PENDING FEE RULES

COMMITTEE RULES REVIEW BOOK

Submitted for Review Before

House Judiciary, Rules, & Administration Committee

66th Idaho Legislature First Regular Session – 2021



Prepared by:

Office of the Administrative Rules Coordinator Division of Financial Management

January 2021

State of Idaho DIVISION OF FINANCIAL MANAGEMENT

ALEX I. ADAMS Administrator

Executive Office of the Governor

January 11, 2021

<u>MEMORANDUM</u>

TO: Members of the 2021 Idaho State Legislature

Alex J. Adams, Administrator Olus Colors

Bradley A. Hunt, Rules Coordinator /3 Market FROM:

SUBJECT: Overview of Executive Agency Rulemaking in 2020

Background. Governor Little initiated a rules moratorium for calendar year 2020 and thus the volume of rulemaking is down substantially relative to most years. Most rules published in the Legislative Rules Review book are simply republished because the 2020 Legislature adjourned sine die without passing a concurrent resolution approving any pending fee rules as specified in Section 67-5224, Idaho Code. The necessary fee rules were re-published in the following special bulletins:

- April 15 Temporary Fee Rules September 16 Proposed Fee Rules
- November 18 Pending Fee Rules

Changes in Existing Fee Rules. Since all fee rules expired upon sine die, there is no existing rule available to amend. Therefore, only a clean version of the rule chapter is able to be presented to the Legislature in January 2021. In some cases, fee rules were modified based on public comment, or to implement Executive Order 2020-13, among other reasons. Given the unprecedented volume, all edits are incorporated within a single docket and presented as a clean fee rule chapter. There are several ways that legislators may view previous rules for comparison purposes:

- An archive of any rule since 1996 is available on the DFM website. This allows legislators to see the evolution of a rule over time.
- The Legislative Services Office analyzes all proposed rules. You can find their analysis of proposed rules which, in some cases, may discuss changes to rules between sine die and the proposed rules. These may be found on the Legislature's website.
- Changes made between the proposed and pending rule stages were noted in the November 18th bulletin where applicable.

Process for Approving/Extending Rules. Below, you will find a brief description on legislative actions and outcomes regarding the rules review process and contents of the Legislative Rules Review Books:

- Pending Fee Rules must be affirmatively approved by both bodies via adoption of concurrent resolution to become final.
- Temporary Rules must be affirmatively approved by both bodies via adoption of concurrent resolution to be
- Pending Rules become final and effective sine die unless rejected, in whole or in part, via concurrent resolution adopted by both bodies.
 - Pending rules may be approved, in whole or in part, or rejected if determined to be inconsistent with legislative intent of the governing statute.
 - If rejected, new or amended language must be identified at a numerical or alphabetical designation within the rule and specified in the concurrent resolution.
- A link to LSO's proposed rule analysis is provided at the beginning of each docket and includes any required supporting documentation (e.g. Cost Benefit Analysis (CBA), Incorporation By Reference Synopsis (IBRS)) as part of the analysis.
- All 2021 review books can be accessed on the DFM website here.

Contact Information. If questions arise during the rules review process, please do not hesitate to contact the Rules Coordinator, Brad Hunt: Brad.Hunt@dfm.idaho.gov; 208-854-3096.

HOUSE JUDICIARY, RULES, & ADMINISTRATION COMMITTEE

ADMINISTRATIVE RULES REVIEW

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IDAPA 11 – IDAHO STATE POLICE

DOCKET NO. 11-0000-2000F

NOTICE OF OMNIBUS RULEMAKING – ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Sections (Alcohol Beverage Control) 23-616, 23-932, 23-946, 23-1010(7), 23-1011A, 23-1330, 23-1408, (Bureau of Criminal Identification) 67-3001, 67-3003, 67-3004, 67-3007, 67-3010, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rule and a statement of any change between the text of the proposed fee rule and the text of the pending fee rule with an explanation of the reasons for the change.

This pending fee rule adopts and re-publishes the following existing rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police:

IDAPA 11

- 11.05.01, Rules Governing Alcohol Beverage Control; and
- 11.10.02, Rules Governing State Criminal History Records and Crime Information.

There are no changes to the pending fee rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 371-380.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously approved and codified in the prior rules.

The following is a specific description of the fees or charges:

- 11.05.01.013.01 Priority list fee
- 11.05.01.013.03 Licensing fee return provision
- 11.10.02.031 Fingerprint and background check fees

These fees or charges are being imposed pursuant to Sections 23-904, 23-907, and 67-3010, Idaho Code.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact:

11.05.01 ABC—Captain Brad Doty via phone at (208) 884-7062, fax (208) 884-7462, or email bradley.doty@isp.idaho.gov.

11.10.02 BCI—Bureau Chief Leila McNeill via phone at (208) 884-7136, fax (208) 884-7193, or email leila.mcneill@isp.idaho.gov.

Dated this 18th day of November, 2020.

Charlie Spencer, Police Services Major Rules Review Officer Idaho State Police 700 S. Stratford Dr. Meridian, ID 83642 charlie.spencer@isp.idaho.gov

Phone: (208) 884-7203 Fax: (208) 884-7290

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections (Alcohol Beverage Control) 23-616, 23-932, 23-946, 23-1010(7), 23-1011A, 23-1330, 23-1408, (Bureau of Criminal Identification) 67-3001, 67-3003, 67-3004, 67-3007, and 67-3010, Idaho Code.

PUBLIC HEARING SCHEDULE: Opportunity for presentation of oral comments concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

This proposed rulemaking re-publishes the following existing temporary rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police:

IDAPA 11

- 11.05.01, Rules Governing Alcohol Beverage Control; and
- 11.10.02, Rules Governing State Criminal History Records and Crime Information.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules.

The following is a specific description of the fees or charges:

- 11.05.01.013.01 Priority list fee
- 11.05.01.013.03 Licensing fee return provision
- 11.10.02.031 Fingerprint and background check fees

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact:

11.05.01 ABC—Captain Brad Doty via phone at (208) 884-7062, Fax (208) 884-7462, or email bradley.doty@isp.idaho.gov.

11.10.02 BCI—Bureau Chief Leila McNeill via phone at (208) 884-7136, Fax (208) 884-7193, or email leila.mcneill@isp.idaho.gov.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 19th day of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 11-0000-2000F

11.05.01 - RULES GOVERNING ALCOHOL BEVERAGE CONTROL

LEGAL AUTHORITY. The Director of the Idaho State Police has general rulemaking authority to prescribe rules and regulations for alcohol beverage enforcement, pursuant to Sections 23-932, 23-946(b), 23-1330 and 23-1408, Idaho Code. TITLE AND SCOPE. Title. These rules are titled IDAPA 11.05.01, "Rules Governing Alcohol Beverage Control." 01.) Scope. The rules relate to the governance and operation of Alcohol Beverage Control. Unless a specific reference herein limits application of a rule to a particular kind of alcoholic beverage, these rules apply to and implement Idaho Code Sections for liquor (Title 23, Chapter 9, Idaho Code), beer (Title 23, Chapter 10, Idaho Code), and wine (Title 23, Chapter 13, Idaho Code). 002. -- 009. (RESERVED) 010. **DEFINITIONS.** Licensed Premises. Any premises for which a license has been issued under any of the provisions of Title 23, Chapters 9, 10 or 13, Idaho Code. All areas included on the floor plan submitted to the Director with the licensee's application for a license constitute the licensed premises. In the event of loss or move of the physical licensed premises, the licensee has ninety (90) days to secure and occupy a new premises in which to display the license. All licenses must be prominently displayed in a suitable premises and remain in actual use by the licensee and available for legitimate sales of alcoholic beverages by the drink. An additional sixty (60) days may be granted by the Director, upon petition by the license holder. 02. New Licenses. For purposes of Section 23-908(4), Idaho Code, a "new license" is one that has become available as an additional license within a city's limits under the quota system after July 1, 1980. The requirement of Section 23-908(4), Idaho Code, that a new license be placed into actual use by the licensee and remain in use for at least six (6) consecutive months is satisfied if the licensee makes actual sales of liquor by the drink during at least eight (8) hours per day, no fewer than six (6) days per week. 03. Multipurpose Arena. For purposes of Section 23-944(3), Idaho Code, a Multipurpose Arena is a: a. Publicly or privately owned or operated arena, coliseum, stadium, or other facility where sporting events, concerts, live entertainment, community events, and other functions are presented for a ticketed price of admission or one whose premises are leased for private events such as receptions; Facility that is licensed to sell liquor by the drink at retail for consumption upon the premises; and ii. iii. Facility that has been endorsed by the director. A Multipurpose Arena facility must apply annually for an endorsement on its alcohol beverage b. license. To receive a Multipurpose Arena endorsement under this Section will require the facility to have food available including, but not limited to, hamburgers, sandwiches, salads, or other snack food. The director may also restrict the type of events at a Multipurpose Arena facility at which beer, wine, and liquor by the drink may be served. The director will also consider the seating accommodations, eating facilities, and circulation patterns in such a facility, and other amenities available at a Multipurpose Arena facility before the director will endorse the license. A licensee that applies for a Multipurpose Arena endorsement must submit with the application an operating/security plan to the director and the local law enforcement agency for review and approval. Once approved,

the plan remains in effect until the licensee requests a change or the director determines that a change is necessary due to demonstrated problems or conditions not previously considered or adequately addressed in the original plan. The

plan must be submitted in a format designated by the director and contain all of the following elements:

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IDAPA 11.05.01 Rules Governing Alcohol Beverage Control

i. twenty-one (21)	How the Multipurpose Arena facility will prevent the sale and service of alcohol to persons years of age and those who appear to be intoxicated;	under)
ii. alcohol is being s	The ratio of alcohol service staff and security staff to the size of the audiences at events served;	where
iii.	Training provided to staff who serve, regulate, or supervise the service of alcohol;	()
iv. patron during one	The facility's policy on the number of alcoholic beverages that will be served to an indire (1) transaction;	vidual
v. with a request for	A list of event type/categories to be held in the facility at which alcohol service is planned, r the level of alcohol service at each event; and	along
vi. restrictions of mi	Diagrams and designation of alcohol service areas for each type of event category with ider inors.	ntified)
during which alc	Prior to the first of each month, the licensee must provide a schedule of events for the upcondition and local law enforcement office. This schedule must show the date and time of each cohol service is planned. The licensee must notify the director and local law enforcement at hours in advance of any events where alcohol service is planned that were not included e.	event t least
if it is determine	To prevent persons who are under twenty-one (21) years of age or who appear intoxicated alcohol, the director may require that an operating plan include additional mandatory require ad that the plan does not effectively prevent violations of liquor laws and regulations, particular persons under twenty-one (21) years of age or who are apparently intoxicated from obtaining the provided of the provided provided that the plan does not effectively prevent violations of liquor laws and regulations, particular persons under twenty-one (21) years of age or who are apparently intoxicated from obtaining the provided p	ments ularly
provided for in S	If premises, licensed as a Multipurpose Arena, subsequently ceases to meet the qualification rena, the restrictions contained in Section 23-943, Idaho Code, apply and the posting of sign Section 23-945, Idaho Code, is required. The licensee shall advise the director, by mail, the reconstitute a Multipurpose Arena, so that the license may be modified accordingly.	gns as
	Partition . A partition, as used in Section 23-944 Idaho Code, is defined as a structure separe remainder of the premises. Access through the structure to the place will be controlled to preming the place. The structure must be:	
a.	Permanently fixed from the premises ceiling to the premises floor.)
b. products.	Made or constructed of solid material such as glass, wood, metal or a combination of	those
c.	Designed to prevent an alcoholic beverage from being passed over, under or through the structure (eture.
d.	All partitions must be approved by the Director.	()
alongside a coun	Place . For the purposes of Section 23-943, Idaho Code, "Place" as defined by Section 23-9 m restaurant without a barrier or partition, refers to the immediate bar area wherein there is setter or barrier that encloses bar supplies and equipment that are kept, and where alcoholic bevold, drawn or served for consumption.	eating
individually pric	Restaurant . The term Restaurant, as defined by Section 23-942(c), Idaho Code, is further depend maintained, advertised and held out to the public as primarily a food eating establishment, and meals are prepared and regularly served to the public, primarily for on-premises consumnt must also have a dining room or rooms, kitchen and cooking facilities for the preparation of	where ption.

Section 010 Page 8

and the number, and type of employees normally used in the preparing, cooking and serving of meals. Primarily as defined for the purposes of Section 010, also includes that the licensee must show to the director the following:

- a. An established menu identifying the individually priced meals for consumption; (
- **b.** Food service and preparation occurs on the premises by establishment employees; (
- **c.** Stoves, ovens, refrigeration equipment or such other equipment usually and normally found in restaurants are located on the premises of the establishment;
- **d.** The licensee must demonstrate to the satisfaction of the Director, through appropriate business records, that the establishment is advertised and held out to the public as primarily a food eating establishment, or that at least forty percent (40%) of the establishment's consumable purchases are derived from purchases of food and non-alcoholic beverages.
- **07. Stock Transfer.** For the purposes of Section 23-908, Idaho Code, the sale or exchange of stock in a closely held corporation holding a license is deemed a transfer of the license. However, the sale or exchange of shares in a family corporation among family members, is not a transfer.

