the Idaho Public Utilities Commission's Case Comment Form: https://puc.idaho.gov/Form/CaseComment.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusions reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

IDAHO PUBLIC UTILITIES COMMISSION
Rules of Procedure of the Idaho Public Utilities Commission

**DESCRIPTIVE SUMMARY:** The Idaho Public Utilities Commission initiated this rulemaking in compliance with Executive Order 2020-01: Zero-Based Regulation, issued by Governor Little on January 16, 2020. Pursuant to Executive Order No. 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/rulemaking\_templates/">https://adminrules.idaho.gov/rulemaking\_templates/</a> index.html. This is the Idaho Public Utilities Commission's rule chapter up for review in 2021.

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.

ASSISTANCE ON TECHNICAL QUESTIONS, MEETING ACCOMMODATIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking, requests for special meeting accommodations or accessibility, or to obtain a preliminary draft copy of the rule text, contact Stephen Goodson at (208) 334-0323. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Public Utilities Commission web site at the following web address: https://puc.idaho.gov/.

DATED this May 12, 2021.

Jan Noriyuki Commission Secretary 11331 West Chinden Blvd, Ste 201-A Boise, ID 83714 (208) 334-0323 secretary@puc.idaho.gov

## **IDAPA 39 – IDAHO TRANSPORTATION DEPARTMENT**

#### DOCKET NO. 39-ZBRR-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 40-312, 49-201 and 67-5229 Idaho Code.

MEETING SCHEDULE: A public meeting on the negotiated rulemaking will be held as follows:

Monday, June 21, 2021 3:00 p.m. to 7:00 p.m. (MT)		
In-Person Meeting:		
ITD Headquarters		
3311 W. State St.		
Boise, ID 83703		
Join WebEx Meeting		
Meeting Number (Access Code): 177 582 7119		
Meeting Password: 1234		
Join by phone at: 1-844-740-1264 (USA Toll Free)		

The meeting site will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting in person or via web conferencing. For those who cannot participate by attending the meeting, information for submitting written comments is provided below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusions reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

In support of the Governor's Red Tape Reduction Initiative and under Executive Order 2020-01: Zero-Based Regulation, the goal of these rulemakings is to make changes and modifications that remove obsolete language, eliminate unnecessary restrictions and provide clarity to the respective chapters. Additionally, potential changes will reflect newly passed legislation from the 2021 legislative session.

The following rule chapters are germane to this rulemaking:

- 39.02.04 Rules Governing Manufacturer and New Dealer Hearing Fees;
- 39.02.05 Rules Governing Issuance of Certificates of Title;
- 39.02.41 Rules Governing Special Provisions Applicable to Fees for Services; and
- 39.02.60 Rules Governing License Plate Provisions.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), please contact Ramón Hobdey-Sánchez, Project Manager, at 208-334-8810. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Transportation Department's website at the following web address: https://itd.idaho.gov/rulemaking/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before Wednesday, June 30, 2021.

DATED this 11th Day of May, 2021.

Ramón S. Hobdey-Sánchez, J.D. Office of Governmental Affairs Idaho Transportation Department 3311 W. State St. Boise, ID 83707-1129 Phone: 208-334-8810 ramon.hobdey-sanchez@itd.idaho.gov

## IDAPA 39 – IDAHO TRANSPORTATION DEPARTMENT

#### 39.03.43 – RULES GOVERNING UTILITIES ON STATE HIGHWAY RIGHT-OF-WAY

#### DOCKET NO. 39-0343-2102

#### NOTICE OF INTENT TO PROMULGATE RULES – NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 40-312 and 67-5229 Idaho Code.

**MEETING SCHEDULE:** Public meetings on the negotiated rulemaking will be held as follows:

Tuesday, June 15, 2021	Thursday, June 24, 2021
3:00 p.m. to 7:00 p.m. (MT)	3:00 p.m. to 7:00 p.m. (MT)
<i>In-Person Meeting:</i>	<i>In-Person Meeting:</i>
ITD Headquarters	ITD Headquarters
3311 W. State St.	3311 W. State St.
Boise, ID 83703	Boise, ID 83703
Join WebEx Meeting	Join WebEx Meeting
Meeting Number (Access Code): 177 289 0281	Meeting Number (Access Code): 177 268 4794
Meeting Password: 1234	Meeting Password: 1234
Join by phone at: 1-844-740-1264 (USA Toll Free)	Join by phone at: 1-844-740-1264 (USA Toll Free)

The meeting site will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting in person or via web conferencing. For those who cannot participate by attending the meeting, information for submitting written comments is provided below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusions reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

**DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE:** The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

As the Idaho Transportation Department (ITD) continues its efforts to address utility accommodation of broadband facilities seeking access to the state's ROW, ITD is initiating the negotiated rulemaking process to further analyze and update the necessary policies and procedures, while also meeting federal requirements and supporting Governor Little's initiative to improve broadband access in Idaho.

The Idaho Transportation Department incorporates by reference July 2003 Edition of the Utility Accommodation Policy (UAP) in IDAPA Title 39: 39.03.43 – Rules Governing Utilities on State Highway Right-of-Way.

Although the UAP referenced in IDAPA 39.03.43 addresses all utilities, the focus of this rulemaking is to update portions of the Guide for Utility Management (GUM) and UAP that directly relate to broadband permitting and accommodation; criteria, standards and policy.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), please contact Robert Beachler, Planning Program Manager, at 208-772-1216. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Transportation Department's website at the following web address: https://itd.idaho.gov/rulemaking/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before Wednesday, June 30, 2021.

DATED this 11th Day of May, 2021.

Ramón S. Hobdey-Sánchez, J.D. Office of Governmental Affairs Idaho Transportation Department 3311 W. State St. Boise, ID 83707-1129 Phone: 208-334-8810 ramon.hobdey-sanchez@itd.idaho.gov

## IDAPA 58 – DEPARTMENT OF ENVIRONMENTAL QUALITY

## 58.01.21 – RULES GOVERNING THE PROTECTION AND DISCLOSURE OF RECORDS IN THE POSSESSION OF THE DEPARTMENT OF ENVIRONMENTAL QUALITY

#### DOCKET NO. 58-0121-2101

#### NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION NEGOTIATED RULEMAKING

**AUTHORITY:** In compliance with Section 67-5220, Idaho Code, notice is hereby given that this agency intends to promulgate a rule and desires public participation before publishing a proposed rule. This action is authorized by Sections 39-105, 39-107, and 74-114(8), Idaho Code.

**METHOD OF PARTICIPATION:** Those interested in participating in the negotiated rulemaking process are encouraged to attend the scheduled meeting via telephone and web conferencing. For those who cannot participate by attending the meeting, information for submitting written comments is provided at the end of this notice. To sign up for meeting attendance or email notifications, contact Paula Wilson at paula.wilson@deq.idaho.gov.

**MEETING SCHEDULE:** A negotiated rulemaking meeting has been scheduled. Any additional meeting dates will be posted at https://www.deq.idaho.gov/protection-and-disclosure-of-records-in-the-possession-of-deq-58-0121-2101/.

Friday, June 11, 2021, 9 a.m. to 12:30 p.m. MDT

#### MEETING SET FOR PUBLIC PARTICIPATION VIA TELEPHONE AND WEB CONFERENCING

Contact the undersigned to make arrangements for participation by telephone and web conferencing.

In an effort to reduce and slow coronavirus spread, DEQ will hold this meeting via telephone and video conferencing. Language translators will be made available upon request. Requests must be made no later than five (5) business days prior to the meeting date. For arrangements contact the undersigned.

**DESCRIPTIVE SUMMARY:** DEQ initiated this rulemaking in compliance with Executive Order 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. Review of IDAPA 58.01.21, Rules Governing the Protection and Disclosure of Records in the Possession of the Department of Environmental Quality, will be conducted in conjunction with review of IDAPA 58.01.23, Rules of Administrative Procedure Before the Board of Environmental Quality (Docket No. 58-0123-2101), which is one of the DEQ rule chapters up for review in 2021. During review of IDAPA 58.01.23, DEQ determined that certain sections of IDAPA 58.01.21 could be consolidated with IDAPA 58.01.23. Both dockets 58-0121-2101 and 58-0123-2101 will be presented and discussed at the scheduled negotiated rulemaking meeting.

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.

**PRELIMINARY DRAFT RULE:** The preliminary draft rule is available at https://www.deq.idaho.gov/protection-and-disclosure-of-records-in-the-possession-of-deq-58-0121-2101/.

DEQ will facilitate negotiation of this rule in conjunction with a committee made up of stakeholders having an interest in the development of the rule. Citizens of the state of Idaho, environmental groups, and representatives of regulated industry having an interest in the protection and disclosure of records in DEQ's possession may be interested in participating in this rulemaking. Upon conclusion of negotiations, DEQ intends to publish a proposed rule for public comment.

#### DEPARTMENT OF ENVIRONMENTAL QUALITY Protection & Disclosure of Records in Possession of DEQ

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on questions concerning this rulemaking, contact Paula Wilson at paula.wilson@deq.idaho.gov, (208) 373-0418.

**SUBMISSION OF WRITTEN COMMENTS:** Written comments may be submitted to the undersigned. The written comment deadline for the preliminary draft rule is June 24, 2021. Information regarding public comment opportunities provided throughout the rulemaking process will be available at https://www.deq.idaho.gov/protection-and-disclosure-of-records-in-the-possession-of-deq-58-0121-2101/.

Dated this 2nd day of June, 2021.

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

## **IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION**

#### 61.01.01 - GENERAL PROVISIONS AND DEFINITIONS

#### DOCKET NO. 61-0101-2102

#### NOTICE OF RULEMAKING – ADOPTION OF TEMPORARY RULE

**EFFECTIVE DATE:** The effective date of the temporary rule is on the date the agency's 2020 pending rules become final upon the 1st Regular Session of the 66th Idaho Legislature's adjournment on *sine die* or adoption of concurrent resolution, as applicable.

**AUTHORITY:** In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

**DESCRIPTIVE SUMMARY:** The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

The temporary rule was prepared in collaboration with stakeholders and presented to the legislature as part of the legislature's review of the agency's 2020 pending rules.

**TEMPORARY RULE JUSTIFICATION:** Pursuant to Section 67-5226(1)(c), Idaho Code, the Governor has found that temporary adoption of the rule is appropriate for the following reasons:

To confer a benefit on indigent persons represented at public expense and the defending attorneys and counties responsible for indigent representation. Indigent persons are entitled to indigent defense services and the stakeholders providing those services are regulated in part by the rules the agency is obligated to promulgate.

**FEE SUMMARY:** Pursuant to Section 67-5226(2), the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger and the fee is described herein: Not applicable.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning the temporary rule, contact Kathleen Elliott at (208) 332-1735.

DATED this May 17, 2021.

Kathleen J. Elliott, Executive Director Idaho State Public Defense Commission 816 W. Bannock, Suite 201 Boise, Idaho 83702 Phone: (208) 332-1735 Fax: (208) 364-6147 Kathleen.Elliott@pdc.idaho.gov

#### THE FOLLOWING IS THE TEMPORARY RULE FOR DOCKET NO. 61-0101-2102 (Only Those Sections With Amendments Are Shown.)

#### (BREAK IN CONTINUITY OF SECTIONS)

#### 010. **DEFINITIONS.**

01. Active Case. A Capital Case is active when it is not stayed. All other Cases are active when there is an appointment, appearance, filing or investigation in the reporting period or it is not stayed. (SineDie21)

**02. Annual Report**. The Defending Attorney report required by Section 19-864, Idaho Code, including CLEs, Caseloads, Workloads and other information requested for the October 1 through September 30 reporting period to complete the Annual Report form provided by PDC Staff. (SineDie21)

03. Capital Case. A case in which the state has given notice it will seek the death penalty or is legally entitled to seek the death penalty under Section 18-4004A, Idaho Code. (SineDie21)

04. Capital Defending Attorney. A Defending Attorney who meets the qualifications for and is on the Capital Defending Attorney Roster. (SineDie21)

**05.** Capital Defending Attorney Roster. The PDC's list of Defending Attorneys eligible for appointment by a court to represent an Indigent Person at public expense in a Capital Case. (SineDie21)

**06. Case**. All related charges against an individual from a single incident, transaction or occurrence filed within a single case number. A probation violation or motion for contempt is counted as a separate Case.

(SineDie21)

**07. Caseload**. A Defending Attorney's total number of Active Cases during the applicable reporting period as counted under IDAPA 61.01.02, "Requirements and Procedures for Representing Indigent Persons," Paragraph 060.05.c. A county's total Caseload to determine compliance with Workload rules is calculated as the mean of the Felony Case Equivalent calculation for each of the preceding three (3) years. (SineDie21)

**08.** Compliance Plan. A county's plan for meeting Public Defense Rules and curing any Deficiencies including detailed action items and completion dates. (SineDie21)

**09. Cost Analysis.** A detailed explanation of the expected expenses for the county to complete its Compliance Plan and how the county is proposing to pay for those expenses. (SineDie21)

10. Defending Attorney. Any attorney employed by a county or under contract with a county as an institutional Defending Attorney or a contract Defending Attorney or otherwise appointed by a Court to represent adults or juveniles at public expense. (SineDie21)

11. **Defending Attorney Roster**. The PDC's list of Defending Attorneys eligible for appointment by a court to represent an Indigent Person at public expense in a non-capital Case. (SineDie21)

12. **Deficiency**. The noncompliance with any Public Defense Rule by a county, Defending Attorney, employee, contractor, representative or other agent. (SineDie21)

13.Executive Director. PDC employee appointed by the Commission under Section 19-850(2)(a),<br/>(SineDie21)

14. Felony Case Equivalent (FCE). The calculation after all Case types are converted to their felony equivalent to determine compliance with Caseload rules. (SineDie21)

15. Financial Assistance. The state funding a county may request and may be awarded under Section 19-862A, Idaho Code. (SineDie21)

16. Indigent Person. A person who, at the time his need is determined under Section 19-854, Idaho Code, is unable to provide for the full payment of a Defending Attorney and all other necessary expenses of representation. (SineDie21)

17. Initial Appearance. The first appearance of the defendant before any judge. In the event a defendant appears before more than one judge, the first appearance before the first judge constitutes the Initial Appearance. (SineDie21)

**18. Material**. An action or failure to act that could have an immediate and significant negative impact on the effective representation of Indigent Persons or result in the misuse of state funds. (SineDie21)

**19. PDC**. The Idaho State Public Defense Commission including PDC Staff and the Commission. Information reported to the PDC will be reported using available PDC forms. (SineDie21)

**20. PDC Staff**. Employees of the Commission who report to the Executive Director. References to PDC Staff include the Executive Director unless otherwise specified. (SineDie21)

21. Public Defense Rules. Any rule promulgated by the Commission under Section 19- 850(1)(a), (SineDie21)

22. Vertical Representation. A Defending Attorney *appointed to represent* is responsible for the continuous and personal representation and oversight of an Indigent Person's case *shall*, to the extent reasonably practicable, *continuously and personally oversee the representation of the client's case* through trial proceedings and preservation of right to appeal. For purposes of this definition reasonably practicable means a Defending Attorney will make *all* efforts to personally represent the client during all substantive proceedings where the facts of the case are discussed by counsel or the Court, *including but not limited to advising the Court of any conflict at the time of setting*, provid*inge accurate* unavailable dates at the time of setting, and seek continuances in the case of unforeseen absences, *filing a motion or stipulation to continue*. The Indigent Person may consent to have another Defending Attorney appear at a hearing. Each county is responsible to support and provide resources as necessary to ensure Vertical Representation.

23. Willful. An action or failure to act that is deliberate and with knowledge. (SineDie21)

24. Workload. A Defending Attorney's Caseload adjusted to account for available support staff, Case complexity, and distribution through the reporting year and other duties such as supervision. (SineDie21)

#### 011. – 999. (RESERVED)

## IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION 61.01.02 – REQUIREMENTS AND PROCEDURES FOR REPRESENTING INDIGENT PERSONS DOCKET NO. 61-0102-2102 NOTICE OF RULEMAKING – ADOPTION OF TEMPORARY RULE

**EFFECTIVE DATE:** The effective date of the temporary rule is on the date the agency's 2020 pending rules become final upon the 1st Regular Session of the 66th Idaho Legislature's adjournment on *sine die* or adoption of concurrent resolution, as applicable.

**AUTHORITY:** In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

**DESCRIPTIVE SUMMARY:** The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

The temporary rule was prepared in collaboration with stakeholders and presented to the legislature as part of the legislature's review of the agency's 2020 pending rules.

**TEMPORARY RULE JUSTIFICATION:** Pursuant to Section 67-5226(1)(c), Idaho Code, the Governor has found that temporary adoption of the rule is appropriate for the following reasons:

To confer a benefit on indigent persons represented at public expense and the defending attorneys and counties responsible for indigent representation. Indigent persons are entitled to indigent defense services and the stakeholders providing those services are regulated in part by the rules the agency is obligated to promulgate.

**FEE SUMMARY:** Pursuant to Section 67-5226(2), the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger and the fee is described herein: Not applicable.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning the temporary rule, contact Kathleen Elliott at (208) 332-1735.

DATED this May 17, 2021.

Kathleen J. Elliott, Executive Director Idaho State Public Defense Commission 816 W. Bannock, Suite 201 Boise, Idaho 83702 Phone: (208) 332-1735 Fax: (208) 364-6147 Kathleen.Elliott@pdc.idaho.gov

#### THE FOLLOWING IS THE TEMPORARY RULE FOR DOCKET NO. 61-0102-2102 (Only Those Sections With Amendments Are Shown.)

## (BREAK IN CONTINUITY OF SECTIONS)

# 020. COUNTIES TO ADEQUATELY RESOURCE PUBLIC DEFENSE TO ENSURE EFFECTIVE REPRESENTATION IS PROVIDED TO INDIGENT PERSONS AS PROVIDED IN SECTIONS 19-860(2), 19-861(2)-(3), 19-862(1) AND 19-862A(1), (2) AND (8), IDAHO CODE.