011. GENERAL PROVISIONS.

- **O1. Delegation of Authority to License Alcoholic Beverages.** The Director hereby delegates his authority for the licensing of establishments which sell alcoholic beverages, as contained in Title 23, Chapters 9, 10, and 13, Idaho Code, to the, Alcohol Beverage Control Bureau, Idaho State Police. All applications and inquiries concerning alcoholic beverage licenses must be directed to the Alcohol Beverage Control Bureau. The Alcohol Beverage Control Bureau provides forms for all applications and inquiries. Nothing contained herein shall interfere with the Director's supervisory authority for alcoholic beverage licensing. (Section 67-2901(4), Idaho Code).
- **02. Authority to Stagger the Renewal of Licenses to Sell Alcohol.** For the purposes of Sections 23-908, 23-1010 and 23-1316, Idaho Code, the Director may adjust the renewal month to accommodate population increases. Renewal months vary by county and are available on the Alcohol Beverage Control website. ()

012. TRANSFER OF ALCOHOLIC BEVERAGE LICENSES.

- **01. Transfer of License Subject to Sanctions.** The Director of the Idaho State Police may deny the transfer of an alcoholic beverage license which is subject to possible disqualification, revocation or suspension under the provisions of Title 23, Chapters 9, 10, and 13, Idaho Code, or these rules, when an action has been filed to such effect before the Idaho State Police pursuant to Sections 23-933, 23-1037 or 23-1331, Idaho Code.
- **O2. Death or Incapacity of Licensee.** In the event of the incapacity, death, receivership, bankruptcy, or assignment for the benefit of creditors of a licensee, his guardian, executor, administrator, receiver, trustee in bankruptcy, or assignee for benefit of creditors may, upon written authorization from the Alcohol Beverage Control Bureau, continue the business of the licensee on the licensed premises for the duration of the license or until the business is terminated. Any person operating the licensed premises under this regulation must submit a signed agreement that he will assume all of the responsibilities of the licensee for operation of the premises in accordance with law. A person operating licensed premises under the regulation must demonstrate to the satisfaction of the Alcohol Beverage Control Bureau that he is qualified to hold an alcoholic beverage license. A guardian, executor, administrator, receiver, trustee in bankruptcy, or assignee for benefit of creditors may renew or transfer a license so held, in the same manner as other licensees, subject to the approval of the Alcohol Beverage Control Bureau. (Sections 23-908(1), 23-1005A, and 23-1317, Idaho Code).
- **03.** Authorization to Transfer and Assignment of Privilege to Renew. Any person applying to renew a liquor license who was not the licensee at the applicable premises for the preceding year, must submit with the application to renew, a written Authorization to Transfer and Assignment of Privilege to Renew signed by the current licensee.

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- **04. Temporary Permits**. When application for transfer of an alcoholic beverage license has been made, the Alcohol Beverage Control Bureau, in its discretion, may authorize issuance of a temporary permit during the review of the application, during which time the applicant for transfer may conduct business as a temporary permit holder. The permit holder, in accepting the temporary permit, is responsible for complying with all statutes and rules pertinent to the sale of alcoholic beverages. Sanctions against such permit holder, whether civil, administrative, or criminal lies with the permittee, and acceptance of the permit constitutes a waiver of any defenses by permit holder based upon the fact that the permit holder is not, technically, a licensee. The Alcohol Beverage Control Bureau may withdraw a temporary permit it has issued pursuant to this rule at any time without hearing or notice.
- **05. Product Replacement and Credit.** Any beer or wine products removed from the licensed retailer's premises by a wholesaler/distributor for quality control or public health are not considered to be a violation of Section 23-1033 or 23-1325, Idaho Code, which prohibit aid to the retailer or of Sections 23-1031 or 23-1326, Idaho Code, which prohibit extension of credit to a retailer, if:
 - a. The packages or kegs are replaced with identical product and quantity; or (
- **b.** In the instance of replacement of a partial keg of beer or wine, a credit to be redeemed on subsequent alcoholic beverage purchases by the retailer is given for the value of the unused portion; or ()
- c. In the instance of removal of product for which the identical product or quantity thereof is not immediately available to the wholesaler/distributor at the time of removal of the product, a credit is given. The credit shall be redeemed on subsequent alcoholic beverage purchases by the retailer; or
- **d.** In the case of a licensed establishment which is in operation no less than two (2) months and no more than nine (9) months of each year, prior to its period of closure, it is apparent that product will become outdated or spoiled before the date of re-opening, a wholesaler/distributor may remove product from the retailer's premises and may give a credit to the retailer. Such credit shall be redeemed on subsequent alcoholic beverage purchases by the same retailer.
- **e.** Credit is given to a retailer for the amount paid by the retailer at the time of purchase of the product being removed by the wholesaler/distributor.
- **06. Expiration of Licenses.** When a county or city has, pursuant to Sections 23-927 and/or 23-1012, Idaho Code, passed an ordinance extending the hours of sale of liquor and/or beer to two o'clock a.m. (2:00 a.m.), all liquor and/or beer licenses in that county expire at two a.m. (2 a.m.), on the first of the renewal month of the year following their issuance. (Section 23-908(1), Idaho Code).
- **07. Maintenance of Keg Receipts**. Licensees shall retain a copy of all completed keg receipts required by Section 23-1018, Idaho Code, for a period of six (6) months.

013. PRIORITY LISTS.

- maintains a priority Lists for Incorporated City Liquor Licenses. The Alcohol Beverage Control Bureau maintains a priority list of applicants for those cities in which no incorporated city liquor license is available. A separate list is maintained for each city. A person, partnership, or corporation desiring to be placed on a priority list shall file a completed application for an incorporated city liquor license, accompanied by payment of one-half (1/2) of the annual license fee. Such application need not show any particular building or premises upon which the liquor is to be sold, nor that the applicant is the holder of any license to sell beer. Priority on the list is determined by the earliest application, each succeeding application is placed on the list in the order received.
- **O2.** Written Notification. When an incorporated city liquor license becomes available Alcohol Beverage Control offers it in writing to the applicant whose name appears first on the priority list. If the applicant does not notify the Alcohol Beverage Control Bureau in writing within ten (10) days of receipt of the notice of his intention to accept the license, the license is offered to the next applicant in priority. An applicant accepting the license shall have a period of one hundred eighty (180) days from the date of receipt of Notice of License Availability in which to complete all requirements necessary for the issuance of the license. Provided, however, that upon a showing of good cause the Director of the Idaho State Police may extend the time period in which to complete the

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necessary requirements for a period not to exceed ninety (90) days.

03. Refusal to Accept Offer of License or Failure to Complete Application for License. An applicant refusing a license offered under this rule or an applicant who fails to complete his application may have his name placed at the end of the priority list upon his request. Should the applicant holding first priority refuse or fail to accept the license or to complete the application within the time specified, the applicant shall be dropped from the priority list, the deposit refunded, and the license offered to the applicant appearing next on the list.

- **04. Limitations on Priority Lists.** An applicant shall hold only one position at a time on each incorporated city priority list. An applicant must be able to demonstrate to the Director the ability to place an awarded license into actual use as required by Section 23-908(4), Idaho Code and these rules. An applicant for a place on an incorporated city liquor license priority list may not execute an inter vivos transfer or assignment of his place on the priority lists. For the purposes of this rule, "inter vivos transfer or assignment" means the substitution of any individual; partnership; corporation, including a wholly owned corporation; organization; association; or any other entity for the original applicant on the waiting list. An attempt to assign inter vivos a place on an incorporated city liquor license priority list shall result in the removal of the name of the applicant from the lists. An applicant, however, may assign his or her place on an alcoholic liquor license priority list by devise or bequest in a valid will. A place on an incorporated city liquor license priority list becomes part of an applicant's estate upon his or her death.
- **05. Priority Lists Where Licenses Are Available**. The Alcohol Beverage Control Bureau shall not maintain a list for a city in which a liquor license is available, nor for a city that does not permit retail sale of liquor.

014. CONDUCT OF LICENSED PREMISES.

Upon request of an agent of the Director, a licensee, or anyone acting on his behalf, must produce any records required to be kept pursuant to Title 23, Chapters 9, 10, or 13, Idaho Code, and permit the agent of the Director or peace officer to examine them and permit an inspection of the licensee's premises. Upon request of a peace officer, a licensee, or anyone acting on his behalf, must permit an inspection of the licensee's premises. Any inspection performed pursuant to this rule must occur during the licensee's regular and usual business hours. The failure to produce such records or to permit such inspection on the part of any licensee is a violation of this rule. A violation of this rule, federal or state law or local code or ordinance may subject the licensee to administrative sanctions pursuant to Sections 23-933, 23-1037 and 23-1331, Idaho Code.

015. -- 020. (RESERVED)

021. AGE RESTRICTION REQUIREMENTS.

- **Over/Under Clubs**. Minors cannot enter, remain or loiter in any licensed establishment that sells alcoholic beverages by the drink, or where drinking alcohol is the predominant activity, or where an environment is created in which drinking alcohol appears to be the predominant activity. This includes an establishment that provides entertainment and whose primary source of revenue comes from the sale of alcoholic beverages for consumption on the premises, or cover charges, or both.
- **O2. Posting of Age Restriction Signs.** Sections 23-945 and 23-1026, Idaho Code, require every alcoholic beverage licensee to post an age restriction sign. Such sign must contain the following words in lettering of at least one (1) inch in height: "Admittance of persons under twenty-one (21) years of age prohibited by law." Such sign must be placed conspicuously over or on the door of each entrance to the licensed premises and be clearly visible from the exterior approached to such premises.
- **O3.** Counterfeit or Altered Age Documents. If alcoholic beverage licensees, their employees, or agents receive age identification documents which have been lost or voluntarily surrendered, they shall deliver the documents to an agent or investigator of the Alcohol Beverage Control Bureau or to other law enforcement officials within fifteen (15) days from the date they were received, found or voluntarily surrenders. When identification documents that appear to be mutilated, altered or fraudulent are presented to a licensee, their employees or agents, they must contact law enforcement and/or refuse service.

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${\bf 022.} \quad$ AGE RESTRICTION REQUIREMENTS FOR LICENSED MOVIE THEATERS - WHEN MINORS PERMITTED.

- **01. Minors Prohibited.** Persons under twenty-one (21) years of age are prohibited from entering or being in any movie theater licensed to sell alcoholic beverages during the time alcohol is available for sale or consumption in the movie theater. Age restriction signs must be posted as outlined in Subsection 021.02 of these rules at all times alcoholic beverages are sold, served or consumed in the movie theater.
- **02. Minors Permitted**. Any person under twenty-one (21) years of age is permitted in a movie theater licensed to sell alcoholic beverages and no age restriction posting is required at any time when all alcohol is secured, locked up and not available for sale or consumption.
- **03. Exemption**. Nothing in this rule applies to any movie theater that qualifies under Section 23-944(7), Idaho Code.

023. -- 999. (RESERVED)

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11.10.02 - RULES GOVERNING STATE CRIMINAL HISTORY RECORDS AND CRIME INFORMATION

	LAUTHORITY. authorized by Sections 67-3001, 67-3003, 67-3004, 67-3007, and 67-3010, Idaho Code. ()
001. TITLE	AND SCOPE.
01. and Crime Inform	Title . These rules are titled IDAPA 11.10.02, "Rules Governing State Criminal History Records mation."
02. information.	Scope. The rules relate to the governance and operation of criminal history records and crime ()
002 009.	(RESERVED)
Except as otherw	VITIONS. Wise specifically provided, the terms defined or abbreviated in Section 67-3001, Idaho Code, have the a these rules. Any other terms not defined in Section 67-3001 are given their ordinary and commonly ning.
01.	Acquittal . The legal certification by a jury or judge that a person is not guilty of the crime charged.
02. proceeding or ac	Criminal Summons. Includes any summons, information or indictment issued in a criminal tion.
03.	Dismissal . Termination of a criminal action without further hearing or trial in the interest of justice.
04. original record a	Expunge . To erase or destroy, to declare null and void outside the record, so that it is noted in the s expunged, and redacted from all future copies.
05. county jail.	Serious Misdemeanor. A crime, that if convicted, could be punishable by imprisonment in a
011 020.	(RESERVED)
	NGEMENT PROCEDURE. g to expunge their criminal history record must: ()
01. provided by the	
provided by the	Application . Submit the proper completed application to the Bureau of Criminal Identification as Bureau.
02. Identification:	Application. Submit the proper completed application to the Bureau of Criminal Identification as Bureau. Required Information. Include a copy of one (1) of the following to the Bureau of Criminal ()
02.	Bureau. ()
02. Identification:	Bureau. () Required Information. Include a copy of one (1) of the following to the Bureau of Criminal ()
02. Identification:	Bureau. () Required Information. Include a copy of one (1) of the following to the Bureau of Criminal () Criminal citation; or ()
02. Identification: a. b.	Bureau. () Required Information. Include a copy of one (1) of the following to the Bureau of Criminal () Criminal citation; or () Criminal Summons, Complaint, and Affidavit of Service by the county sheriff's office; or ()
02. Identification: a. b. c.	Bureau. () Required Information. Include a copy of one (1) of the following to the Bureau of Criminal () Criminal citation; or () Criminal Summons, Complaint, and Affidavit of Service by the county sheriff's office; or () Indictment; or ()
02. Identification: a. b. c. d.	Bureau. Required Information. Include a copy of one (1) of the following to the Bureau of Criminal () Criminal citation; or () Criminal Summons, Complaint, and Affidavit of Service by the county sheriff's office; or () Indictment; or () Information. () Certified Copy of Order of Acquittal or Order of Dismissal. () Include a certified copy of the court's order of acquittal finding the applicant was not guilty of the

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)

022. TRANSMITTAL OF CRIMINAL HISTORY RECORDS.

The transmittal of criminal history arrest fingerprint(s) may be via electronic submission from a live-scan or card scanner over a secured and approved network or by hard copy through regular mail.

023. PROCEDURE FOR CONTESTING THE ACCURACY AND COMPLETENESS OF A CRIMINAL HISTORY RECORD CONTAINED IN AGENCY FILE.

- **01.** Challenge Accuracy of Records. A person may challenge the accuracy and correctness of their criminal history records contained in the Bureau's database.
- **a.** The applicant must submit to fingerprinting through either the Bureau of Criminal Identification or other law enforcement agency. A fingerprinting fee may apply.
- **02. Notification of Fingerprints Not Matched**. If the applicant's fingerprints do not match those contained in the Bureau's database, the applicant will be notified by certified mail.
- **03. Documentation of Erroneous Information**. If the applicant's fingerprints match, but the applicant has documentation showing the information is in error, the applicant may submit such information to the Bureau of Criminal Identification.
- **04.** Correction of Records. The Bureau of Criminal Identification will correct its records per the direction of the law enforcement agency where the initial criminal action arose or appropriate court order. ()
- 024. -- 030. (RESERVED)

031. FEES FOR SERVICES.

The Bureau shall charge fees as follows:

- **01. Fingerprint Check.** Not more than twenty-five dollars (\$25) for each fingerprint check requested for other than law enforcement purposes.
- **02.** Name Check. Not more than twenty dollars (\$20) for each name check requested for other than law enforcement purposes.
- **03. Rolling Fingerprint**. Not more than ten dollars (\$10) for rolling a set of fingerprints and no more than five dollars (\$5) for each additional copy of such rolled fingerprints.