Counties shall ensure effective representation is provided to Indigent Persons by adequately resourcing public defense as follows: (SineDie21)

01. Supported Defense Model. Annually appropriate enough money to fund the public defense model selected under Section 19-859, Idaho Code: (SineDie21)

a. Employ or contract with attorneys to provide public defense services from the Defending Attorney Roster or *require*, if the attorney is not yet on the Defending Attorney Roster, have the attorney *to apply for* complete and submit to the <u>PDC the</u> Roster form within thirty (30) days from the date of their employment or contract under Subsection 070.03 of these rules; <u>(SineDie21)(SineDie21)T</u>

**b.** Employ or contract with qualified staff and contractors with professional certificates, licenses and permissions as required by applicable rules and laws; and (SineDie21)

c. Provide resources for compliance with Public Defense Rules. (SineDie21)

02. Defending Attorney Resources. Provide Defending Attorneys with resources for carrying out the Defending Attorney's responsibilities, including: (SineDie21)

a. Confidential office, jail and courthouse meeting rooms to protect client confidentiality; (SineDie21)

		()
b.	Confidential servers and systems to protect client confidentiality;	(SineDie21)

- c. Sufficient equipment, technology, supplies; and (SineDie21)
- **d.** Other resources needed to provide constitutional representation. (SineDie21)

**03. Contracting**. Counties and contract Defending Attorneys will enter into a contract for public defense services as required by Section 19-859, Idaho Code, which must include the following core terms:

(SineDie21)

a.	All parties will comply with Public Defense Rules;	(SineDie21)
b.	Description of services and Case types included in the contract;	(SineDie21)
c.	Prohibition of a single fixed fee for services and expenses;	(SineDie21)
d.	Fee structure and amount for services;	(SineDie21)
e.	The county will pay client related expenses and costs;	(SineDie21)

**f.** Defending Attorney will safeguard and retain case files and records as necessary to protect Indigent Persons, and, at termination of their contract, transfer files to the successor contract Defending Attorney; proper safeguards will be put in place to ensure no file is transferred to an attorney who may have a conflict; (SineDie21)

g. All parties keep detailed records of their public defense services and expenditures; (SineDie21)

## IDAHO STATE PUBLIC DEFENSE COMMISSION Docket No. 61-0102-2102 Requirements & Procedures for Representing Indigent Persons Adoption of Temporary Rule

**h.** Defending Attorney will notify the county and the lead institutional or primary contracting Defending Attorney, as applicable, if the Idaho State Bar or other licensing organization files formal charges against a Defending Attorney or non-attorney staff; and (SineDie21)

i. Authorization for and disclosure of the contract to the PDC. (SineDie21)

04. Communication. The County will frequently meet with the lead institutional or primary contracting Defending Attorneys who are the main providers of public defense services about the following:

(SineDie21)

a. Review compliance with Public Defense Rules, including monitoring Workloads and Vertical (SineDie21)

**b.** Review county budget and expenditures for sufficient allocation of public defense resources and assess need for Financial Assistance. (SineDie21)

## 021. – 029. (RESERVED)

## **030.** PUBLIC DEFENSE INDEPENDENT OF POLITICAL AND JUDICIAL INFLUENCE.

Counties will ensure public defense is independent of political and to the extent possible, judicial influence, provided however, the judiciary is encouraged to contribute information and advice concerning the delivery of public defense services. (SineDie21)

01. No Judicial, Political or Conflict Influences. The county's selection and retention of Defending Attorneys will not involve conflicts of interest. (SineDie21)

## 02. Independent Committees.

(SineDie21)

a. <u>Selection Recommendation Committee</u>. The county will use an independent committee from within the county or region for recommendations to the Board of County Commissioners for the selection of the lead institutional Defending Attorney or primary contracting Defending Attorneys as the main providers of public defense services as set forth in Sections 19-859 and 19-860(2), Idaho Code; and <u>(SineDie21)(SineDie21)T</u>

**b.** Independence Working Group. Each judicial district *will* may establish an independent *committee* working group of one (1) attorney for each county who practices public defense in or who is familiar or will become familiar with public defense in the county and who is not a Defending Attorney for the appointing county and who is not a prosecutor, to act as a liaison in independence issues between Defending Attorneys and county stakeholders. The Administrative District Judge (ADJ) or Trial Court Administrator (TCA) will identify the members of the *committee* working group for their District, and if the ADJ or TCA does not, the Commission will identify *committee* group members.

**c.** Information about an attorney's fitness to represent Indigent Persons is confidential and exempt from Public Records Act under Section 74-105(18)(a), Idaho Code. (SineDie21)

03. Independent Advocate. A Defending Attorney exercising their professional or ethical obligations or advocating for policies supporting constitutional representation of Indigent Persons is not cause for discipline or termination. Nothing in this Subsection 030.03 is intended to prohibit the discipline or termination of a Defending Attorney who has violated county employment policy or Idaho Rules of Professional Conduct. (SineDie21)

04. Independence. The county will limit prosecutor involvement in public defense matters that may jeopardize the independence of any Defending Attorney or undermine the delivery of public defense. (SineDie21)

05. Independent Contract <u>Review</u> <u>Negotiation</u>. The county should <u>consider</u> engag<u>eing</u> independent legal counsel to negotiate Defending Attorney Contracts. (<u>SineDie21)(SineDie21)T</u>

031. – 039. (RESERVED)

## IDAHO STATE PUBLIC DEFENSE COMMISSION Docket No. 61-0102-2102 Requirements & Procedures for Representing Indigent Persons Adoption of Temporary Rule

040. COUNTIES TO PROVIDE CONSISTENT RESOURCES FOR PUBLIC DEFENSE.

Counties will provide adequate and equitable resources for public defense consistent with a properly funded prosecutor as provided in Sections 19-860(1), 19-861(3) and 19-850(1)(a)(vii)7, Idaho Code. (SineDie21)

01. Staff and Facilities. Defending Attorneys and prosecutors will have equal access to quality staff (SineDie21)

02. Pay. So far as is possible. Defending Attorneys and their staff will receive similar compensation as not be compensated less than a properly funded prosecutor and staff with similar experience and performing similar duties.

03. Other Resources. Defending Attorneys and the prosecutor will have equal access to resources necessary for legal representation. This includes but is not limited to the independent investigation and evaluation of evidence. (SineDie21)

04. Equity Review. The county will frequently review and assess equity between, and resource needs of, Defending Attorneys and prosecutors. (SineDie21)

05. Budget for Equity. The county will frequently review resource needs with Defending Attorney and adequately budget to meet those needs. (SineDie21)

## 041. – 049. (RESERVED)

## **050.** COURT APPOINTMENT OF COMPETENT DEFENDING ATTORNEYS.

Courts will appoint Defending Attorneys who are competent to represent Indigent Persons as provided in Sections 19-855 and 19-850(1)(a)(vi), Idaho Code, and Subsection 060 of these rules. (SineDie21)

## 01. Appointment in Non-Capital Cases.

a. Courts will appoint a Defending Attorney from the Defending Attorney Roster except in extraordinary circumstances where the Court: (SineDie21)

i. Finds there is good cause to appoint an attorney at public expense who is not on the Roster;

(SineDie21)

(SineDie21)

(SineDie21)

(SineDie21)

ii. Finds the attorney is competent to represent the Indigent Person in the particular case; and (SineDie21)

iii. Directs the appointed attorney to notify the PDC of the appointment. (SineDie21)

**b.** Every attorney appointed under this Subsection 050.01 to represent an Indigent Person at public expense must comply with Subsection 060 of these rules. (SineDie21)

## 02. Appointment in Capital Cases.

**a.** In Capital Cases, Courts will:

i. Appoint a Defending Attorney from the Capital Defending Attorney Roster to represent an Indigent Person at public expense; (SineDie21)

ii. Assess Inquire about the Defending Attorney's Workload to ensure compliance with the Public (SineDie21)(SineDie21)T

**b.** At or before the Initial Appearance in a Capital Case, appoint no less than two (2) qualified Capital Defending Attorneys, one (1) designated lead and the other(s) as co-counsel. (SineDie21)

03. Conflicts of Interest. A Court shall not appoint a Defending Attorney to any case with a conflict of

interest in that case.

Eligibility. Except as provided in Subsection 050.01.a. of these rules, attorneys who are not 04. approved for inclusion on the applicable Roster are not eligible to represent Indigent Persons at public expense. (SineDie21)T

#### 051. - 059.(RESERVED)

#### 060. **DEFENDING ATTORNEY MINIMUM REQUIREMENTS.**

Defending Attorneys shall meet the following minimum requirements for providing effective representation to Indigent Persons as provided in Sections 19-855, 19-860(2), 19-850(1)(a)(vi) and 19-850(1)(a)(v)(ii)5 and 8, Idaho Code. (SineDie21)

01. Idaho State License, Defending Attorney Roster, and County Employment or Contract **Requirements:** (SineDie21)

Licensed to practice law in Idaho and in compliance with Idaho State Bar rules; я. (SineDie21)

b. Member of the Defending Attorney Roster, except as provided in Subsection 050 of these rules; (SineDie21)

Employed or under contract to provide public defense services to a county; and c. (SineDie21)

d. If a Court attempts to appoint an attorney to represent an Indigent Person at public expense and the attorney does not meet one or more of the requirements in this Subsection 060.01, the attorney will immediately notify the Court. (SineDie21)

02. Public Defense Competency. Be competent to counsel and represent Indigent Persons.

(SineDie21)

Qualifications. Have demonstrated the ability, training, experience, and understanding regarding 03. representing Indigent Persons and necessary for their appointed Cases to do the following: (SineDie21)(T

Apply laws, rules, procedures, and practices to the Case and perform thorough legal research and a. analysis; (SineDie21)

Protect client confidentiality, and if breached, notify the client and any other entities when b. necessary to preserve the client's constitutional and statutory rights; (SineDie21)

Ensure Vertical Representation from the time a Defending Attorney is appointed in each Case. c. Nothing in this rule is intended to prohibit a different Defending Attorney from representing the client at Initial Appearance. Defending Attorneys who are unable to comply with this rule will notify their supervisor. Board of County Commissioners, or the Court and request appropriate resources; (SineDie21)(SineDie21)T

- d. Dedicate sufficient time to each Case; (SineDie21)
- e. Promptly and independently investigate the Case; (SineDie21)

f. Request funds as needed to retain an investigator; (SineDie21)

Request the assistance of experts where it is reasonably necessary to prepare the defense and rebut g. the prosecution's case; (SineDie21)

h. Continually evaluate the Case for defense investigations or expert assistance; (SineDie21)

i. Be present at the Initial Appearance and available to the Indigent Person in person or via technology, and: (SineDie21)

(SineDie21)