032. -- 999. (RESERVED)

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IDAPA 11 – IDAHO STATE POLICE IDAHO PUBLIC SAFETY AND SECURITY INFORMATION SYSTEM

DOCKET NO. 11-1001-2000F

NOTICE OF OMNIBUS RULEMAKING - ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Sections 19-5201 through 19-5204, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rule and a statement of any change between the text of the proposed fee rule and the text of the pending fee rule with an explanation of the reasons for the change.

This pending fee rule adopts and re-publishes the following existing rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police, Idaho Public Safety and Security Information System, known as "ILETS":

IDAPA 11.10

• 11.10.01, Rules Governing Idaho Public Safety and Security Information System.

There are no changes to the pending fee rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 451-461.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously approved and codified in the prior rules. All law enforcement agencies with a signed user agreement and a direct terminal connection or system access to the ILETS network pay access and usage fees based on that agency's percentage of total annual messages sent and received by the agency through the ILETS message switcher. The total percentage for an agency includes the message traffic generated by any other agency authorized to access ILETS through that agency's direct terminal or system access. This fee or charge is being imposed pursuant to Section 19-5202, Idaho Code.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Bureau Chief Leila McNeill, phone (208) 884-7136, fax (208) 884-7193, email Leila.mcneill@isp.idaho.gov.

Dated this 18th day of November, 2020.

Charlie Spencer, Police Services Major Rules Review Officer Idaho State Police 700 S. Stratford Dr. Meridian, ID 83642 charlie.spencer@isp.idaho.gov Phone: (208) 884-7203 Fax: (208) 884-7290

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 19-5201 – 5204, Idaho Code.

PUBLIC HEARING SCHEDULE: Opportunity for presentation of oral comments concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

This proposed rulemaking re-publishes the following existing temporary rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police, Idaho Public Safety and Security Information System, known as "ILETS":

IDAPA 11.10

• 11.10.01, Rules Governing Idaho Public Safety and Security Information System.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. All law enforcement agencies with a signed user agreement and a direct terminal connection or system access to the ILETS network pay access and usage fees based on that agency's percentage of total annual messages sent and received by the agency through the ILETS message switcher. The total percentage for an agency includes the message traffic generated by any other agency authorized to access ILETS through that agency's direct terminal or system access. This fee or charge is being imposed pursuant to Section 19-5202, Idaho Code.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Bureau Chief Leila McNeill via phone at (208) 884-7136, Fax (208) 884-7193, or email Leila.mcneill@isp.idaho.gov.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 19th day of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 11-1001-2000F

IDAPA 11 – IDAHO STATE POLICE IDAHO PUBLIC SAFETY AND SECURITY INFORMATION SYSTEM

11.10.01 - RULES GOVERNING IDAHO PUBLIC SAFETY AND SECURITY INFORMATION SYSTEM

	, Chapter	AUTHORITY. 52, Idaho Code, creates an information system board and authorizes it to make rules necessary to rate the Idaho Public Safety and Security Information System, known as "ILETS." ()
001.	TITLE .	AND SCOPE.
Informa	01. tion Syste	Title . These rules are cited as IDAPA 11.10.01, "Rules Governing Idaho Public Safety and Security em."
Informa	02. tion Syste	Scope . These rules relate to the governance and operation of the Idaho Public Safety and Security em.
002.	INCOR	PORATION BY REFERENCE.
requiren followin	01. nents rela	Incorporated Documents . IDAPA 11.10.01 incorporates by reference the full text of the ting to criminal justice information and the system used to transport such information found in the ents:
	a.	"Criminal Justice Information Systems," 28 CFR Part 20 (July 1, 2006); ()
Crimina	b. l Justice l	"Criminal Justice Information SystemsCJIS Security Policy," Federal Bureau of Investigation, Information Services (CJIS) Division, Version 5.8 (June 2019);
Nationa	c. l Crime Iı	"National Crime Information Center 2000, Operating Manual," Federal Bureau of Investigation, nformation Center (August 2015);
	d.	The International and Public Safety Network, NLETS, Users Guide, (October 19, 2012); ()
2012).	e.	The International and Public Safety Network, NLETS, Policies and Procedures, (October 19,
for inspe	02. ection and	Document Availability . The above listed documents are available during normal working hours a copying at the Idaho State Police.
003 0	009.	(RESERVED)
010.	DEFINI	TIONS.
agency.	01.	Access Agency. An agency that electronically accesses ILETS through the services of an interface ()
	02.	Administration of Criminal Justice. ()
post-tria offendei		Performance of any of the following activities: detection, apprehension, detention, pretrial release, prosecution, adjudication, correctional supervision, or rehabilitation of accused persons or criminal ()
criminal	b. history r	It also includes: criminal identification activities; and collection, storage, and dissemination of ecord information.
ILETS.	03.	Associated System. Any automated or manual information system that is accessible through ()
operatio	04. nal polici	Board . The Board created by Title 19, Chapter 52, Idaho Code to establish priorities and es and procedures relating to ILETS.

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IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

	05.	Criminal Justice Agency.	()
	a.	Federal and state courts having jurisdiction to hear criminal matters; and	()
	b. l justice p tration of	A government agency or a subunit of a government agency that performs the administrative or a statute or executive order and that allocates a substantial part of its annual budge justice.		
	06.	Department. The Idaho State Police, or its successor agency.	()
or its su	07. ccessor a	Executive Officer . A position on the ILETS Board filled by the director of the Idaho State gency.	Police (e,)
		III. The Interstate Identification Index, which is a cooperative federal-state system mated criminal history records and, to the extent of their participation in the III system, the ces of the states.		
		ILETS . The Idaho Public Safety and Security Information System as established by the direct pursuant to Title 19, Chapter 52, Idaho Code, includes all hardware, software, electronic synicrowave links, and circuitry that comprise the system.		
connecto	10. ed to ILE	Interface Agency . An agency that has management control of a computer system of TS.	directl (y)
criminal	ljustice	Management Control Agreement . A written agreement between a criminal justice agency tice agency that provides services (dispatching, record keeping, computer services, etc.) agency. The agreement gives the criminal justice agency authority to set and enforce percriminal justice agency's access to ILETS.	to th	ne
regulation	on, or pol	NCIC 2000. The Federal Bureau of Investigation National Crime Information Center Commation system that includes telecommunications lines and message facilities authorized licy approved by the United States Attorney General to link local, state, tribal, federal, foreigninal justice agencies for the purpose of exchanging NCIC related information.	by lav	Ν,
compute	13. erized me	NLETS . The International Justice and Public Safety Information Sharing Network, is a ressage switching system that links national and state criminal justice information systems.	nationa (al)
	14. riminal just or organ	Non-Criminal Justice Agency . A state agency, federal agency, or unit of local government astice agency. The term does not refer to private individuals, corporations, or non-governizations.		
011.	(RESEI	RVED)		
012.	EXECU	TIVE OFFICER OF THE BOARD.		
authority	y of Chap	Authority of Office. The executive officer represents the Board in the day-to-day administration of the Board are promulgated pursuant that all policies and decisions of the Board are promulgated pursuant ter 52, Title 19, Idaho Code. The executive officer may delegate duties to employees and offind executes instruments for, and on behalf of, the Board and ILETS.	t to th	ne
executiv adequate	02. We officer e staff support	Additional Responsibilities . In addition to the responsibilities assigned to the office by stat is responsible for ensuring, subject to adequate legislative appropriations, that the Board report and that the following staff duties are performed:		
of a writ	a. tten recor	Preparation and dissemination of agendas, posting of legal notices of all meetings, and maint d of the proceedings of board meetings; and	tenanc	:е)

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	b.	Management and safekeeping of all documents relating to the Board and ILETS operations.	()
		Governing Policies and Rules. The executive officer and any department employees and executive officer to support ILETS operations will be governed by policies and rules of the spartment concerning, but not limited to, fiscal, purchasing, and personnel matters.		
013.	ILETS	BOARD: MEETINGS AND QUORUM.		
meeting Board.	01. s at other	Schedule of Meetings . The Board holds regular meetings twice annually and may hold r times as the executive officer deems necessary or upon the written request of a majority		
transacti	02. ing busin	Quorum . When meeting, four (4) members of the Board constitutes a quorum necess ess.	ary f	or (
exercise	03. the votin	Representation at Meetings . A board member may appoint a proxy to attend a meeting privilege of that member.	ng a	nd)
	a.	An Idaho State Police proxy must be at least a major in rank;	()
	b.	A police chief proxy must be an Idaho police chief;	()
	c.	A sheriff proxy must be an Idaho sheriff; and	()
	d.	Proxy designations must be made in writing to the Executive Officer prior to the meeting.	()
014. COMM	ILETS ITTEES	BOARD: POWERS AND DUTIES, CHAIRMAN, AND AD HOC ADVI	ISOR	łΥ
		Powers and Duties . Pursuant to its authority under Title 19, Chapter 52, Idaho Code, the less relating to management and operation of ILETS. The Board enforces compliance with a overning ILETS operations.		
from its	02. members	Election of Chairman . At the first regular meeting of a calendar year, the Board elects a chair by majority vote. The chairman serves a term of one (1) year and may succeed himself.		an)
"Roberts	03. s' Rules of at that m	Presiding Officer . The chairman presides at all meetings and conduct the meetings pursof Order, Current Revised Edition." If the chairman is absent from a meeting, the executive meeting.		
committ	04. tees to ass	Advisory Committees. With the approval of the Board, the chairman may appoint ad hoc assist the Board in the execution of its statutory duties.	dviso (ry)
015.	(RESEI	RVED)		
016.	ILETS	NETWORK.		
its succe	01.	Establishment . The executive officer establishes ILETS as a program of the Idaho State Poncy.	olice (or)
responsi	02. bilities:	Responsibilities. The program, as established by the executive officer, has the following	llowi (ng)
that prov	a. vides mes	Develop and operate a computerized criminal justice telecommunications and information stage switching and record inquiry and retrieval capabilities.	syste	m: (

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IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

	b.	Publish an ILETS Operations Manual and distribute copies to each user agency. ()
of Idaho	c.).	Function as the NCIC control terminal agency and the NLETS control terminal agency for the S	tate
associate	d. ed systen	Assist and train criminal justice agencies regarding information retrieved from ILETS as for use in administration of criminal justice.	and)
		Develop and maintain linkages with the Idaho Transportation Department, Idaho Department agencies and systems to make appropriate information available to Idaho criminal justice agencem in the enforcement of state criminal and traffic laws and regulations.	
	f.	Provide staff support to the ILETS Board. ()
		Operate a program of record validation, quality control, and audits to ensure that records enter NCIC files by the department and user agencies are kept accurate and complete and that compliational standards is maintained.	
justice a	h. agencies.	Create model management control agreements between criminal justice agencies and non-crim (inal)
licensing	i. g, employ	Provide assistance and information access to non-criminal justice user agencies for status yment and regulatory purposes and for other purposes authorized by law and approved by the Bo. (
017.	AGENO	CY ACCESS TO ILETS.	
		Authorized Agencies . Consistent with Title 19, Chapter 52, Idaho Code, which mandates ILETS for law enforcement and traffic safety purposes, access to ILETS shall be restricted to mental agencies:	
	a.	Criminal justice agencies; ()
		Non-criminal agencies that provide computer services, dispatching support, or other direct supply or more criminal justice agencies, and which have signed an ILETS-approved management con the criminal justice agency;	port itrol)
		Non-criminal justice agencies with a statutory requirement to use information capabilities that r LETS, and use of terminal access will not adversely affect criminal justice agency users, and use be for the administration of criminal justice; and	
		Non-criminal justice agencies that provide information or capabilities needed by criminal justice purpose, and access or use of a terminal will improve the ability to provide supabilities.	
justice a	02. agency an	Management Control Agreements. The management control agreement between a crim d a non-criminal justice agency grants to the criminal justice agency the authority to set and enfo	
	a.	Priorities of service; ()
and	b.	Standards for the selection, supervision, and termination of personnel authorized to access ILE	TS;
nrocess	c.	Policies governing the operation of computers, circuits, and telecommunications terminals used transmit information to or receive information from ILETS.	d to

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IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

803. Board Approval. The Board reviews all requests for access to ILETS and determines whether an agency meets the criteria for access and whether access is appropriate based on system resources. Approved noncriminal justice agencies may have access to ILETS information on a limited basis (for example, motor vehicle information only) as authorized by the Board.

018. USER ACCESS FEES.

- **01.** Payment of Fees Required. Any agency that has signed a user agreement with ILETS to have direct terminal or system access to the network must pay access and usage fees as provided in Section 018.
- **02. ILETS Network User Access Fees**. The access fees approved by the Board and to be collected quarterly in advance by the department are as follows:
- a. An agency at the county or municipal level pays an annual access fee of five thousand dollars (\$5,000).
- **b.** An agency at the state, federal, or tribal level pays an annual access fee of eight thousand, seven hundred fifty dollars (\$8,750).
- **03. Usage Fee.** Any agency that has signed a user agreement with ILETS to have direct terminal or system access to the ILETS network pays quarterly a usage fee based on that agency's percentage of total annual messages sent and received by user agencies through the ILETS message switcher. The total percentage for an agency includes the message traffic generated by any other agency authorized to access ILETS through that agency's direct terminal or system access.
 - **a.** The usage fee is assessed according to the following schedule:

Percentage of Total ILETS Message Traffic	Annual Usage Fee Effective October 1, 2014
025 %	\$1,875
.2650 %	\$3,750
.5175 %	\$7,500
.76 - 1.0 %	\$15,000
1.01 - 1.50 %	\$22,500
1.51 – 2.0 %	\$33,750
2.01 – 5.0 %	\$50,625
> 5.01 %	\$75,939

- **b.** The department will conduct audits of ILETS message switcher traffic for even-numbered years to determine an agency's annual usage fee. This fee is effective for two (2) years and begins with the quarterly statement beginning October 1 of odd-numbered years.
- c. If an agency discontinues direct terminal or system access to ILETS and acquires authorized access through another agency, the usage fee for the agency maintaining direct access will be adjusted to reflect the combined historical usage.
- **d.** A new agency approved for direct ILETS access that does not have historical usage will be assessed an interim usage fee by the department pending the next audit of ILETS message traffic. The department sets an interim fee based on the agency's similarities to existing agencies with direct terminal or system access. An agency may appeal the interim usage fee set by the department to the ILETS Board.

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e.	As operator	of ILETS,	the depar	rtment, in	lieu o	f payment	of fees,	provides	direct a	and ir	ı-kind
support of net	work operations.	. The Board	reviews	biennially	the pro	oportion of	f that sup	port to th	e overa	ll ope	rating
cost of the sys	tem.				•	-	•	-		()

- **04. Billing and Payment**. The department mails billing statements quarterly to all agencies with direct terminal or system access to ILETS. Payment of the fees is due by the first day of the month of each quarter (October 1, January 1, April 1, and July 1), unless it is a Saturday, a Sunday, or a legal holiday, in which event the payment is due on the first successive business day.
- **05. Sanctions for Delinquency**. Any user agency that becomes delinquent in payment of assessed fees is subject to sanctions under Section 028.

019. ADJUSTED ACCESS FEES DURING PILOT PROJECTS.

The Board may adjust access fees of user agencies participating in pilot projects being conducted by the department in behalf of ILETS. The fee adjustment is based on any cost savings, actual or anticipated, realized by the ILETS network.

020. USER RESPONSIBILITIES.

- **01. User Agreement.** Any agency with access to ILETS, whether directly or through another agency, is responsible for adhering to all applicable ILETS rules and policies and must have signed an agreement with ILETS or an interface agency to that effect.
- **Q2.** Record Validation. Any agency that enters information into ILETS or NCIC files is responsible for the accuracy, timeliness and completeness of that information. ILETS will send a record validation review list, regularly, to each agency. Validation is accomplished by reviewing the original entry and current supporting documents. Recent consultation with any appropriate complainant, victim, prosecutor, court, motor vehicle registry files, or other appropriate source or individual also is required with respect to the wanted person, missing person, and vehicle files. In the event the agency is unsuccessful in its attempts to contact the victim, complainant, etc., the entering authority must make a determination based on the best information and knowledge available whether or not to retain the original entry in the file. Validation procedures must be formalized and copies of these procedures be on file for review during an ILETS or NCIC audit. When the agency has completed the validation process, the records must be modified to verify their validity no later than thirty (30) days after receiving electronic notification. ()
- **03. Minimum Training**. Each agency employee who operates a computer to access ILETS must complete ILETS training at a level consistent with the employee's duties. Each employee who operates a computer to access ILETS must be re-certified by the agency every two (2) years.
- **04. Hit Confirmation.** When another agency receives a positive record response (Hit) from ILETS or NCIC and requests confirmation of the status of the record (warrant, stolen vehicle, etc.), the agency responsible for entry of the record must respond within ten (10) minutes for urgent hit confirmation requests or within one (1) hour for routine hit confirmation requests, with an answer that indicates the status of the record or a time frame when the record status will be confirmed.
- **05. Terminal Agency Coordinators**. The agency administrator of each agency with computer access to ILETS must designate one (1) or more terminal agency coordinators who will be the primary contact(s) for all matters relating to use of ILETS by the agency. A terminal agency coordinator must have sufficient authority to implement and enforce necessary policy and procedures.
- **96. Background Checks of Terminal Operators Required.** Policies for access to the FBI-NCIC system require background screening of all terminal operators with access to the NCIC system. For efficiency and consistency, the NCIC background screening policies are also adopted for all ILETS access.

021. INFORMATION ACCESS AND DISSEMINATION.

01. General Policy. Information is made available to ILETS users from various sources and agencies,

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Each user must of	S and other state justice information system files, motor vehicle departments, NCIC, and lobserve any restrictions placed on the use or dissemination of information by its source. It is advise user agencies of any restrictions which apply to any information accessed via ILETS.	ILETS
the dissemination	Criminal History Records . Criminal history information accessed via ILETS from a erized file is available only to criminal justice agencies for criminal justice purposes. This property of such information for use in connection with licensing applications, regulatory activities, nent, other than with a criminal justice agency.	recludes
authorized user	Administrative Messages. An administrative message (AM) is a free text message from) or more agencies. All administrative messages transmitted via ILETS must be by the author and relate to criminal justice purposes or matters of interest to the user community. Admin within Idaho, either statewide, regionally or to individual terminal identifiers are subjections:	ity of an istrative
a. announcements	No messages supportive or in opposition to political issues, labor management issof meetings relative to such issues.	sues, or
b.	No messages supportive or in opposition of legislative bills.	()
c.	No requests for criminal history record information.	()
022 023.	(RESERVED)	
024. ILETS	SECURITY.	
correct, legal and or another system device secure fr ILETS access a personnel author information and integrity. ILETS	General Policy. The data stored in the ILETS, NCIC, and other criminal justice information ted criminal justice information. This information must be protected to ensure its integrity defficient storage, dissemination and use. It is incumbent upon an agency accessing ILETS in that has access to the ILETS network, to implement the procedures necessary to make the omany unauthorized use and to ensure ILETS is not subject to a malicious disruption of agencies must participate in ILETS training and compliance activities to ensure that all prized to access the ILETS network are instructed in the proper use and dissemination that appropriate agency personnel are aware of security requirements and of the dangers to be retains the authority to disconnect an access agency or network connection when serious erabilities are detected.	and its directly, e access service, agency of the network
02.	Definitions . The following is a list of terms and their meanings as used in the ILETS security	ity rule:
a. participate in the	Computer interface capabilities means any communication to ILETS allowing an age system.	ency to
b. network secure b	Firewall means a collection of components placed between two (2) networks that keep by having the following properties:	the host
i.	All traffic from inside the network to outside, and vice-versa, must pass through it;	()
ii.	Only authorized traffic is allowed to pass; and	()
iii.	The components as a whole are immune to unauthorized penetration and disablement.	()
c. monitor and enfo	ILETS Security Officer (ISO) is the department staff member designated by the executive of orce agency compliance with site and network security requirements.	fficer to

Peer networks are computer interfaces between cooperative governmental agencies in Idaho where

Section 024 Page 23

d.

IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

none of the partic	cipating entities exercise administrative or management control over any other participating of	entity.
e. connected to ILE	Interface agency is an agency that has management control of a computer system TTS.	directly (
f. measures to allow	Untrusted system is a system that does not employ sufficient hardware or software wits use for simultaneously processing a range of sensitive or confidential information.	security
binding Interface clarify that the i through their sit	Interface Agency Agreements. To ensure agencies having computer interface capabil aware of their duties and of the consequences of failure to carry out those duties, a write Agency Addendum must exist between ILETS and all interface agencies. This agreementerface agency is equally responsible for actions by secondary and affiliated systems come to ILETS. Interface agencies must put in place similar subsidiary security agreement filiated systems to protect its network and ILETS.	ten and ent will nnected
04.	ILETS Security Officer. The ILETS Security Officer is responsible for the following duties	es: ()
a.	Disseminating to user agencies copies of ILETS security policies and guidelines;	()
b. providing recom	Communicating to user agencies information regarding current perceived security thre mended measures to address the threats;	ats and
c. generally because	Monitoring use of the ILETS network either in response to information about a specific the of a perceived situation;	reat, or
d. responsibility;	Directing an interface agency, through its nominated contact, to rectify any omission in its	duty of
e. and initiating the	When an agency is unable or unwilling to co-operate, reporting the issue to the executive procedure for achieving an emergency disconnection; and	officer
f.	Provide support and coordination for investigations into breaches of security.	()
Security Officer.	Agency Security Contacts. A terminal agency coordinator shall serve as that agency's so another individual is specifically selected for this purpose and approved by the ILETS primary sites shall ensure the agency's security contact, or another person or princident contingency plan, can be contacted by the ILETS security officer at any time.	ILETS
individual users.	Peer Networks . The security responsibilities of the operators of peer networks connect to their user organizations, are parallel to those of ILETS user organizations in respect The ILETS Security Officer shall ensure that a written agreement exists between ILETS signed by the agency heads, that embodies these principles.	to their
07. security of the p following:	Physical Security Standards . Interface agencies will observe standards and procedures to hysical premises and computing equipment. The minimum standards and procedures incl	ensure ude the
a. their duties.	Access to computer rooms will be limited to staff who require access for the normal perform	ance of
b. the event of a por	Electrical power protection devices to suppress surges, reduce static, and provide battery bawer failure will be used as necessary.	ckup in
c.	Computer system backups shall be stored in a secure location with restricted access.	(

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IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

d. a demonstrat	Network infrastructure components will be controlled with access limited to support personnel with ed need for access.
e. Additionally,	Physical labeling of infrastructure components will be done to assist in proper identification. all components will be inventoried at regular intervals for asset management and physical protection.
	An interface agency must create and enforce a password policy in which the agency is responsible ILETS users a unique password. The password policy must require that a new password be initiated by gency every ninety (90) days.
such precaut	Network Security Standards. User agencies must exercise appropriate security precautions when LETS and computer systems linked to ILETS with external untrusted systems. The primary objective of ions is to prevent unauthorized access to sensitive information while still allowing authorized users free minimum standards and procedures include the following:
a. accounts per	Agencies must routinely audit for and remove unused or unneeded services/accounts, review odically, and enforce aggressive and effective password strategies.
b. and function	Agencies must ensure that the software security features of the networks they manage are installed ing correctly.
c. network traff	Agencies must monitor network security on a regular basis. Adequate information concerning ic and activity must be logged to ensure that breaches in network security can be detected.
d. protection from	Agencies must implement and maintain procedures to provide the ILETS network adequate om intrusion by external and unauthorized sources.
e. that would po	No computer connected to the network can have stored, on its disk(s) or in memory, information ermit access to other parts of the network. For example, scripts used in accessing a remote host may not words.
	No connection to ILETS may be established utilizing dial-up communications. Asynchronous ons connections should be limited and tightly controlled as they pose a serious risk because they can ny security precaution enacted to protect networks from untrusted sources.
g.	Network management protocols must be limited to internal or trusted networks.
Networks co	Any system having direct or indirect access to the Internet via their computer network must have in as that allow no access to ILETS from the Internet. Organizations with large distributed Wide Area nnecting many remote sites may choose to incorporate many security layers and a variety of strategies. The substitution of a firewall to block network traffic, and restriction of remote ()
i. telecommuni	Agencies accessing ILETS directly or through another agency, must insure that all cations infrastructure meets the FBI CJIS Security Policy for encryption standards.
j. routing and t	No routing or IP Network Translations are to be performed on individual access devices. All ranslation must be performed on a router or firewall device.
025 027.	(RESERVED)
028. USI	ER AGENCY SANCTIONS.
01. sanctions on	Review of Violations . The board reviews violations of ILETS rules and may impose appropriate access agencies.

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IDAPA 11.10.01 – Rules Governing Idaho Public Safety & Security Information System

02.	Objective of Sanctions. The objectives of the sanction procedure are as follows:	()
a.	To ensure the security, integrity, and financial stability of the ILETS.	()
b. and procedures ir its information.	To create an awareness among access agencies of the importance of following rules, regular order to minimize the risk to liabilities that may be incurred by misuse of the system and a		
offending agency violations are def	Class of Sanctions. Sanctions are based upon the class of violation, any previous violatic criminal and civil liabilities that the violation might place on the system, its officials, v. Violations are classed as either administrative (minor) or security (serious) violations. Since as ones which have or could result in access of ILETS data by unauthorized individure classed as administrative.	and tl Securi	he ity
violating agency prevented. The B	Form of Sanctions. When imposing sanctions, the Board considers the severity of the view, either administrative or security, and previous sanctions issued. The Board may requite to submit a mediation plan showing how the violation will be corrected and future viewers shall consider such a mediation plan, if submitted, when imposing sanctions. The Board ons one (1) or more of the following:	uire tl olatio	he ns
a.	Written warning.	()
b.	Written notice of violation.	()
с.	Written notice of probation.	()
d.	Written notice of temporary suspension.	()
e.	Written notice of permanent suspension.	()
05. an emergency expersonal service.	Effective Date of Sanctions. Temporary or permanent suspension of service will not begin ists, until fifteen (15) days after the agency head has received written notice by certified	ı, unle mail (ess or)
06. reinstatement.	Reinstatement. An agency placed on permanent suspension may apply to the Bo	ard f	or)
029 999.	(RESERVED)		

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IDAPA 11 – IDAHO STATE POLICE PEACE OFFICER STANDARDS AND TRAINING COUNCIL

DOCKET NO. 11-1101-2000F

NOTICE OF OMNIBUS RULEMAKING - ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 19-5107, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rule and a statement of any change between the text of the proposed fee rule and the text of the pending fee rule with an explanation of the reasons for the change.

This pending fee rule adopts and re-publishes the following existing rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police, Peace Officer Standards and Training Council:

IDAPA 11.11

• 11.11.01, Rules of the Idaho Peace Officer Standards and Training Council.

There are no changes to the pending fee rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 462-496.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously approved and codified in the prior rules.

The following is a specific description of the fees or charges:

- Section 134 Course evaluation fee: and
- Subsection 135.03 Course evaluation fee.

This fee or charge is being imposed pursuant to Sections 19-5112 and 19-5118, Idaho Code.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Brad Johnson, phone (208) 884-7251, fax (208) 884-7295, email brad.johnson@POST.idaho.gov.

Dated this 18th day of November, 2020.

Charlie Spencer, Police Services Major Rules Review Officer Idaho State Police 700 S. Stratford Dr. Meridian, ID 83642 charlie.spencer@isp.idaho.gov Phone: (208) 884-7203 Fax: (208) 884-7290

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-5107, Idaho Code.