## IDAHO STATE PUBLIC DEFENSE COMMISSION Docket No. 61-0102-2102 Requirements & Procedures for Representing Indigent Persons Adoption of Temporary Rule

i. Preserve the client's constitutional and statutory rights; (SineDie21)

ii. Discuss the charges, case and potential and collateral consequences with the client; (SineDie21)

iii. Obtain information relevant to Idaho Criminal Rule 46 (bail or release on own recognizance) and if appropriate, seek release; (SineDie21)

iv. Encourage the entry of a not guilty plea at Initial Appearance except in *extraordinary* circumstances where a guilty plea is constitutionally appropriate; (SineDie21)(SineDie21)T

j. Work within Caseload or Workload limits, defined in Subsection 060.05 of these rules. If a Defending Attorney's Caseload exceeds the numeric standard, the attorney must disclose this in the Annual Report. The Report must include the reasons for the excessive Caseload or Workload, and if and how the representation met constitutional standards; (SineDie21)

**k.** Have sufficient time and private space to confidentially meet with Indigent Persons; (SineDie21)

I. Have confidential and secure information systems for Indigent Person's confidential information; (SineDie21)

m. Identify and resolve conflicts of interests in compliance with Idaho Rules of Professional Conduct (IRCP) and other applicable laws and rules; (SineDie21)

n.	Be familiar with and competent to identify or use:	(SineDie21)
i.	Forensic and scientific methods used in prosecution and defense;	(SineDie21)
ii.	Mental, psychological, medical, environmental issues and impacts;	(SineDie21)
iii.	Written and oral advocacy;	(SineDie21)
iv.	Motions practice to exhaust good faith procedural and substantive defenses;	(SineDie21)
v.	Evidence presentation and direct and cross examination;	(SineDie21)
vi.	Experts as consultants and witnesses and expert evidence;	(SineDie21)
vii.	Forensic investigations and evidence;	(SineDie21)
viii.	Mitigating factors and evidence;	(SineDie21)
ix.	Jury selection methods and procedures;	(SineDie21)
x.	Electronic filing, discovery and evidence and systems;	(SineDie21)
xi.	Constitutional representation; and	(SineDie21)

xii. Understand their own professional limitations and When a Defending Attorney's abilities do not match the nature and complexity of the Case, they will seek the advice of experienced attorneys, training, or decline appointments when necessary. (SineDie21)(SineDie21)T

04. Additional Qualifications for Capital Cases. Capital Defending Attorneys must meet the following additional requirements: (SineDie21)

**a.** Have advanced familiarity and <u>demonstrated</u> competence with the above minimum requirements for Defending Attorneys; and <u>(SineDie21)(SineDie21)T</u>

b.	Have knowledge and experience in the following:	(SineDie21)
i.	Capital laws, rules, procedures and practices;	(SineDie21)
ii.	Capital mitigation;	(SineDie21)
iii.	Use of mental health evaluations and evidence;	(SineDie21)
iv.	Managing and litigating complex cases;	(SineDie21)
v.	Assembling and leading a trial team;	(SineDie21)
vi.	Capital jury selection methods and procedures; and	(SineDie21)

vii. Qualifications meeting or exceeding the American Bar Association Guidelines for the Appointment and Performance of Defense Counsel in Death Penalty Cases to extent they do not conflict with Idaho law;

(SineDie21)

c. Lead trial Defending Attorney in Capital Cases will meet or exceed the following experience (SineDie21)

i. Active trial practitioner with no less than ten (10) years in criminal defense litigation; (SineDie21)

ii. Lead counsel in no less than ten (10) felony jury trial tried to verdict; and (SineDie21)

iii. Lead or co-counsel in no less than one (1) Capital Case tried to verdict or capital sentencing; (SineDie21)

**d.** Trial co-counsel Defending Attorney in Capital Cases who are not qualified as lead trial counsel will meet or exceed the following experience levels: (SineDie21)

i. Active trial practitioner with no less than five (5) years in criminal defense litigation and one (1) of (SineDie21)

ii. Lead counsel in no less than five (5) felony jury trial tried to verdict; or (SineDie21)

iii. Lead or co-counsel in no less than one (1) Capital Case tried to verdict or capital sentencing;

(SineDie21)

e. Lead appellate/post-conviction Defending Attorney in Capital Cases will meet or exceed the following experience levels: (SineDie21)

i. Active appellate/post-conviction attorney with no less than ten (10) years in criminal defense (SineDie21)

ii. Lead counsel in no less than one (1) Capital or federal capital habeas corpus Case; (SineDie21)

**f.** Appellate/post-conviction co-counsel in Capital Cases who are not qualified as lead appellate or lead post-conviction counsel will meet or exceed the following experience levels: (SineDie21)

i. Active appellate and post-conviction practitioner with no less than five (5) years in criminal defense litigation; and (SineDie21)

ii. Attorney in no less than one (1) felony appeal with appellate argument, or if tried to evidentiary hearing either a post-conviction or federal habeas corpus Case; (SineDie21)

## IDAHO STATE PUBLIC DEFENSE COMMISSION Docket No. 61-0102-2102 Requirements & Procedures for Representing Indigent Persons Adoption of Temporary Rule

**g.** Lead trial or appellate/post-conviction counsel who do not meet the numeric years of practice or numeric number of trials/cases will meet the following alternate requirements: (SineDie21)

i. Meet all the other minimum requirements to ensure their abilities, training, and experience are appropriate given the nature and complexity of a Capital Case, and (SineDie21)

ii. Demonstrate they are qualified to provide lead trial representation or appellate and post-conviction representation in a Capital Case, as applicable, despite their years in practice and trials/cases handled; (SineDie21)

h. Minimum requirements for Capital Case defense teams: (SineDie21)

i. At least two (2) qualified Capital Defending Attorneys, one (1) designated lead and the other or others as co-counsel, appointed at or before the Initial Appearance; (SineDie21)

ii. Immediate assembly of a team by Capital Defending Attorneys consisting of no less than the (SineDie21)

(1)	Fact investigator;	(SineDie21)
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(2) Mitigation specialist; (SineDie21)

(3) Person trained and professionally qualified to screen for mental and psychological screenings; and (SineDie21)

(4) Other persons needed to provide effective and zealous representation; and (SineDie21)

(5) Require ongoing training and compliance with standards. (SineDie21)

**05. Caseloads and Workloads**. Defending Attorneys will have Caseloads and Workloads that are appropriately sized to permit effective representation as follows: (SineDie21)

exceed:	a.	Caseload standard. Maximum Caseloads by Active Case type shall not during the rep	oorting period (SineDie21)
	i.	Two (2) Capital Cases at a time;	(SineDie21)
	ii.	Two hundred ten (210) non-capital felony Cases;	(SineDie21)
	iii.	Five hundred twenty (520) misdemeanor Cases;	(SineDie21)
	iv.	Two hundred thirty-two (232) juvenile Cases;	(SineDie21)

v. One hundred five (105) child protection or parent representation Cases; (SineDie21)

- vi. Six hundred eight (608) civil contempt or mental health Cases; and (SineDie21)
- vii. Thirty-five (35) non-capital substantive appeal Cases. (SineDie21)

viii. To determine maximum Caseloads for mixed Case types, add the percentage of the maximum Caseload for each category and the sum of those percentages is not to exceed one hundred percent (100%); and adjust the Caseload downward when the Case assignments are weighted toward more serious offenses, complex Cases, or those requiring significant expenditure of time and resources. (SineDie21)

**b.** Maximum Caseloads will remain in effect until April 30, 2023, unless otherwise addressed by the Commission prior to that date. In the absence of a numerical Caseload rule, Defending Attorneys and counties should use the National Advisory Commission (NAC) Caseload limits recognized by the American Bar Association as a guideline for assessment. (SineDie21)

c.	Case Counting.	(SineDie21)
i.	A felony Case is counted as follows:	(SineDie21)

A Case filed as a felony is counted as one (1) felony, whether it is dismissed, remanded, pled, or (1)(SineDie21) tried to completion;

(2)A Case filed as a misdemeanor that is later amended to a felony is counted as a felony; (SineDie21)

ii. A probation violation or motion for contempt is counted as a separate Case; (SineDie21)

iii. A Case that is conflicted or consolidated is counted by the Defending Attorney assigned to the conflicted or consolidated Case and not counted by the initial Defending Attorney; (SineDie21)

A Case sent to a problem-solving court is counted once as initially filed as a felony, misdemeanor, iv. or juvenile Case; (SineDie21)

A Case is counted as a Capital Case if, in any part of the reporting period, the state is legally v. entitled to seek the death penalty under Section 18-4004A, Idaho Code; (SineDie21)

Post-judgment motions are not counted as a Case; vi. (SineDie21)

d. Defending Attorneys who are unable to comply with the Caseload rules will notify their supervisor, Board of County Commissioners or the Court and request appropriate resources. (SineDie21)

e.	Workloads. Caseloads maximums are based on the following considerations:	(SineDie21)
i.	Adequate support staff;	(SineDie21)
ii.	Cases of average complexity;	(SineDie21)
iii.	Reasonable distribution of Cases throughout the year; and	(SineDie21)
iv.	No supervisory duties;	(SineDie21)

Defending Attorneys unable to comply with the Workload rules will notify their supervisor, Board f. of County Commissioners or the Court and request appropriate resources. (SineDie21)

#### 061. - 069. (RESERVED)

#### ATTORNEY ROSTERS REQUIREMENTS AND PROCEDURES. 070.

#### 01. **Defending Attorney Roster.**

For inclusion on the Attorneys who complete the PDC form verifying they meet the items in this я. Subsection 070.01 will be automatically included and remain on the Defending Attorney Roster, attorneys must; until they request removal or are removed for failing to comply with Public Defense Rules. Attorneys who are unable to verify the items in this Subsection 070.01 may submit a new verification form at any time. (SineDie21)(SineDie21)T

i. Have an active license to practice law in Idaho;

Attest they are in compliance with the Public Defense Rules or will comply with the Rules when ii. appointed and representing an Indigent Person; (SineDie21)