PUBLIC HEARING SCHEDULE: Opportunity for presentation of oral comments concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

This proposed rulemaking re-publishes the following existing temporary rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 11, rules of the Idaho State Police, Peace Officer Standards and Training Council:

IDAPA 11.11

• 11.11.01, Rules of the Idaho Peace Officer Standards and Training Council.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules.

The following is a specific description of the fees or charges:

- Section 134 Course evaluation fee; and
- Subsection 135.03 Course evaluation fee.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact POST Division Administrator, Brad Johnson, via phone (208) 884-7251, fax (208) 884-7295, or email brad.johnson@POST.idaho.gov.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 19th day of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 11-1101-2000F

IDAPA 11 – IDAHO STATE POLICE PEACE OFFICER STANDARDS AND TRAINING COUNCIL

11.11.01 - RULES OF THE IDAHO PEACE OFFICER STANDARDS AND TRAINING COUNCIL

accorda	t to Sect	CAUTHORITY. tion 19-5107, Idaho Code, the Peace Officer Standards and Training Council has authori Title 67, Chapter 52, Idaho Code, to promulgate rules it deems necessary to carry out the prov ter 51, Idaho Code. (
001.	TITLE	AND SCOPE.	
Training	01. g Council	Title. These rules are titled IDAPA 11.11.01, "Rules of the Idaho Peace Officer Standard," IDAPA 11, Title 11, Chapter 01.	s and
certifica	02. tion for a	Scope . These rules constitute the minimum standards of training, education, employment any discipline certified by the POST Council.	t, and
approve	sons seek	CATIONS AND FORMS. cing certification or endorsement by POST under these rules must complete all relevant I which shall be signed by the applicant's agency head or designee (on file at POST) property.	POST ior to
003.	DOCU	MENTATION – COPIES.	
education to POST	01. onal record in the fo	Citizenship, Education, Military and Criminal Records. All documentation of citizeneds and transcripts, military service, and criminal records required by these rules shall be subtrom of a copy of a certified original document.	
		Training and Other Records . Training records and other records required or allowed ST by these rules shall be submitted in the form of an original or certified copy. Where neithed copy is available, records shall be legible and not mutilated, altered or damaged. (
		Notice of Employment/Termination . The names of all officers hired must be submitted afteen (15) days of employment. The termination of an officer's employment must also be relay in fifteen (15) days of such action on an appropriate form designated by the Council.	to the yed to
004. – 0	09.	(RESERVED)	
010. In addit		ITIONS. e definitions under 19-5101, Idaho Code, the following terms apply:)
	01.	Act. Title 19, Chapter 51, of the Idaho Code. ()
who is r	02. esponsib	Adult Felony Probation and Parole Officer. An employee of the Idaho Department of Correle for supervision of adult offenders on felony probation or parole.	ection
departm regardin	03. ent or cong conditi	Adult Misdemeanor Probation Officer. An employee of a county misdemeanor probatractor of a county who is responsible for preparing reports to the court, making recommendations of probation, and the supervision of misdemeanor offenders' compliance with court orders (ations
of penal probatic Idaho D	l, traffic on depart epartmen	Agency. A law enforcement agency which is a part of or administered by the state of Idaho continuous theorem in the prevention and detection of crime and the enforcement or highway laws of this state or any political subdivision; a juvenile detention center; a juvenit; an adult misdemeanor probation department, a Public-Safety Answering Point (PSAP of Juvenile Corrections; the Idaho Department of Correction; or a private prison contractor correction that is responsible for the first-line supervision, security, protection, and risk reductions.	ement venile b); the of the

Agency Head. A chief of police of a city, sheriff of a county or chief administrator of a law

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offenders housed in the a private correctional facility.

05.

IDAPA 11.11.01 - Rules of the Idaho Peace Officer Standards & Training (POST) Council

enforcement ager	ncy, as defined herein.	()
06. certification.	Applicant. A person applying to participate in a POST training program or applying fo	r POST
07. by POST.	Basic Training Academy. A basic course of Council approved instruction in a discipline of	certified
08. formally assigned	Canine Team. A specific person and a specific dog controlled by that person as its d to perform law enforcement duties together.	handler,
09. canine teams.	Canine Team Evaluator. An officer trained and certified by POST to evaluate the compe	tence of
10. competence that	Challenge Examination. A test to aid POST in determining whether an officer has so a waiver of completion of a basic training academy for that officer is warranted.	ufficient
	College Credit. A unit of work toward an academic or vocational degree awarded by a collited by one of the accrediting agencies listed in Subsection 11.11.01.053.01.d. or othe gional accrediting agency.	
payment of a fine of judgment or w or whether the p record expunged aside of the plea upon lenity or re- conviction. "Con	Conviction. Any conviction in any federal, tribal, state, county, or municipal court; a very bond, or collateral deposited to secure a defendant's appearance in court as final disposition or civil penalty; a plea of guilty or nolo contendere; or a finding of guilt, notwithstanding to the property of the property of the sentence is imposed, suspended, deferred, or we also or conviction is set aside or withdrawn, or the case or charge is dismissed or reduced under Section 19-2604, Idaho Code, or any other comparable statute or procedure, where the or conviction, or dismissal or reduction of the case or charge, or expungement of the record habilitation rather than upon a defect in the legality or factual basis of the plea, finding of viction' does not include a misdemeanor conviction upon a bond forfeiture for a violation to have in Idaho been an infraction violation, if the only reason it is classified as a misdemeanor inture.	ion; the he form ithheld, l, or the setting is based guilt, or hat is or
	Correction Officer . An employee of the Idaho Department of Correction or a private State Board of Correction who is responsible for the first-line supervision, security, protect offenders housed in a correction facility.	e prison ion, and
14.	Council. The Idaho Peace Officer Standards and Training Council.	()
15. responsible for the	County Detention Officer. An employee of a county sheriff who works in a county jain a safety, care, protection, and monitoring of county jail inmates.	l and is

16. Crime of Deceit. Any offense described in Section 18-1301 et seq., Idaho Code, (Bribery), Section 18-1401 et seq. (Burglary), Sections 18-1901 (Fictitious Stock Subscription), 18-1902 (Exhibition of False Papers to Public Officers), 18-1903 (Use of False Name in Prospectus), 18-1904 (Illegal Dividends and Reductions of Capital), 18-1905 (Falsification of Corporate Books), 18-1906 (Fraudulent Reports by Officers), 18-2202(1) (Computer Crime), 18-2302 (False Swearing as to Qualifications as Voter), 18-2304 (Procuring Illegal Votes), 18-2305 (Intimidation, Corruption and Frauds), 18-2306 (Illegal Voting or Interference with Election), 18-2307 (Attempting to Vote When Not Qualified or to Repeat Voting), 18-2309 (Officers Attempting to Change Result), 18-2310 (Forging or Counterfeiting Returns), 18-2311 (Adding to or Subtracting From Votes), 18-2316 (Tampering with Certificates of Nomination or Ballots), 18-2320 (Bribery of Electors), Section 18-2401 et seq. (Theft), Section 18-2601 et seq. (Falsifying Evidence -- Offering Forged or Fraudulent Documents in Evidence), Section 18-2701 et seq. (Bribery of Executive Officers), Sections 18-3105 (False Statement by Commission Merchant, Broker, Agent, Factor or Consignee to Principal or Consignor), 18-3106 (Drawing Check Without Funds -- Drawing Check With Insufficient Funds -- Prima Facie Evidence of Intent -- Standing of Person Having Acquired Rights -- Probation Conditions), 18-3123 (Forgery of a Financial Transaction Card), 18-3124 (Fraudulent Use of a Financial Transaction Card), 18-3125 (Criminal Possession of Financial Transaction Card and FTC Forgery Devices), 18-3125A

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(Unauthorized Factoring of Credit Card Sales Drafts), 18-3126 (Misappropriation of Personal Identifying Information), 18-3127 (Receiving or Possessing Fraudulently Obtained Goods or Services), 18-3201 (Officer Stealing, Mutilating or Falsifying Public Records), 18-3202 (Private Person Stealing, Mutilating or Falsifying Public Records), 18-3203 (Offering False or Forged Instrument for Record), 18-3204 (False Certificates or Other Instruments from Officers), 18-3206 (Mutilating Written Instruments), Section 18-3601 et seq. (Forgery and Counterfeiting), Sections 18-4616 (Defacing Marks on Logs or Lumber), 18-4617 (Stealing Rides on Trains), 18-4621 (Stealing Electric Current -- Tampering with Meters), 18-4622 (Stealing Electric Current -- Accessories Liable as Principals), 18-4624 (Taken or Converted Merchandise as Theft), 18-4626 (Willful Concealment of Goods, Wares or Merchandise -- Defense for Detention), 18-4630 (Illegal Use of Documents), 18-4701 (Alteration of Bills), 18-4702 (Alteration of Enrolled Copies), 18-4703 (Offering Bribes to Legislators), 18-4704 (Legislators Receiving Bribes), Section 18-5401 et seq. (Perjury), Section 18-6501 et seq. (Robbery), Sections 18-8201 (Money Laundering and Illegal Investment -- Penalty -- Restitution), 41-293 (Insurance Fraud), 41-294 (Damage to or Destruction of Insured Property), 41-1306 (False Financial Statements), 49-228 (Receiving or Transferring Stolen Vehicles), 49-231 (Farm Implements -- Purchasing or Selling When Identifying Number Altered or Defaced a Felony), 49-232 (Fraudulent Removal or Alteration of Numbers Prohibited), 49-518 (Altering or Forging Certificate -- Stolen Cars --Destroying or Altering Engine or Decal Number -- Use of Fictitious Name -- Fraud), or any attempt, conspiracy or solicitation to commit any of the foregoing offenses, or any racketeering offense under Section 18-7801 et seq., Idaho Code, in which any of the foregoing offenses constitutes at least one (1) of the predicate acts, or any other crime defined in the Idaho Code involving any form of theft or including fraudulent intent as an element, or an offense equivalent to any of the foregoing in any other jurisdiction.

- 17. Division Administrator. The administrator of the Idaho Peace Officers Standards and Training Division of the Idaho State Police.
- **18. Emergency Communications Officer.** Any emergency call taker or dispatcher employed by a Public Safety Answering Point (PSAP), whose responsibilities include receiving or dispatching 9-1-1 calls. ()
 - **19. Field Training.** Formal, on the job training for special and defined purposes. (
- **20. Full Time**. An employee who is, for a calendar month, employed on average at least thirty (30) hours of service per week, or one hundred thirty (130) hours of service per month.
- **21. Hearing Board**. A board of three members designated by the Chair of the Council to hear contested cases and enter recommended orders for the Council's decision.
- **22. Hearing Officer**. A person designated by the Council to preside over decertification proceedings and to render findings of fact, conclusions of law and a recommended order at the conclusion of those proceedings.
- 23. In-Service Training. Training designed to refresh or enhance a certified officer's ability to perform their duties.
- **24. Juvenile Corrections Direct Care Staff**. An employee of the Idaho Department of Juvenile Corrections whose primary job duties include the safety, care, education, protection, or supervision of juveniles committed to the custody of the department. Direct care staff positions include: Rehabilitation Technician Trainee; Rehabilitation Technician; Rehabilitation Supervisor; Rehabilitation Specialist; Rehabilitation Specialist Associate; Instructor DJC; Instructor Specialist; Instructor Assistant; Safety and Security Officer; Recreation Coordinator, Corrections; and Safety and Security Supervisor.
- **25. Juvenile Detention Center.** A facility that is part of or administered by an Idaho county and is responsible for the safety, care, protection, and monitoring of juvenile offenders.
- **26. Juvenile Detention Officer**. An employee working in a juvenile detention center who is responsible for the safety, care, protection, and monitoring of juvenile offenders.
- 27. Juvenile Probation Department. A public or private agency administered by or contracted with the court, and providing juvenile probation services to a county at the concurrence and expense of the county

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IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

commissioners.		(
	Juvenile Probation Officer . An employee of a juvenile probation department who is cial history reports to the court, making recommendations regarding conditions of probativenile offenders' compliance with court orders.	s responsible ation, and the
29. enforcement age	Law Enforcement Certification Program. A program operated by a college or uncy, or private entity and satisfying POST basic training academy requirements.	niversity, lav (
30. certification prog	Law Enforcement Certification Program Facility. A facility at which law grams conduct training.	enforcemen (
Officer, County Probation Office	Law Enforcement Profession. As used in these rules in reference to agreement ion 19-5112, Idaho Code, the "law enforcement profession" includes the following post Detention Officer, Emergency Communications Officer, Juvenile Detention Officer, Correction Officer, Juvenile Corrections Direct Care Staff, Adult Felony Probation epartment of Juvenile Corrections Direct Care Staff, and Adult Misdemeanor Probation	sitions: Peac cer, Juvenil on and Parol
32. marine-related en	Marine Deputy . A person employed by a county sheriff whose primary function inforcement duties within established policies and procedures.	is to perforn (
33. with the county, county commiss:	Misdemeanor Probation Department . A public or private agency administered by and providing misdemeanor probation services to a county at the concurrence and exioners.	
34. hours per week o	Part-Time Employee . An employee, regardless of discipline, who works less that or one hundred thirty (130) hours per month.	n thirty (30
any political su enforcement age	Peace Officer . A full or part-time patrol officer employed by an agency whose dutevention and detection of crime and the enforcement of penal, traffic or highway laws obdivision. "Peace officer" also means a patrol or reserve officer employed by a pency of a federally recognized Indian tribe who has completed a POST basic training and by a sheriff of a county or a chief of police of a city in Idaho.	of this state of police or law
36.	POST. The Idaho Peace Officer Standards and Training Program.	(
37. in a course of ins	POST Certified Instructor . A person certified by POST as qualified to instruct or as struction which meets POST standards for certification or training.	ssess student
38. for a law enforce	Program Coordinator . A person designated by a college, university, or agency to be ement certification program.	e responsible
39. attorney, county assistant United	Prosecutor . A city prosecuting attorney, city assistant prosecuting attorney, county deputy prosecuting attorney, attorney general, deputy attorney general, United States States attorney.	
40. receives direct of	Public Safety Answering Point (PSAP) . A city, county, or state emergency cal r transferred 9-1-1 calls for police, firefighting, and ambulances.	l center tha

41. Regional Training Specialist. A POST employee who is assigned to a specific region of the state, and who assesses training materials and instruction for law enforcement personnel to assure compliance with POST

Reserve Peace Officer. A person appointed by an agency to perform the duties of a peace officer

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standards.