New attorneys admitted to the Idaho State Bar within the previous year will name and be mentored by an experienced Defending Attorney on the Defending Attorney Roster; (SineDie21)

(SineDie21)

(SineDie21)

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iv. Have completed the minimum continuing legal education ("CLE") requirements in Paragraph 090.03 of these rules within the previous year or within the next *sixty* <u>ninety</u> (690) days of being placed on the Roster; (SineDie21)(SineDie21)T

v. Have completed the Defending Attorney Roster application and authorization forms. (SineDie21)

vi. Attorneys on the Defending Attorney Roster will complete Annual Reports as set forth in IDAPA 61.01.03, "Records, Reporting and Review," Paragraph 020.01.a. Attorneys who at the time of inclusion on the Defending Attorney Roster are not under contract with a county will promptly provide PDC Staff notice and copy of any county contracts entered after inclusion. (SineDie21)

**b.** Attorneys who meet the requirements in Subsection 070.01.a. of these rules will be included and remain on the Defending Attorney Roster until they request removal or are removed for failing to comply with Public Defense Rules under written findings of the Executive Director; (SineDie21)

	<u>€b</u> .	Continuing Eligibility.	(SineDie21)T
	<u>i.</u>	To remain on the Defending Attorney Roster attorneys must:	(SineDie21)T
	<u>(1)</u>	eComply with the Public Defense Rules and:	(SineDie21)(SineDie21)T
	<del>i.(2)</del>	Have completed the minimum CLE requirements under Subsection 090.	03 of these rules; and (SineDie21)
	<del>ii.<u>(3)</u></del>	Have completed an Annual Report.	(SineDie21)
	<u>ii.</u>	To address Defending Attorney Deficiencies:	(SineDie21)T
Defend	( <u>1)</u> ing Attor	PDC Staff will review reported Defending Attorney Deficiencies ar ney, and the county when appropriate, to resolve them.	nd work directly with the (SineDie21)T

(2) If the Deficiency cannot be resolved at the review, PDC Staff may ask the Defending Attorney to submit a plan to cure the Deficiency with proposed detailed action items and completion dates. (SineDie21)T

(3) If a plan is requested and is not submitted or completed, or if the Defending Attorney Deficiency is not cured, it will be referred to the Commission with the Executive Director's order of removal, which the Defending Attorney may appeal as set forth in Subsection 080.04 of these rules. County Deficiencies, which are not Defending Attorney Deficiencies, are the responsibility of the county and not the Defending Attorney. County responsibilities are set forth in these rules including without limitation Section 020 of these rules and subject to the county Deficiency process set forth in IDAPA 61.01.03, "Records, Reporting and Review," Sections 050 through 060. (SineDie21)T

02.	Capital Defending Attorney Roster.	(SineDie21)
a.	For Inclusion on the Capital Defending Attorney Roster, a Defending Attorney must:	(SineDie21)
i.	ii. Have completed minimum CLE requirements under Paragraph 090.03.b. of these rul	
ii. (2) years;		

iii. Have completed Capital Defending Attorney Roster *application and authorization* forms. (SineDie21)(SineDie21)T

**b.** PDC Staff or contractor investigates an applicant for initial inclusion on the Capital Defending Attorney Roster. The Commission appointed subcommittee reviews applications and PDC Staff reports and makes recommendations to the Commission. The Commission makes the final decision. (SineDie21)

c. Continuing Eligibility. To remain on the Capital Defending Attorney Roster Defending Attorneys must comply with the Public Defense Rules and: (SineDie21)

i. Have completed the minimum CLE requirements under Subsection 090.03 of these rules; and (SineDie21)

ii. Have completed Capital Case reporting and authorization forms by November 1 every other year. (SineDie21)

**d.** PDC Staff or contractor investigates continuing eligibility to remain on the Capital Defending Attorney Roster. The Commission appointed subcommittee reviews continuing eligibility and PDC Staff reports and makes recommendations to the Commission. The Commission makes the final decision. The Commission will remove attorneys who do not meet continuing eligibility requirements from the Capital Defense Roster. (SineDie21)

03. Attorneys Engaged Prior to Roster Membership. Attorneys who are not on the Defending Attorney Roster at the time of employment or contract to provide representation at public expense must apply for Roster membership within thirty (30) days from the date of their employment or contract. Except as provided in Subsection 050 of these rules, attorneys who are not approved for inclusion on the applicable Roster are not eligible to represent Indigent Persons at public expense. (SineDie21)

**043. Confidentiality**. Information about an attorney's fitness to represent Indigent Persons is confidential and exempt from the Public Records Act under Section 74-105(18)(a), Idaho Code. (SineDie21)

071. – 079. (RESERVED)

## **080. REVIEW OF ROSTER DECISIONS.**

## 01. Denial of Initial Inclusion on the Defending Attorney Roster. (SineDie21)

**a.** An attorney may appeal a denial of initial inclusion on the Defending Attorney Roster by submitting a notice of appeal within fourteen (14) days of the date of the notice of denial. (SineDie21)

**b.** The Commission will review a timely appeal and issue a final agency order affirming or reversing the denial, or take other action deemed appropriate by the Commission. (SineDie21)

## 02. Denial of Initial Inclusion on the Capital Defending Attorney Roster. (SineDie21)

**a.** A Defending Attorney may appeal a denial of initial inclusion on the Capital Defending Attorney Roster by submitting a notice of appeal within fourteen (14) days of the date of the notice of denial. (SineDie21)

**b.** A hearing officer appointed by the Commission will review a timely appeal and issue a recommended order to the Commission. (SineDie21)

**c.** The Commission will issue a final agency order adopting or rejecting the hearing officer's recommended order, or take other action deemed appropriate by the Commission. (SineDie21)

03. Emergency Removal of an Attorney from the Defending Attorney Roster or Capital Defending Attorney Roster. (SineDie21)

a.	To prevent or avoid immediate danger when:	(SineDie21)
i.	An attorney's Idaho license to practice law is suspended;	(SineDie21)
ii.	An attorney is disbarred in Idaho; <u>or</u>	(SineDie21)(SineDie21)T
iii.	An attorney's Idaho license status is inactive <del>; or</del> .	(SineDie21)(SineDie21)T

## Docket No. 61-0102-2102 Adoption of Temporary Rule

## iv. An attorney is convicted of a serious crime as defined in IRPC 501(p); (SineDie21)

**b.** The attorney will be removed by the Executive Director who will notify the attorney and Commission upon issuance of the notice of removal which will include a statement of the immediate danger and is effective immediately. (SineDie21)

**c.** An appeal of the removal under Subsection 080.03 of these rules, <u>may will</u> be reviewed by the Commission in an emergency proceeding under Section 67-5247, Idaho Code; <u>(SineDie21)(SineDie21)T</u>

**d.** An attorney may appeal their emergency removal by submitting a notice of appeal and all supporting documentation within fourteen (14) days of the date of the Executive Director's notice of removal.

(SineDie21)

e. The Commission will review a timely appeal and issue a decision within twenty-eight (28) days of receipt of timely filed notice and materials. (SineDie21)

f. The Commission may base its decision on a written record or elect to hold a hearing. (SineDie21)

# 04. Removal of an Attorney from the Defending Attorney Roster or Capital Defending Attorney Roster for Other Reasons. (SineDie21)

**a.** An attorney removed from a Roster for reasons other than set forth in Subsection 080.03 of these rules, may appeal their removal by submitting a notice of appeal and all supporting documentation within fourteen (14) days of the Executive Director's order of removal. A Defending Attorney will remain on the Roster pending resolution of the appeal. A Defending Attorney who fails to file a notice of appeal within fourteen (14) days will be immediately removed from the Roster. (SineDie21)

**b.** The Commission will review a timely appeal and issue a final agency order affirming or reversing the Executive Director's decision, or take other action deemed appropriate by the Commission. (SineDie21)

**05. Confidentiality**. Information about an attorney's fitness to represent Indigent Persons is confidential and exempt from Public Records Act under Section 74-105(18)(a), Idaho Code. (SineDie21)

## 081. – 089. (RESERVED)

## **090.** CONTINUING LEGAL EDUCATION.

Roster members must complete the minimum continuing public defense legal education requirements as provided in Sections 19-850(1)(a)(vii)5 and 8, Idaho Code, as follows. (SineDie21)

01. Approval. CLE credits that meet the requirements in Subsection 090.02 of these rules will count toward minimum requirements. <u>Roster members have the option, but are not required, to request advance of approval of a CLE course to confirm the course meets minimum requirements.</u> Courses that are not pre-approved by PDC Staff will not be approved *in* <u>if</u> they do not meet these requirements. <u>(SineDie21)(SineDie21)T</u>

02. Idaho Law. Legal education must directly relate to Idaho substantive or procedural law and the Defending Attorney's public defense practice to count toward minimum requirements, and will not be approved if not substantially related. (SineDie21)

## 03. Minimum Number and Type of CLEs Required for Each Roster. (SineDie21)

**a.** Defending Attorney Roster – Minimum of seven (7) CLE credits each county fiscal year (October 1 (SineDie21))

**b.** Capital Defending Attorney Roster – Minimum of twelve (12) CLE credits with at least ten (10) from a nationally recognized and well-established capital trial training program, every other county fiscal year. Attorneys on both Rosters may count capital CLE credits toward the seven (7) CLE credits. (SineDie21)

## Docket No. 61-0102-2102 Adoption of Temporary Rule

c. Defending Attorneys with supervisory or management duties – Minimum of two (2) CLE credits each county fiscal year in leadership skills, attorney management, or mentoring, which count toward the seven (7) CLE credits. (SineDie21)

**091. – 999.** (RESERVED)

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# **LEGAL NOTICE**

# **Summary of Proposed Rulemakings**

## PUBLIC NOTICE OF INTENT TO PROPOSE OR PROMULGATE NEW OR CHANGED AGENCY RULES

THERE ARE NO PROPOSED RULES PUBLISHED IN THE JUNE 2, 2021, IDAHO ADMINISTRATIVE BULLETIN, VOL. 21-6.