42.

on a limited basis.

IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

enforcer	43. nent train	School . A school, college, university, academy, or local training program which offers laving and which is certified by the Council.	v)
	44.	State. Unless otherwise indicated, the state of Idaho. ()
enforcer	45. nent certi	Student . A person participating in any Council-approved basic training program or law fication training program.	v)
	46.	Temporary/Seasonal . Employment of less than one hundred eighty (180) consecutive days.)
	47.	Trainee. A POST certified officer participating in in-service training. ()
011. – 02	29.	(RESERVED)	
030.	POST (COUNCIL.	
	01.	Council Members. The Council will be made up of such members as designated by statute.)
allowed	02. actual an	Compensation . Council members will not be compensated for services to POST, but will be decessary expenses incurred in performing their duties.	e)
Council	03. needs to	Resignations . A Council member who ceases to qualify as such or intends to resign from th notify the Governor and Chair in writing as soon as practicable. (e)
031. The duti		RS AND DUTIES OF POST COUNCIL. Council include, but are not limited to, the following:)
		Certification . Authorizing POST to issue certification to members of the law enforcement and in these rules and issue certifications, approvals or endorsements to instructors, schools and instruction to law enforcement personnel.	
	02. d law en decords A	Records . Maintaining records on all certified officers, certified or endorsed instructors and forcement certification programs, and furnish records upon request in accordance with the Idahoct.	d o)
of the Co	03. ouncil.	Committees. Establishing such committees as may be necessary to more fully carry out the dutie	s)
	04.	Vice-Chairman . Electing a Vice-Chairman annually from among the Council's membership.)
law enfo	05. orcement	Rules . Adopting rules and procedures for the internal management of POST and the operation of certification programs.	of)
		Assist, Study, Consult and Cooperate. Assisting departments and law enforcement certifications in complying with POST requirements, studying law enforcement training methods, consulting and agencies and educational institutions concerned with law enforcement training. (
complete officer of	e POST to or immed	Additional Time to Complete POST Training and Certification. Granting or delegating to the strator the authority to grant additional time, upon a showing of good cause and in writing, to raining and certification. Good cause includes, but is not limited to, sickness or physical disability of liate family member, cancellation of a basic academy, natural disaster, or reapplication to the ling or being unable to complete a previous basic academy.	o of

Reimbursement of Instructors. Reimbursing instructors at POST certified training programs for

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08.

IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

				_
travel, f	food and l	odging at state per diem rates.	()
032. The Co		HEARING BOARD. vappoint a Hearing Board to hear matters assigned to the Board by the Council.	()
Hearing	01. g Board.	Members. The Council Chair will appoint three (3) members of the Council to serve	on tl	he)
proceed	02. lings are 1	Recommended and Final Orders . Orders issued by the Hearing Board at the conclude recommended orders and become final orders after the Council's review.	sion (of)
Counci	03.	Discovery. Discovery may be conducted in contested cases before a Hearing Officer	and tl	he)
		DIVISION ADMINISTRATOR. Police will employ a POST Division Administrator in a non-classified position, to serve ur Council.	ıder tl	he)
		Selection . The Director of the Idaho State Police will, subject to approval of the Council, se strator from the register established by the Idaho Division of Human Resources after comneil Chair will select one (1) Chief or Sheriff from the Council to serve on the examining board.	petitiv	he ve)
	02.	Responsibilities. The Division Administrator will:	()
	a.	Supervise POST employees;	()
	b.	Report to the Council on such matters as the Council may direct; and	()
State Po	c. olice direc	Perform such other duties as set forth in these rules or as the Council and the Director of thet.	e Idal	10
	03. ed by the nel matter	Administration . For administrative purposes, the Division Administrator and POST st Policies and Rules of the Idaho State Police, concerning but not limited to fiscal, purchasis.		
034 – 0	49.	(RESERVED)		
to be	licants for	CERTIFICATION OF LAW ENFORCEMENT OFFICERS. POST certification must meet the following standards and comply with the following require attend a basic training academy and for certification and employment in Idaho in a cipline.		
051.	MAND	ATORY AND VOLUNTARY CERTIFICATION.		
juvenile	e probation	Mandatory Certification. Except as otherwise provided in these rules, no person shall a trine deputy, county detention officer, emergency communications officer, juvenile detention on officer, correctional officer, adult probation and parole officer, juvenile direct care abbation officer in Idaho unless they are certified to do so by POST in accordance with these rules.	office staff	er,
prior to	July 1, 2	Voluntary Certification for Correctional Officers and Adult Probation and Parole Certo July 1, 2005. Correctional officers and adult probation and parole officers who were en 005 are not required to be POST certified in those disciplines, but may become certified by a for certification set forth in these rules.	nploye	ed

Voluntary Certification for Emergency Communications Officers Employed Prior to July 1,

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03.

IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

2012 . E certified	mergency d, but may	y Communications Officers who were employed prior to July 1, 2012 are not required to be become certified by meeting all requirements for certification set forth in these rules.	e POS (T;)
		Voluntary Certification for Certain Officials. The director of the Idaho State Police although specifically excluded by law from meeting the requirements set by the Council, to desire, provided they meet the minimum requirements for certification as prescribed in these	may 1	be
052. An appl as verifi	licant sha	ENSHIP. Il be a citizen of the United States and submit a certified copy or original of one (1) of the fo citizenship:	llowir (ng)
	01.	Birth Certificate. A birth certificate issued by a city, county, or state;	()
	02.	Passport. A current passport issued by the United States Government;	()
	03.	Naturalization Certificate;	()
	04.	Consular Report of Birth Abroad or Certification of Birth; or	()
	05.	Certificate of Citizenship.	()
053.	EDUCA	ATION.		
	01.	Acceptable Education. An applicant must have:	()
it is loca	a. ated or by	Graduated from a school accredited as a high school at the time of graduation by the state in a recognized regional accreditation body;	n whic	ch)
	b.	Passed a GED or an IBM Assessment Test in subject areas required by POST;	()
	c.	Have completed a high school equivalency program and obtained a state- issued certificate;	()
Central	Associati	Completed a minimum of fifteen (15) credits at a college accredited by one of the fol association of Schools and Colleges; New England Association of Schools and Colleges ion of Colleges and Schools (the Higher Learning Commission); Northwest Association of Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Schools; and Western Association of Schools and Colleges and Sc	; Nor	th es
	e. n is recogion requir	Completed a course of study, either in a formal school setting or through homeschooling gnized by a state or by a local school district within a state as having met that state's high rements.		
Internat	on from a ional Cre	If educated outside the United States, an applicant must have passed GED testing or proa member of the National Association of Credential Evaluation Services (NACES) or Associated Evaluators, Inc. (AICE), showing the applicant's education meets or exceeds the high school graduation.	ation ne U.	of
followin	02. ng:	Documentation of Education. An applicant must provide a certified copy or original of on	e of tl	1e)
	a.	High school diploma indicating date of graduation;	()
	b.	Official high school transcript indicating date of graduation;	()
	c.	Official transcript of GED results indicating a passing score;	()

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d.	Correspondence from the Idaho Department of Labor, providing a passing score result of testin	g;)
e. high school grad	Correspondence from a state or local school district indicating that the applicant has met that statuation requirements;	ate's
f.	State-issued high school equivalency certificate; ()
g. of a minimum of	Official transcript from a POST accepted U.S. regionally-accredited college indicating complete fifteen (15) credits;	tion)
	Official evaluation of foreign education by a member of the National Association of Crede ices (NACES) or Association of International Credential Evaluators, Inc. (AICE) showing ation meets or exceeds the U.S. requirements for high school graduation.	
054. AGE. The minimum ag	ge requirements for employment in the following disciplines are: ()
01. probation officer	Twenty-One (21) Years of Age. Patrol officers, felony probation and parole officers, misdemers, juvenile detention officers, juvenile probation officers, and juvenile corrections direct care stated (
02. communications	Eighteen (18) Years of Age. Corrections officers, adult detention officers, emerge officers.	ency
	GIBILITY BASED UPON PAST CONDUCT. neligible to attend a basic training academy and for certification under the following circumstance (ces.
01.	Criminal Conviction. An applicant is ineligible if he was convicted of:)
a.	A felony, if the applicant was eighteen (18) years old or older at the time of conviction; ()
	A misdemeanor Driving Under the Influence offense(s) within two (2) years immediation, or two or more (2) misdemeanor Driving Under the Influence offenses within five (5) yearing application;	
c. requires the app immediately pre-	A misdemeanor crime involving domestic violence, if the relevant law enforcement discip	oline
	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 y ceding application;	
d. conviction occur	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 y	rears)
d. conviction occur e. preceding applic	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 y ceding application; A misdemeanor crime of deceit, as defined in these rules, or a misdemeanor sex offense, if tred within five (5) years immediately preceding application; A misdemeanor drug-related offense, if the conviction occurred within one (1) year immediately preceding application.	rears) f the)
e. preceding applic	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 y ceding application; A misdemeanor crime of deceit, as defined in these rules, or a misdemeanor sex offense, if tred within five (5) years immediately preceding application; A misdemeanor drug-related offense, if the conviction occurred within one (1) year immediately preceding application.	rears) f the) ately) n the
e. preceding applic 02. applicant's state	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 y ceding application; A misdemeanor crime of deceit, as defined in these rules, or a misdemeanor sex offense, if tred within five (5) years immediately preceding application; A misdemeanor drug-related offense, if the conviction occurred within one (1) year immediation. Driver's License. An applicant is ineligible if he does not possess a valid driving license from	rears) f the) ately) n the
e. preceding applic 02. applicant's state disciplines:	licant to possess a firearm in the course of their duty, or if the conviction occurred within 5 yeeding application; A misdemeanor crime of deceit, as defined in these rules, or a misdemeanor sex offense, if tred within five (5) years immediately preceding application; A misdemeanor drug-related offense, if the conviction occurred within one (1) year immediation. Driver's License. An applicant is ineligible if he does not possess a valid driving license from of residence and is unable to qualify for an Idaho driver's license, except for the follow.	rears) f the) ately) n the

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synthetic and nat	ural forms, whether charged or not, if such use occurred:	()
a.	Within one (1) year immediately preceding application;	()
b. safety, regardless	While employed as a law enforcement officer, in a prosecutorial position, or in a position of when the use occurred.	f publi (ic)
	Violations of Idaho Controlled Substances Act . An applicant is ineligible if he, while e older, violated any provision of the Idaho Uniform Controlled Substances Act, Section 37-c, whether charged or not, that constitutes a felony, or of a comparable statute of another older occurred:	·2701 6	et
a.	Within three (3) years immediately preceding application;	()
b. safety, regardless	While employed as a law enforcement officer, in a prosecutorial position, or in a position of when the illegal use occurred.	f publi (ic)
05. ineligible if he uthree (3) years, ut	Use of Prescription or Other Legally Obtainable Controlled Substance. An applunlawfully used any prescription drug or a legally obtainable controlled substance within enless:	icant ithe pas	is st)
a.	The applicant was under the age of eighteen (18) at the time of using the controlled substan	ce; or)
b. prescription contr	An immediate, pressing, or emergency medical circumstance existed to justify the urolled substance not specifically prescribed to the person.	se of	a)
06. discharge" (BCD military service.	Military Discharge . An applicant is ineligible if he received a "dismissal," "bad of the discharge" (DD), or administrative discharge of other than honorable (OTI).		
in any other issu	Decertification or Denial of Certification . An applicant is ineligible if he has been is basic certificate has been revoked by the Council in this state or the responsible licensing uing jurisdiction, unless the denial or revocation has been rescinded by the Council or sing agency of the issuing jurisdiction.	agenc	Эy
	MENTATION OF CRIMINAL, TRAFFIC, AND MILITARY DISCHARGE RECORDS oblication, an applicant shall submit the following to verify criminal, traffic or military records)
	Criminal or Traffic Matters . Charging documents, including citations, complaints, inform gements of convictions, orders of restitution; orders involving probation, parole, or revocate; orders of dismissal or release; records of payments to the court.		
	Military Discharge . Copies of a DD214 for active military service, NGB Form 22 for N r Official Military Discharge Documentation for Reserve military service.	Vationa (al)
	REMENTS FOR BASIC CERTIFICATION. Implying with the foregoing standards, each applicant for certification must also comply to the certification in the complex	with th (ie)
01. in a position requ	Agency Employment . Each applicant must be an employee of an agency, as defined in the airing POST certification, or be a member of POST professional staff.	se rule:	s,)
02. investigation of elaw enforcement	Background Investigation . The employing agency must conduct a comprehensive backeach applicant to ensure that he meets requirements for POST certification and employment profession.	egroun nt in th	ıd 1e)

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a. background inve	The applicant must complete a comprehensive application and personal history statement prior to estigation in aid of determining he is eligible for certification.
	The applicant must be fingerprinted on a standard FBI Applicant fingerprint card and a search national fingerprint data bases must be made to disclose any criminal record. The employing agen nals of all records check results.
c. resided.	The employing agency must investigate the applicant's traffic records in each state in which (
d. applicant's last t applicant has liv	The background investigation must include information from personal references, schools, three (3) previous employers, and law enforcement agency or PSAP records in jurisdictions where ted or worked.
	The employing agency must interview each applicant to ascertain his suitability for the last offession. Interview topics must include use of intoxicants, controlled substances, physical, ment istory, family problems, moral outlook and habits, and the applicant's financial history. (
f. integrity, honest	An experienced investigator must conduct a thorough investigation into the applicant's reputation, dependability, qualifications, experience, associations, emotional stability, and respect for the law (
training academy	Physical Readiness Assessment . The employing agency shall require an assessment of ical readiness to ensure he can perform physically demanding tasks and tests while attending a basy or equivalent program. An applicant who fails a required physical test during an academy may attend a future academy and must pass a physical readiness test prior to certification. (
the employing a	Mental Readiness Assessment . Where there is a question as to whether the applicant may ital or emotional disorder that calls his suitability for the law enforcement profession into questic gency shall have a psychiatrist or clinical psychologist conduct a thorough evaluation to ensure he rming law enforcement duties.
05. agency, which sh	Application . Each applicant must fill out a POST Application and submit it to the employing all submit it to POST with all required documentation.
	Upon review of an application, POST may inspect an agency's background investigation file trate and complete. If a review indicates that information submitted to POST may be inaccural slified, the Division Administrator must inspect the agency's background investigation file. (
b. agency to supple	If the application contains inaccuracies or omissions, the Division Administrator may require tement the application, and may approve the application.
c. application.	If the application contains evident falsifications, the Division Administrator shall reject t
06. law enforcement	Aptitude Test . An applicant shall complete an aptitude test to ensure he is capable of performit duties.