Please refer to the Idaho Administrative Bulletin June 2, 2021, Volume 21-6, for the notices and text of all rulemakings, proclamations, negotiated rulemaking and public hearing information and schedules, executive orders of the Governor, and agency contact information.

Issues of the Idaho Administrative Bulletin can be viewed at www.adminrules.idaho.gov/

Office of the Administrative Rules Coordinator, Division of Financial Management P.O. Box 83720, Boise, ID 83720-0032 Phone: 208-334-3900; Email: adminrules@dfm.idaho.gov

## CUMULATIVE RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

Office of the Administrative Rules Coordinator Division of Financial Management Office of the Governor

July 1, 1993 – Present

CUMULATIVE RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

This index provides a history of all agency rulemakings beginning with the first Administrative Bulletin in July 1993 to the most recent Bulletin publication. It tracks all rulemaking activities on each chapter of rules by the rulemaking docket numbers and includes negotiated, temporary, proposed, pending and final rules, public hearing notices, vacated rulemaking notices, notice of legislative actions taken on rules, and executive orders of the Governor.

# ABRIDGED RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

(Index of Current and Active Rulemakings)

Office of the Administrative Rules Coordinator Division of Financial Management

March 20, 2020 – June 2, 2021

(PLR 2021) – Final Effective Date Is Pending Legislative Review in 2021 (eff. date)L – Denotes Adoption by Legislative Action (eff. date)T – Temporary Rule Effective Date SCR # – denotes the number of a Senate Concurrent Resolution (Legislative Action) HCR # – denotes the number of a House Concurrent Resolution (Legislative Action)

(This Abridged Index includes all active rulemakings.)

## IDAPA 01 – IDAHO BOARD OF ACCOUNTANCY

#### (MOVED AND REDESIGNATED) 01.01.01, Idaho Accountancy Rules

- 01-0000-2000 IDAPA 01 IDAHO BOARD OF ACCOUNTANCY Notice of Legislative and Executive Action Affecting the Idaho Board of Accountancy Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 30, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 30, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 01-0101-2000F Idaho Accountancy Rules Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

## IDAPA 02 – IDAHO DEPARTMENT OF AGRICULTURE

Rulemaking - Negotiates Title 04, Chapters 05, 13, 19, 21, 27; and Title 06, Chapters 06, 09, 33 - Bulletin Vol. 21-4
000-2000F Rules of the Idaho Department of Agriculture - Notice of Omnibus Rulemaking - Amendment to Temporary Rule -
Amends Title 03, Chapter 03 – Bulletin Vol. 21-6 (eff. 5-18-21)T
000-2000F Rules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule –
Reauthorizes Title 01, Chapters 04, 05; and Title 06, Chapter 33 – Bulletin Vol. 20-11SE (PLR 2021)
000-2000F Rules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Proposed (Fee) Rule –
Reauthorizes Title 01, Chapters 04, 05; and Title 06, Chapter 33 – Bulletin Vol. 20-9SE
000-2000F Rules of the Idaho Department of Agriculture - Notice of Omnibus Rulemaking - Adoption of Temporary (Fee) Rule -
Reauthorizes Title 01, Chapters 04, 05; Title 02, Chapters 07, 11-15; Title 03, Chapter 03; Title 04, Chapters 03, 05, 19
26, 32; Title 06, Chapters 01, 02, 04-06, 09, 10, 33 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
000-2000FARules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule –
Reauthorizes Title 02, Chapters 07, 11-15; Title 03, Chapter 03; Title 04, Chapters 03, 05, 19, 26, 32;
and Title 06, Chapters 01, 02, 04-06, 09, 10 – Bulletin Vol. 20-11SE (PLR 2021)
000-2000FARules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Proposed (Fee) Rule –
Reauthorizes Title 02, Chapters 07, 11-15; Title 03, Chapter 03; Title 04, Chapters 03, 05, 19, 26, 32;
and Title 06, Chapters 01, 02, 04-06, 09, 10 – Bulletin Vol. 20-9SE
701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule –
Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Proposed (Fee) Rule –
Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-9SE
701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule –
Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
801-2000F Rules of the Idaho Sheep and Goat Health Board – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule –
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Reauthorizes Title 08, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
6, Rules Governing the Labeling of Hemp Receptacles

02-0106-2001 Adoption of Temporary Rule (New Chapter), Bulletin Vol. 20-1 (eff. 11-26-19)T (Expired) 02-0106-2002 Adoption of Temporary Rule (New Chapter), Bulletin Vol. 20-4 (eff. 3-20-20)T

## 02.01.07, Rules Governing Hemp

02-0107-2101 Notice of Intent to Promulgate Rules - Negotiated Rulemaking (New Chapter), Bulletin Vol. 21-6

#### 02.02.14, Rules for Weights and Measures

02-0000-2000FARules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 02, Chapter 14 – Bulletin Vol. 20-11SE (PLR 2021)

02-0000-2000FARules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 02, Chapter 14 – Bulletin Vol. 20-9SE

02-0214-2001 Notice of Intent to Promulgate a Rule (New Chapter) - Negotiated Rulemaking, Bulletin Vol. 20-6

#### 02.03.03, Rules Governing Pesticide and Chemigation Use and Application

02-0000-2000FARules of the Idaho Department of Agriculture – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 03, Chapter 03 – Bulletin Vol. 20-11SE (PLR 2021)

- 02-0000-2000FARules of the Idaho Department of Agriculture Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 03, Chapter 03 – Bulletin Vol. 20-9SE
- 02-0303-2001 Notice of Intent to Promulgate a Rule (New Chapter) Negotiated Rulemaking, Bulletin Vol. 20-6
- 02-0000-2000F Rules of the Idaho Department of Agriculture Notice of Omnibus Rulemaking Amendment to Temporary Rule Amends Title 03, Chapter 03 – Bulletin Vol. 21-6 (eff. 5-18-21)T
- 02-0000-2000F Rules of the Idaho Department of Agriculture Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 03 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 02.04.05, Rules Governing Grade A Milk and Manufacture Grade Milk

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 04, Chapter 05 – Bulletin Vol. 21-4

#### 02.04.13, Rules Governing Raw Milk

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 04, Chapter 13 – Bulletin Vol. 21-4

## 02.04.14, Rules Governing Dairy Byproduct

02-0414-2102	Adoption of Temporary	Rule (New Chapter), Bulletin	Vol. 21-4 (eff. sine die 2021)T
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- 02-0414-2101 Notice of Intent to Promulgate a Rule Negotiated Rulemaking (New Chapter), Bulletin Vol. 21-4
- 02-0414-2002 Notice of Intent to Promulgate a Rule (New Chapter) Negotiated Rulemaking, Bulletin Vol. 20-6
- 02-0414-2001 Adoption of Temporary Rule, Bulletin Vol. 20-4 (eff. 3-20-20)T

## 02.04.19, Rules Governing Domestic Cervidae

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 04, Chapter 19 – Bulletin Vol. 21-4

## 02.04.21, Rules Governing the Importation of Animals

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 04, Chapter 21 – Bulletin Vol. 21-4

## 02.04.27, Rules Governing Deleterious Exotic Animals

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 04, Chapter 27 – Bulletin Vol. 21-4

02.06.06, Rules Governing the Planting of Beans

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02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 06, Chapter 06 – Bulletin Vol. 21-4

#### **02.06.09**, Rules Governing Invasive Species and Noxious Weeds

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 06, Chapter 09 – Bulletin Vol. 21-4

### 02.06.33, Organic Food Products Rules

02-ZBRR-2101 Rules of the Idaho Department of Agriculture – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 06, Chapter 33 – Bulletin Vol. 21-4

#### 02.07.01, Rules of the Idaho Hop Growers' Commission

02-0701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)

02-0701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-9SE

02-0701-2000F Rules of the Idaho Hop Growers Commission – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 02.08.01, Sheep and Goat Rules of the Idaho Board of Sheep Commissioners

02-0801-2000F Rules of the Idaho Sheep and Goat Health Board – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 08, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)

02-0801-2000F Rules of the Idaho Sheep and Goat Health Board – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 08, Chapter 01 – Bulletin Vol. 20-9SE

02-0801-2000F Rules of the Idaho Sheep and Goat Health Board – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 08, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

## IDAPA 07 – DIVISION OF BUILDING SAFETY

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 01* through *Chapter 90* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapters 01-90* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01; Title 02, Chapter 02; Title 03, Chapters 01, 03, 11-12; Title 04, Chapter 02; Title 05, Chapter 01; Title 07, Chapter 01; Title 10, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.01.01, Rules of the Idaho Electrical Board

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 10* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses Redesignated as *IDAPA 24, Title 39, Chapter 10* Bulletin Vol. 20-7 (eff. 7-1-20)

07-0000-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.02.02, Rules Governing Plumbing

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 20* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 20* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 02, Chapter 02 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

## (MOVED AND REDESIGNATED) 07.03.01, Rules of Building Safety (Building Code Rules)

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 30* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses Redesignated as *IDAPA 24, Title 39, Chapter 30* Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.03.03, Rules for Modular Buildings

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 31* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses Redesignated as *IDAPA 24, Title 39, Chapter 31* Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 03 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

(MOVED AND REDESIGNATED) 07.03.09, Rules Governing Manufactured Homes – Consumers Complaints – Dispute Resolution

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 32* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 32* – Bulletin Vol. 20-7 (eff. 7-1-20)