Code of Ethics/Standards of Conduct. Each applicant shall attest that he will abide by the

following Law Enforcement Code of Ethics, and that he understands violations thereof constitute grounds for

As a member of the law enforcement profession, my fundamental duty is to serve the community; to safeguard lives and property; to protect the innocent against deception, the weak against oppression or intimidation, and the peaceful against violence or disorder; and to respect the Constitutional rights of all to

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decertification:

liberty, equality and justice.

I will keep my private life unsullied as an example to all and will behave in a manner that does not bring discredit to me or my agency. I will maintain courageous calm in the face of danger, scorn, or ridicule; develop self-restraint; and be constantly mindful of the welfare of others. Honest in thought and deed in both my personal and official life, I will be exemplary in obeying the law and the regulations of my department. Whatever I see or hear of a confidential nature or that is confided to me in my official capacity will be kept ever secret, unless revelation is necessary in the performance of my duty.

I will never act officiously or permit personal feelings, prejudices, political beliefs, aspirations, animosities or friendships to influence my decisions. With no compromise for crime and the relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill will, never employing unnecessary force or violence and never accepting gratuities.

I recognize the badge or position of my office as a symbol of public faith, and I accept it as a public trust to be held so long as I am true to the ethics of law enforcement/public service. I will never engage in acts of corruption or bribery, nor will I condone such acts by other law enforcement or emergency communications officers. I will cooperate with all legally authorized agencies and their representatives in the pursuit of justice.

I know that I alone am responsible for my own standard of professional performance and will take every reasonable opportunity to enhance and improve my level of knowledge and competence. I will constantly strive to achieve these objectives and ideals, dedicating myself before God or have a sincere and unfaltering commitment to my chosen profession…law enforcement.

08. Time for Completing Basic Training Academy or Alternative Training, Field Training and Probationary Period.

- a. Except as otherwise provided in these rules, every person attending a basic training academy must complete that academy, a minimum of 40 hours of field training and six consecutive months of probation in that discipline with that hiring agency within twelve months of beginning employment in order to be certified.
- **b.** Emergency communications officers attending a basic training academy must complete that academy, and six consecutive months of probation in that discipline with that hiring agency within eighteen (18) months of beginning employment in order to be certified.
- **c.** Any person who does not become certified in the relevant discipline within three (3) years of graduating from a basic training academy or POST certified equivalent program must repeat that entire academy or program in order to become certified.
- **d.** Every person seeking certification through the POST challenge process must complete that process within one year of beginning employment with an agency.

058. STANDARDS OF CONDUCT FOR BASIC TRAINING ACADEMY STUDENTS.

- **01. Required Behavior.** All students shall conduct themselves in a manner which will bring credit to the law enforcement profession. Student behavior must reflect courtesy, consideration and respect for others. ()
- **02. Prohibited Conduct.** Any conduct detrimental to the efficiency or discipline of the academy, whether or not stated in the instructions, is prohibited and can be cause for disciplinary action or expulsion. A student's agency head will be informed of any such infraction.
- **Notice**. POST shall inform students of requirements relating to residency, equipment, supplies, and conduct at the academy at the time of their acceptance into an academy.

059. CHALLENGING A BASIC TRAINING ACADEMY.

An applicant for POST certification may challenge the basic training academy in the relevant discipline under the

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followin	ig circum	nstances, and subject to the following conditions.	()
these rul	01. les, an ap	Requirements for Challenging a Basic Training Academy. Except as otherwise provide policant challenging a basic training academy must:	ded b	y)
	a.	Be employed by an agency in Idaho;	()
satisfact	orily cor	Have been employed, and if applicable, have been certified or commissioned by another state ent as an officer in the relevant discipline within the last five (5) years, or a student when the last training academy equivalent to the POST basic training academy in the rethe last three (3) years;	ho ha	ıs
and train	c. ning reco	Submit a POST certification challenge packet, including copies of all relevant service, educated;	ationa (al)
from any	d. y other ju	Disclose all information regarding any decertification investigation or proceeding or the equirisdiction;	ivaler (nt)
in the re	e. levant di	Complete a probationary period of at least six (6) consecutive months with the employing a scipline;	agenc (y)
and	f.	Comply with any additional provisions required by POST for a challenge in a specific disc	ipline (e;)
federal g	g. governme	Reserve Officers must have been employed, certified, or commissioned by another state ent as an officer in the relevant discipline within the last three (3) years.	or th	ie)
after co	mpleting	Patrol and Detention Law Enforcement Certification Program or POST Acar applicant who is appointed to either a peace officer or a detention officer position from 3 to 5 g both the patrol and detention officer training through a POST approved law enforcement or POST basic training academy, will be eligible for certification in the other discipline with the patrol academy, provided the officer:	5 year cemer	rs nt
graduati	a. ng from	Was appointed to a peace officer or detention officer position in Idaho within three (3) year a law enforcement certification program or a POST Academy;	rs from	n)
	b.	Possesses a detention or peace officer certification from POST;	()
	c.	Submits a POST challenge packet;	()
from any	d. y other ju	Discloses information regarding any decertification investigation or proceeding or the equirisdiction;	ivaler (nt)
in the re	e. levant di	Completes a probationary period of at least six (6) consecutive months with the employing a scipline; and	<i>~</i>	y)
	f.	Complies with any additional provisions required by POST for a challenge in a specific disci	ipline (·.)
060.	AGREI	EMENT TO SERVE – REIMBURSEMENT REQUIREMENT.		
two (2) y	years imr nenced b	Agreement . Pursuant to Section 19-5112, Idaho Code, any student attending a POST funder must execute an agreement promising to remain within the law enforcement profession in Ida mediately following graduation. Violation of the agreement will give rise to a civil action which yethe Council on behalf of the state for restitution of all costs of education paid by the Council attorney's fees.	aho fo ch ma	or y

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070. In additi		R LEVEL CERTIFICATION. c certification, the Council may issue higher-level certifications in recognition of additional training
061. – 0	69.	(RESERVED)
graduati		Decertification . A student who is decertified by POST prior to a period of two (2) years after in academy shall not be relieved of the obligation to reimburse POST pursuant to this section.
training		Multiple Basic Training Academies. A student who graduates from more than one (1) basic must fulfill a two-year agreement for each academy attended.
will be r	g graduat	On a part-time basis for a documented minimum of two thousand eighty (2,080) hours service ion, but less than four thousand one hundred sixty (4,160) hours. The amount owed to the Council roportionately for each one hundred seventy-three (173) hours worked from the date of graduation aration.
	enty-four	On a full-time basis for a minimum of twelve (12) complete months following graduation but less (24) complete months. The amount owed to the Council will be reduced proportionately for each worked from the date of graduation to the date of separation; or
amount o		On a full-time basis for less than twelve (12) complete months following graduation. The full set forth in the agreement shall be owed;
		Proration . A student's reimbursement obligation under the agreement will be prorated if he w enforcement profession in Idaho following graduation from a basic training academy for the riods:
	ed or resi	Reimbursement . A student who graduates from a basic training academy whose employment is gns prior to fulfillment of the agreement or does not qualify for disqualification must reimburse the nal training expenses.
Idaho fo military		The spouse of a person who is a member of the military and is being required to transfer outside nged period of time, and the student provides POST with documentation of the spouse's official ()
of officia		Ordered into full-time active military service, and the student provides POST with documentation y orders; or
	b. ing condi condition	Forced to resign due to his own or an immediate family member's terminal illness or prolonged tion and the student provides POST with documentation from an attending physician verifying the ;
provides	a. POST w	Terminated by the employing agency due to budget cutbacks or loss of funding and the agency ith a letter stating the student was terminated due to the agency's lack of funding; ()
the stude		Relief from Obligation to Serve. A student is relieved of his obligations under the agreement if
hundred		On a part-time basis, and the officer provides the Council with documentation of four thousand one (60) hours of service immediately following graduation date.
	a.	On a full-time basis, for two (2) full calendar years immediately following graduation date; or ()
training		Fulfillment of Agreement . The agreement will be fulfilled if, following graduation from a basic the student remains in the law enforcement profession in Idaho, as follows:

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and experience to	full-time officers already possessing a basic POST certification.	()
01. following:	Types of Higher-Level Certification. In addition to basic certification, the Council may is	ssue th	ie)
a. detention officers	Intermediate certification for peace officers, detention officers, juvenile probation officers, and emergency communications officers;	juvenil (le)
b. officers;	Advanced certification for peace officers, detention officers and emergency commun	ication (ıs)
c. officers;	Supervisor certification for peace officers, detention officers and emergency commun	ication (ıs)
d.	Master certification for peace officers, detention officers and emergency communications of	officers (;
e. officers;	Management certification for peace officers, detention officers and emergency commun	ication (ıs)
f.	Executive certification for peace officers.	()
02. required for higher	Requirements . In addition to the requirements otherwise set forth in these rules, the follower level certification:	ving ar (e)
a. employee of an a	An applicant shall possess POST basic certification in the relevant discipline and be a f gency.	ull-tim (ie)
b. degrees, course education and tra	An applicant shall attach to his POST application all relevant transcripts, certificates, di outlines, or other documents not listed on the applicant's POST training record, verify ining.		
c. job description or	The agency of an applicant for a Supervisor, Management, or Executive certification must strother documentation verifying the applicant's duties.	submit (a)
FOR PURPOSE	NFORCEMENT EXPERIENCE, MILITARY EXPERIENCE, AND COLLEGE CR S OF HIGHER CERTIFICATION. determining whether a person is eligible for higher level certifications based upon experie llowing apply.		
of time served in	Law Enforcement Experience. Law enforcement experience shall include actual time serve agency as a peace officer or county detention officer. POST Council determines the accept one of those positions in a jurisdiction other than Idaho, or one which does not comply to set forth in these rules.	ptabilit	y
02. juvenile correctio	Juvenile Justice Experience . Juvenile justice experience means actual time served as a fons, juvenile detention, or juvenile probation officer.	ull-tim (ie)
03. experience means enforcement or P	Emergency Communications Officer Experience . Emergency communications is actual time served as a full-time emergency communications officer with a duly constitution SAP agency.		
training. The app	Military Law Enforcement Service and Education. An applicant who has served in the itary law enforcement officer may be awarded partial credit toward law enforcement experied clicant shall have served as a full-time military law enforcement officer for the period of the quested. Regular guard duty does not qualify	nce an	d

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	a.	Credit will be award	led as fol	lows:						()
en	i. Iforcement exp	One (1) year of accerience.	cepted m	ilitary la	w enforc	ement se	ervice sha	all equal three	e (3) months	of law
en	ii. Iforcement trai	Eight (8) hours of ning.	accepted	military	law enfo	orcement	training	shall equal fo	our (4) hours	of law
on	b. ne thousand (1,	No applicant shall b 000) hours of law enf				2) years o	of law ent	forcement exp	erience or mo	ore than
		Educational credit se outlines, diplomas	s, DD-21	4's, and	certificat					
	05.	College Credits. PC	OST may	award cı	edits for	college e	ducation	as follows:		()
	a.	One (1) college or u	niversity	semeste	r hour or	unit shall	l equal or	ne (1) college o	credit.	()
cr	b. edit.	One (1) college or	universit	y quarter	hour or	unit shal	l equal t	wo-thirds (2/3) of one (1)	college
hc	c. ours for one (1)	College credits may college credit.	be conv	erted to l	POST tra	ining hou	ırs at the	rate of twenty	(20) POST	training (
ei	d. ther POST train	When college creding hours or college							may be cour	nted for
	e.	Applicants shall sub	mit an o	fficial co	llege tran	script as	verificati	on of college o	eredit.	()
PO en ba	OST Intermedia nergency commusic POST certi	MEDIATE AND AI ate and Advanced cer nunications officers, fication. In addition to the or Advanced Certification	tification juvenile posterior the require the requirements of the	recogniz probation	zes the ad officers	ditional t and juve	nile deter	ntion officers	already poss	essing a
la ac	w enforcemen	Intermediate Certine combination of colt experience, or an ency, combined with t	lege cred associate	lits and/o or bacc	r POST ti alaureate	raining he degree	ours, com	nbined with the college recogn	e prescribed ; nized by a i	years of regional
	a.	Peace officers.								
		ng Hours Including c Patrol Academy	600 hours	800 hours	1,200 hours	1,600 hours	1,800 hours	POST Basic	: Patrol Acad	emy
•		ge Credit Equals OST Training Hours		The above may be a combination of Associate Baccalau College Credits and POST Training Hours Degree Degree						
		rs of Law ent Experience	8 or more	7	6	5	4	4	2	

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b. Detention officers.

POST Training Hours Including POST Basic Detention Academy	600 hours	800 hours	1,200 hours	1,600 hours	1,800 hours	POST Basic Detention Academy		
One College Credit Equals Twenty (20) POST Training Hours			ay be a c and POS			Associate Degree	Baccalaureate Degree	
Years of Law Enforcement Experience	8 or 7 6 5 4					4	2	

()

- **c.** Emergency communications officers. The applicant shall:
- i. Have completed a minimum of one hundred twenty (120) hours of POST certified training, which must include basic training.
 - ii. A minimum of three (3) years of emergency communications officer experience.
 - **d.** Juvenile detention officers.