#### (MOVED AND REDESIGNATED) 07.03.11, Rules Governing Manufactured/Mobile Home Industry Licensing

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 33* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 33* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 11 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

## (MOVED AND REDESIGNATED) 07.03.12, Rules Governing Manufactured or Mobile Home Installations

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 34* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses Redesignated as *IDAPA 24, Title 39, Chapter 34* Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 12 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.03.13, Rules Governing Mobile Home Rehabilitation

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 35* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 35* – Bulletin Vol. 20-7 (eff. 7-1-20)

#### (MOVED AND REDESIGNATED) 07.04.02, Safety Rules for Elevators, Escalators, and Moving Walks

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as IDAPA 24, Title 39, Chapter 40 – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 40* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 04, Chapter 02 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

(MOVED AND REDESIGNATED) 07.05.01, Rules of the Public Works Contractors License Board

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- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 50* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 05, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.06.01, Rules Governing Uniform School Building Safety

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 60* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 60* – Bulletin Vol. 20-7 (eff. 7-1-20)

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- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of
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- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 70* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.08.01, Idaho Minimum Safety Standards and Practices for Logging

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 80* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 80* – Bulletin Vol. 20-7 (eff. 7-1-20)

## (MOVED AND REDESIGNATED) 07.10.01, Rules Governing the Damage Prevention Board

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- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 10, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 07.11.01, Rules of the Division of Building Safety

- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 01* – Bulletin Vol. 20-7 (cff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)

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  - 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 32, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
  - 10-0101-2000F Rules of the Board of Professional Engineers and Professional Land Surveyors Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule – Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

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- 11-0201-2000F Rules of the Idaho State Brand Board Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 02, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

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- 11-1101-2000F Rules of the Peace Officer Standards and Training Council Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 11, Chapter 01 – Bulletin Vol. 20-9SE
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- 13-0000-2000F Rules of the Idaho Fish and Game Commission Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 01, Chapter 02, Sections 200 and 201 only; Title 01, Chapter 04, Section 601 only; Title 01, Chapter 08, Section 263 only; Title 01, Chapter 10, Section 410 only; and Title 01, Chapter 19, Section 102 only – Bulletin Vol. 20-9SE

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18-ZBRR-2101 Rules of the Idaho Department of Insurance – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 06, Chapter 04 – Bulletin Vol. 21-6

#### 18.07.07, Credit for Reinsurance Rules

18-ZBRR-2101 Rules of the Idaho Department of Insurance – Notice of Intent to Promulgate Rules – Zero-Based Regulation Negotiated Rulemaking – Negotiates Title 07, Chapter 07 – Bulletin Vol. 21-6

#### 18.08.01, Adoption of the International Fire Code

- 18-0801-2001 Adoption of Pending Rule, Bulletin Vol. 20-11 (PLR 2021)
- 18-0801-2001 Proposed Rulemaking, Bulletin Vol. 20-9
- 18-0801-2001 Notice of Intent to Promulgate a Rule Negotiated Rulemaking, Bulletin Vol. 20-6

## **IDAPA 19 – BOARD OF DENTISTRY**

## (MOVED AND REDESIGNATED) 19.01.01, Rules of the Idaho State Board of Dentistry

19-0000-2000 IDAPA 19 – IDAHO STATE BOARD OF DENTISTRY – Notice of Legislative and Executive Action Affecting the Idaho State Board of Dentistry Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as IDAPA 24, Title 31, Chapter 01 – Bulletin Vol. 20-7 (eff. 7-1-20)

24-0000-2000 IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES – Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 31, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)

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**19-0101-2000F** Rules of the Idaho State Board of Dentistry – Notice of Omnibus Rulemaking – Amendment to Temporary Rule – Amends IDAPA 24, Title 31, Chapter 01 – Bulletin Vol. 20-11 (eff. 7-24-20)T

19-0101-2000F Rules of the Idaho State Board of Dentistry – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

## IDAPA 20 – DEPARTMENT OF LANDS

20-0000-2000F Rules of the Idaho Department of Lands – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 02, Chapter 14; Title 03, Chapters 01-05, 08, 09, 13-17; Title 04, Chapter 02; Title 06, Chapter 01; and Title 07, Chapter 02 – Bulletin Vol. 20-11SE (PLR 2021)

20-0000-2000F Rules of the Idaho Department of Lands – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 02, Chapter 14; Title 03, Chapters 01-05, 08, 09, 13-17; Title 04, Chapter 02; Title 06, Chapter 01; and Title 07, Chapter 02 – Bulletin Vol. 20-9SE

20-0000-2000F Rules of the Idaho Department of Lands – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 02, Chapter 14; Title 03, Chapters 01-05, 08, 09, 13-17; Title 04, Chapter 02; Title 06, Chapter 01; Title 07, Chapter 02 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

### 20.02.01, Rules Pertaining to the Idaho Forest Practices Act

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- 20-0000-2000F Rules of the Idaho Department of Lands Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 03, Chapter 02 – Bulletin Vol. 20-11SE (PLR 2021)
- 20-0000-2000F Rules of the Idaho Department of Lands Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 03, Chapter 02 – Bulletin Vol. 20-9SE
- 20-0000-2000F Rules of the Idaho Department of Lands Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 02 Bulletin Vol. 20-4SE (eff. 3-20-20)T
- 20.03.09, Easements on State-Owned Submerged Lands and Formerly Submerged Lands 20-0309-2101 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 21-4

## 20.06.01, Rules of the Idaho Board of Scaling Practices

20-0601-2101 Notice of Intent to Promulgate Rules - Negotiated Rulemaking, Bulletin Vol. 21-3

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- 21-0000-2000F Rules of the Division of Veterans Services Notice of Omnibus Rulemaking Adoption of Pending Fee Rule -
- Reauthorizes Title 01, Chapters 01, 04 Bulletin Vol. 20-11SE (PLR 2021)
- 21-0000-2000F Rules of the Division of Veterans Services Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 01, Chapters 01, 04 – Bulletin Vol. 20-9SE
- 21-0000-2000F Rules of the Division of Veterans Services Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapters 01, 04 Bulletin Vol. 20-4SE (eff. 3-20-20)T

## 21.01.04, Rules Governing the Idaho State Veterans Cemetery

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## IDAPA 22 – BOARD OF MEDICINE

## Cumulative Rulemaking Index (Abridged Index) of Active Rulemakings

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapters 01* through 07 – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapters 01 – 07* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapters 01, 03, 07, 10, 11, 13 Bulletin Vol. 20-4SE (eff. 3-20-20)T

(MOVED AND REDESIGNATED) 22.01.01, Rules of the Board of Medicine for the Licensure to Practice Medicine and Osteopathic Medicine in Idaho

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

### (MOVED AND REDESIGNATED) 22.01.03, Rules for the Licensure of Physician Assistants

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 02* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 02* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 03 Bulletin Vol. 20-4SE (eff. 3-20-20)T

### (MOVED AND REDESIGNATED) 22.01.05, General Provisions of the Board of Medicine

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 03* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 03* – Bulletin Vol. 20-7 (eff. 7-1-20)
- (MOVED AND REDESIGNATED) 22.01.07, Rules for the Licensure of Naturopathic Medical Doctors

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- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 04* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 07 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 22.01.10, Rules for the Licensure of Athletic Trainers to Practice in Idaho

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 05* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 05* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 10 Bulletin Vol. 20-4SE (eff. 3-20-20)T

## (MOVED AND REDESIGNATED)22.01.11, Rules for Licensure of Respiratory Therapists and Permitting of Polysomnographers in Idaho

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses Redesignated as *IDAPA 24, Title 33, Chapter 06* Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 06* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 11 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### (MOVED AND REDESIGNATED) 22.01.13, Rules for the Licensure of Dietitians

- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 07* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 07* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 13 Bulletin Vol. 20-4SE (eff. 3-20-20)T

## IDAPA 23 - BOARD OF NURSING

#### (MOVED AND REDESIGNATED) 23.01.01, Rules of the Idaho Board of Nursing

- 23-0000-2000 IDAPA 23 BOARD OF NURSING Notice of Legislative and Executive Action Affecting the Idaho Board of Nursing Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as IDAPA 24, Title 34, Chapter 01 – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 34, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 23-0101-2000F Rules of the Idaho Board of Nursing Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

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- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Bulletin Vol. 20-7 (eff. 7-1-20)
- 24-0101-2000F Rules of the Board of Architectural Examiners Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
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- 24-0101-2000F Rules of the Board of Architectural Examiners Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
- 24-0201-2000F Rules of the State Athletic Commission Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 02, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-0201-2000F Rules of the State Athletic Commission Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 02, Chapter 01, – Bulletin Vol. 20-9SE
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- 24-0301-2000F Rules of the State Board of Chiropractic Physicians Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 03, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)

- 24-0301-2000F Rules of the State Board of Chiropractic Physicians Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule – Reauthorizes Title 03, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
- 24-0401-2000F Rules of Procedure of the Board of Registration for Professional Geologists Notice of Omnibus Rulemaking Adoption of Pending Fee Rule – Reauthorizes Title 04, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-0401-2000F Rules of Procedure of the Board of Registration for Professional Geologists Notice of Omnibus Rulemaking Proposed (Fee) Rule – Reauthorizes Title 04, Chapter 01, – Bulletin Vol. 20-9SE
- 24-0401-2000F Rules of Procedure of the Board of Registration for Professional Geologists Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule – Reauthorizes Title 04, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
- 24-0501-2000F Rules of the Board of Drinking Water and Wastewater Professionals Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 05, Chapter 01 Bulletin Vol. 20-11SE (PLR 2021)
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<sup>24-0301-2000</sup>F Rules of the State Board of Chiropractic Physicians – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 03, Chapter 01, – Bulletin Vol. 20-9SE

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24-0701-2000F	Rules of the Idaho State Board of Landscape Architects – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 07, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
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- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 10 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.33.06, Rules for Licensure of Respiratory Therapists and Permitting of Polysomnographers in Idaho \*(Re-designated from IDAPA 22.01.11 to 24.33.06)

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24-3300-2000F Rules of the Idaho Board of Medicine – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 33, Chapter 06 – Bulletin Vol. 20-9SE

- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 06* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 06* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 11 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.33.07, Rules for the Licensure of Dietitians \*(Re-designated from IDAPA 22.01.13 to 24.33.07)

24-3300-2000F Rules of the Idaho Board of Medicine – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 33, Chapters 07 – Bulletin Vol. 20-11SE (PLR 2021)

- 24-3300-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 33, Chapter 07 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 07* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000 IDAPA 22 BOARD OF MEDICINE Notice of Legislative and Executive Action Affecting the Idaho Board of Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 33, Chapter 07* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 22-0000-2000F Rules of the Idaho Board of Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 13 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.34.01, Rules of the Idaho Board of Nursing

\*(Re-designated from IDAPA 23.01.01 to 24.34.01)

- 24-3401-2000F *Rules of the Idaho Board of Nursing* Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 34, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3401-2000F *Rules of the Idaho Board of Nursing* Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 34, Chapter 01 Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 34, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 23-0000-2000 IDAPA 23 BOARD OF NURSING Notice of Legislative and Executive Action Affecting the Idaho Board of Nursing Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 34, Chapter 01*, – Bulletin Vol. 20-7 (eff. 7-1-20)
- 23-0101-2000F Rules of the Idaho Board of Nursing Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.35.01, Rules of the Outfitters and Guides Licensing Board \*(Re-designated from IDAPA 25.01.01 to 24.35.01)

- 24-3501-2000 Rules of the Outfitters and Guides Licensing Board Notice of Omnibus Rulemaking Adoption of Pending Rule Reauthorizes Title 35, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3501-2000 *Rules of the Outfitters and Guides Licensing Board* Notice of Omnibus Rulemaking Proposed Rule Reauthorizes Title 35, Chapter 01 Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 35, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 25-0000-2000 IDAPA 25 IDAHO OUTFITTERS AND GUIDES LICENSING BOARD Notice of Legislative and Executive Action Affecting the Idaho Outfitters and Guides Licensing Board Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 35, Chapter 01*, – Bulletin Vol. 20-7 (eff. 7-1-20)
- 25-0101-2000F Rules of the Outfitters and Guides Licensing Board Notice of Omnibus Rulemaking Amendment to Temporary (Fee) Rule – Amends IDAPA 24, Title 35, Chapter 01 – Bulletin Vol. 20-9 (eff. 10-1-20)T
- 25-0101-2000F Rules of the Outfitters and Guides Licensing Board Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule – Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T
- 25-0101-2001 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 20-3

#### 24.36.01, Rules of the Idaho State Board of Pharmacy

\*(Re-designated from IDAPA 27.01.01 to 24.36.01)

- 24-3601-2000F Rules of the Idaho State Board of Pharmacy Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 36, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3601-2000F *Rules of the Idaho State Board of Pharmacy* Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 36, Chapter 01 Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 36, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 27-0000-2000 IDAPA 27 BOARD OF PHARMACY Notice of Legislative and Executive Action Affecting the Idaho Board of Pharmacy Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 36, Chapter 01*, – Bulletin Vol. 20-7 (eff. 7-1-20)
- 27-0101-2000F Rules of the Idaho State Board of Pharmacy Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.37.01, Rules of the Idaho Real Estate Commission \*(Re-designated from IDAPA 33.01.01 to 24.37.01)

24-3701-2000F Rules of the Idaho Real Estate Commission – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 37, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)

24-3701-2000F Rules of the Idaho Real Estate Commission – Notice of Omnibus Rulemaking – Proposed (Fee) Rule – Reauthorizes Title 37, Chapter 01 – Bulletin Vol. 20-9SE

24-0000-2000 IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES – Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 37, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)

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- 33-0101-2000F Rules of the Idaho Real Estate Commission Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.38.01, Rules of the State of Idaho Board of Veterinary Medicine \*(Re-designated from IDAPA 46.01.01 to 24.38.01)

- 24-3801-2000F Rules of the Idaho Board of Veterinary Medicine Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 38, Chapter 01 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3801-2000F Rules of the Idaho Board of Veterinary Medicine Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 38, Chapter 01 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 38, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 46-0000-2000 IDAPA 46 IDAHO BOARD OF VETERINARY MEDICINE Notice of Legislative and Executive Action Affecting the State of Idaho Board of Veterinary Medicine Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 38, Chapter 01*, – Bulletin Vol. 20-7 (eff. 7-1-20)
- 46-0101-2000F Rules of the Idaho Board of Veterinary Medicine Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.01, Rules of the Division of Building Safety \*(Re-designated from IDAPA 07.11.01 to 24.39.01)

- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 01* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as IDAPA 24, Title 39, Chapter 01 – Bulletin Vol. 20-7 (eff. 7-1-20)

#### 24.39.10, Rules of the Idaho Electrical Board

\*(Re-designated from IDAPA 07.01.01 to 24.39.10)

24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 39, Chapter 10 – Bulletin Vol. 20-11SE (PLR 2021)

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 10 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 10* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as IDAPA 24, Title 39, Chapter 10 – Bulletin Vol. 20-7 (eff. 7-1-20)

07-0000-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.20, Rules Governing Plumbing

#### \*(Re-designated from IDAPA 07.02.02 to 24.39.20)

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 39, Chapter 20 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 20 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 20* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 20* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 02, Chapter 02 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.30, Rules of Building Safety (Building Code Rules)

\*(Re-designated from IDAPA 07.03.01 to 24.39.30)

24-3930-2101 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 21-4

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 39, Chapters 30 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 30 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 30* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 30* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.31, Rules for Modular Buildings

\*(*Ře-designated from IDAPA 07.03.03 to 24.39.31*)

24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 39, Chapter 31 – Bulletin Vol. 20-11SE (PLR 2021)

24-3900-2000F Rules of the Division of Building Safety - Notice of Omnibus Rulemaking - Proposed (Fee) Rule -

Reauthorizes Title 39, Chapter 31 – Bulletin Vol. 20-9SE

24-0000-2000 IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES – Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 31* – Bulletin Vol. 20-7 (eff. 7-1-20)

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- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 03 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.32, Rules Governing Manufactured Homes – Consumer Complaints – Dispute Resolution \*(Re-designated from IDAPA 07.03.09 to 24.39.32)

- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 32* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 32* – Bulletin Vol. 20-7 (eff. 7-1-20)

#### 24.39.33, Rules Governing Manufactured/Mobile Home Industry Licensing \*(Re-designated from IDAPA 07.03.11 to 24.39.33)

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Pending Fee Rule Reauthorizes Title 39, Chapter 33 – Bulletin Vol. 20-11SE (PLR 2021)
- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 33 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 33* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 33* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 03, Chapter 11 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.34, Rules Governing Manufactured or Mobile Home Installations \*(Re-designated from IDAPA 07.03.12 to 24.39.34)

24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 39, Chapter 34 – Bulletin Vol. 20-11SE (PLR 2021)
 24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Proposed (Fee) Rule –

Reauthorizes Title 39, Chapter 34 – Bulletin Vol. 20-9SE

- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 34* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 34* – Bulletin Vol. 20-7 (eff. 7-1-20)

07-0000-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Temporary (Fee) Rule – Reauthorizes Title 03, Chapter 12 – Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.35, Rules Governing Mobile Home Rehabilitation \*(Re-designated from IDAPA 07.03.13 to 24.39.35)

24-0000-2000 IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES – Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 35* – Bulletin Vol. 20-7 (eff. 7-1-20)

07-0000-2000 IDAPA 07 – DIVISION OF BUILDING SAFETY – Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 35* – Bulletin Vol. 20-7 (eff. 7-1-20)

#### 24.39.40, Safety Rules for Elevators, Escalators, and Moving Walks \*(Re-designated from IDAPA 07.04.02 to 24.39.40)

24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 39, Chapter 40 – Bulletin Vol. 20-11SE (PLR 2021)

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 40 – Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 40* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 40* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 04, Chapter 02 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.50, Rules of the Public Works Contractors License Board \*(Re-designated from IDAPA 07.05.01 to 24.39.50)

24-3900-2000F Rules of the Division of Building Safety – Notice of Omnibus Rulemaking – Adoption of Pending Fee Rule – Reauthorizes Title 39, Chapter 50 – Bulletin Vol. 20-11SE (PLR 2021)

- 24-3900-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Proposed (Fee) Rule Reauthorizes Title 39, Chapter 50 Bulletin Vol. 20-9SE
- 24-0000-2000 IDAPA 24 DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES Notice of Legislative and Executive Action Affecting Certain Boards and Commissions Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 50* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000 IDAPA 07 DIVISION OF BUILDING SAFETY Notice of Legislative and Executive Action Affecting the Division of Building Safety and Its Constituent Boards Under the Department of Self-Governing Agencies – House Bill 318, Session Law 96, and Executive Order 2020-10 and Assignment of New IDAPA Designation Number Under the Division of Occupational and Professional Licenses – Redesignated as *IDAPA 24, Title 39, Chapter 50* – Bulletin Vol. 20-7 (eff. 7-1-20)
- 07-0000-2000F Rules of the Division of Building Safety Notice of Omnibus Rulemaking Adoption of Temporary (Fee) Rule Reauthorizes Title 05, Chapter 01 Bulletin Vol. 20-4SE (eff. 3-20-20)T

#### 24.39.60, Rules Governing Uniform School Building Safety \*(Re-designated from IDAPA 07.06.01 to 24.39.60)

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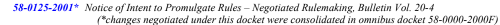
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