POST Training Hours Including POST Basic Juvenile Detention Academy	200 400 600 800 1,000 POST Basic Juve hours hours hours hours Detention Acade						
One College Credit Equals Twenty (20) POST Training Hours			may be a co and POST		Associate Degree	Baccalaureate Degree	
Years of Juvenile Justice Experience	8 or more					4	2
			•				()

e. Juvenile probation officers.

POST Training Hours Including POST Basic Juvenile Probation Academy	200 hours	400 hours	600 hours	800 hours	1,000 hours		Basic Juvenile ion Academy
One College Credit Equals Twenty (20) POST Training Hours	The above may be a combination of Associate Baccollege Credits and POST Training Hours Degree					Baccalaureate Degree	

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Years of Juvenile Justice Experience	8 or more	7	6	5	4	4	2

()

02. Advanced Certification. An applicant shall hold a current POST basic certification, possess or be eligible to possess an intermediate certificate, and have acquired either the combination of college credits and POST training hours, combined with the prescribed years of law enforcement experience, or an associate, baccalaureate, master's or doctoral degree from a college recognized by a regional accreditation agency, combined with the prescribed years of law enforcement experience, as set forth in the following subsections:

a. Peace officers.

POST Training Hours Including POST Basic Patrol Academy	500 hours	600 hours	700 hours	800 hours	900 hours	1,200 hours	POST Basic Patrol Academy		
College Credits	15	20	30	40	45	60	Associate Baccalaureate Degree		Master's Degree or PhD
Years of Law Enforcement Experience	13 or more	12	11	10	9	8	8	6	4

Graduation from the Drug Enforcement Administration School in Washington, D.C., the Northwestern University Traffic Institute School of Police Staff and Command, the FBI National Academy or Southern Police Institute's Administrative Officers Course/Command Officers Development Course shall be accepted in lieu of the fifteen (15) college credits required for the Advanced Certificate with thirteen (13) years or more of experience.

b. Detention officers.

POST Training Hours Including POST Basic Detention Academy	500 hours	600 hours	700 hours	800 hours	900 hours	1,200 hours	POST Basic Detention Academy		
College Credits	15	20	30	40	45	60	Associate Degree	Baccalaureate Degree	Master's Degree or PhD
Years of Law Enforcement Experience	13 or more	12	11	10	9	8	8	6	4

Graduation from the Drug Enforcement Administration School in Washington, D.C., the Northwestern University Traffic Institute School of Police Staff and Command, the FBI National Academy or Southern Police Institute's Administrative Officers Course/Command Officers Development Course shall be accepted in lieu of the fifteen (15) college credits required for the Advanced Certificate with thirteen (13) years or more of experience.

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	c.	Emergency communications officers.	()
include	i. POST ap	Have completed a minimum of five hundred (500) hours of POST certified training, whi proved basic training.	ich mu (st)
	ii.	Have at least ten (10) years of communications specialist experience.	()
consecu may req	03. tive mon juire a lor	Probationary Period . An applicant shall have completed a probationary period of at leas ths with the employing agency prior to applying for intermediate or advanced certificates. An ager probationary period prior to application.		
communequivale	supervisonications ent title a	EVISOR CERTIFICATION. or certification recognizes the training and experience of patrol, detention and em officers employed in positions above the operational level who holds the rank of sergend who are responsible for the direct supervision of line personnel. In addition to the require the in these rules, an applicant for a supervisor certificate must:	geant o	or
position	01. above the	Position . Be employed for a minimum of one (1) year by an agency in a first-line sup the operational level which is responsible for the direct supervision of nonsupervisory persons		n)
commu	02. nications	Certification. Possess an intermediate or advanced patrol, detention officer or emofficer certificate.	ergenc	;y)
		Training . Have completed one hundred (100) hours of POST certified supervisory-level (50) hours shall have been completed within three (3) years immediately prior to submine supervisor certificate.		
officers	naster cer who ho	ER CERTIFICATION. tification recognizes the training and experience of patrol, detention and emergency commund a rank below sergeant or equivalent title and who have focused their career efforts ition to the requirements otherwise set forth in these Rules, an applicant for a master certification.	on lir	ne
	01.	Prior Certification. Possess an advanced certificate.	()
	02. credits raining ho	Training . Have completed one thousand five hundred (1,500) hours of POST certified may be converted to POST training hours at the rate of one (1) college credit equals two burs.		
in assign	03.	Experience . Have completed a minimum of fifteen (15) years of full-time law enforcement which did not include full-time supervisory, management, or executive positions.	t servic	:е)
supervise city politadminis	managem nications sion of su ice chiefs trative. In	GEMENT CERTIFICATION. The nent certification recognizes the training and experience of patrol, detention and emperience of positions between a first-line supervisor and an executive, with responsibility for approximately personnel and/or command duties. POST management certification is also available or administrators within state agencies having law enforcement powers whose duties are per addition to the requirements otherwise set forth in these rules, the following are require gement certificate.	or dire ilable t rimaril	ct to ly
includin	ig direct	Position . An applicant must be employed by an agency for a minimum of six (6) mon executive position with primary responsibilities that are administrative or managerial in supervision of supervisory personnel and/or command duties, and which is typically occup are rank of lieutenant or higher, or equivalent title.	natur	e,
	02.	Certification. An applicant must possess POST certification as a peace officer, detention of	fficer, o	or

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emergency	communication	ns offic	cer; ce	rtificatio	n fron	n another	state t	hat has	minim	um peace	offic	er star	ıdard	s; or a
certificate	of completion	from a	a city,	county,	state,	or feder	al law	enforc	ement	academy	that	meets	that	state's
minimum t	raining standar	ds.	•							•			(()

minimum training	mpletion from a city, county, state, or federal law enforcement academy that meets that stag standards.	te's
	Training . An applicant must have completed one hundred (100) hours of POST certified training, of which fifty (50) hours shall have been completed within three (3) years immediate an application for the Management Certificate.	
04. are not POST cer	Officers not Certified in Idaho. In addition to the other requirements of this section, officers verified must:	vho)
a. states, transcripts experience.	Submit a Patrol Challenge Packet to POST, including copies of POST training records from ot s, certificates, diplomas, or other documents substantiating the officer's training, education (
b.	Attend a POST approved course of study in Idaho law and pass the POST Idaho law exam. ()
requirement of S agency administ	Police Chiefs, Agency Administrators. City police chiefs or administrators within state agence rement powers who have duties which are primarily administrative may satisfy the certificate section 19-5109(2), Idaho Code, by obtaining this certificate. All other city police chiefs or stators having law enforcement powers may be awarded this certificate upon meeting at shall also complete the requirements necessary to obtain a Basic Certificate.	tion tate
POST Executive	TIVE CERTIFICATION. Certification recognizes the training and experience of law enforcement agency heads. In addition otherwise set forth in these rules, an applicant for an Executive Certificate must: (n to
01. chief executive o	Position . Be employed for a minimum of three (3) years as a chief of police, sheriff, director f an agency.	r or)
02. another state mee	Prior Certification . Possess a POST Advanced or Management Certificate, or the equivalent freting or exceeding Idaho standards.	om)
03. which fifty (50) Executive Certifi	Training . Have completed one hundred (100) hours of POST certified executive-level training hours shall have been completed within three (3) years immediately prior to application for cate.	
077. – 079.	(RESERVED)	
In addition to ba	FICATIONS FOR PART-TIME OFFICERS. asic POST certification, as set forth in these rules, the Council may issue certifications to yees who work under the supervision of full-time, POST certified Officers.	the
01. and part-time juve basic certificate.	Requirements . Part-time officers in all disciplines except reserve peace officers, marine deputerently detention officers will meet the same requirements as full time officers and will be issue (
	Part-time juvenile detention officers who attend the basic juvenile detention academy will receive Part-time juvenile detention officers who attend the part-time juvenile detention training will be juvenile detention certificate.	ve a be
b. certification.	Part-time misdemeanor probation officers must work sixty (60) hours per year to maint	tain)
c.	Reserve peace officers will be issued a reserve peace officer certification.)

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d.

Marine deputies will be issued a marine deputy certification.

IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

certifica	02. ations, and	Lapse of Certification . All part-time POST certifications shall lapse in the same manner as d as set forth in these rules.	basic)
rules.	03.	Decertification . All-part time officers are subject to decertification in the manner set forth in (these
where in	04. ndicated i	Limit and Authority . The certification and authority of part-time officers is not limited en these rules.	xcept)
	uncil may	EVE PEACE OFFICER CERTIFICATION. y issue reserve peace officer certification for part-time employees of agencies who are assi d work under the supervision of full-time, POST certified peace officers.	igned
employ	01. ed on a pa	Eligibility. An applicant for reserve peace officer certification must be a reserve peace of art-time basis by an agency and meet minimum standards for employment as provided in these to the contract of the	
POST a	02. pproved r	Reserve Officer Training . An applicant for reserve peace officer certification shall complet reserve peace officer academy.	the the
officer within the basic party	or reserve the three atrol acad	Peace or Reserve Officers Certified In Another State, Commissioned by the Fee Graduates of a Basic Police Academy. An applicant who has served as a full-time certified pe officer in another state or as a full-time commissioned peace officer of the federal govern (3) years immediately preceding application or a student who has completed an equivalent them within the three (3) years immediately preceding application is eligible for reserve out attending the reserve officer academy, provided he:	peace ment to the
states, a	a. and transc	Submits, with a reserve officer certification packet, records of certifications and training from ripts, certificates, diplomas, or other documents that verify the officer's training and experience (
equival	b. ent from a	Discloses all information regarding any decertification investigation or proceeding or any other jurisdiction;	r the
	c.	Comply with any additional provisions required by POST. ()
years m	04. ust comp	Absence of Three Years . An officer who has not served in law enforcement for over thre lete all requirements set forth in this section to be eligible for reserve peace officer certification (
and sup	05. ervision o	Supervision . An agency utilizing reserve peace officers shall have a policy regarding the off certified reserve peace officers.	luties)
formall	06. y assigned	Limitation on Certification . A reserve peace officer's certification is effective only while d to peace officer duties by the employing agency.	he is
working	g less than	Retaining Certification . A certified reserve peace officer must work a minimum of one hur urs annually in a peace officer capacity to retain certification. A certified reserve peace of none hundred twenty (120) hours annually must complete all requirements for initial reserve point to be recertified.	fficer
082.	MARIN	NE DEPUTY CERTIFICATION.	
purpose	01. of enforce	Appointment by Sheriff . Marine deputies may be appointed by the Sheriff of a county for cing:	or the

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a.		The provisions of Title 67, Chapter 70, Idaho Code;	()
b. of Parks and		The provisions of IDAPA 26, Title 01, Chapter 30, Administrative Rules of the Idaho Deparation;	artmer (ıt)
c.		City and county ordinances pertaining to watercraft and waterways; and	()
d.		Enforcement of Idaho Code as assigned by the Sheriff.	()
02 Council app	proved	Minimum Basic Training . A person desiring marine deputy certification shall completore curriculum, comprising basic law enforcement and marine specific courses.	ete th	e)
certification	, has s n witho	Peace Officer Eligibility . A person who, within the three (3) years immediately preserved as a full-time POST certified peace officer shall be eligible for POST marine out completing the core curriculum, provided he completes required marine specific cours deputy certification examination.	deput	y
officer in ar a basic pol certification	has, v nother lice aca n, prov	Certified or Commissioned in Another Jurisdiction; Graduate of Basic Police Acade within the three (3) years immediately preceding application, served as a full-time certified state, or served as a full-time commissioned peace officer for the federal government, or considering equivalent to the POST basic patrol academy may be eligible for POST marine rided he passes the POST marine deputy certification examination and meets all additional marine deputy certification.	d peac nplete deput	e d y
05 over three (Absence of Three Years . A person who has not served as a marine deputy or as a peace off rs must complete the POST core curriculum to be eligible for marine deputy certification.	icer fo	r)
A part-time	e juven	IME JUVENILE DETENTION OFFICER CERTIFICATION. ile detention officer must be certified by the Council within one (1) year of the date he wet-time juvenile detention officer.	as firs	st)
01		Eligibility. An applicant shall:	()
a.		Meet the definition of part-time juvenile detention officer as defined in these rules.	()
b.		Meet the minimum standards for certification provided in these rules.	()
c. include part		Must have been employed by the agency for a minimum six (6) consecutive months, which juvenile detention officer training time, prior to certification.	ch ma	y)
02	2.	Requirements for Certification. An applicant must:	()
a.		Complete POST approved part-time juvenile detention officer training.	()
b. (40) hours.		Complete POST approved part-time juvenile detention officer field-training of no less that	n fort	y)
c.		Comply with any additional provisions required by POST.	()
kept on file	ally in a	Retaining Certification . A certified part-time juvenile detention officer must work six a juvenile detention officer capacity to retain certification. Documentation of hours worked recompositing agency. A part-time juvenile detention officer working less than sixty (60) applete all requirements for certification set forth in this section to be recertified.	nust b	é
04	l .	Limitations on Certification and Authority.	()
a.		A part-time juvenile detention officer's certification is effective only during those periods w	hen h	e

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idano .	State Po	office Officer Standards & Training (POST) Council
is forma	ılly assigı	ned by the employing agency to perform the duties of a certified part-time juvenile detention officer
	b. e juvenile on officers	All certified part-time juvenile detention officers shall be directly supervised by a POST certified detention officer, and each agency shall have a policy regarding supervision of part-time juveniles.
084. – 0	189.	(RESERVED)
limit the	related ce e use of ca	E-RELATED CERTIFICATIONS. retificates ensure the competence of law enforcement canine teams and evaluators. These rules do no anine teams employed by other states or federal agencies for law enforcement purposes, or the use of teams in which the handler is not an Idaho peace, detention, correction, or adult probation and paroles.
091.	CANIN	E TEAM CERTIFICATION.
duties.	01.	Mandatory Certification. A canine team shall be POST certified to perform law enforcement
are not	02. eligible fo	Eligibility. A canine handler shall hold a POST law enforcement certification. Contract employees or canine team certification.
		Areas of Certification. The Council shall certify a canine team which successfully demonstrates lity to control the dog, under the scrutiny of an evaluator, in addition to proficiency in one (1) of emed by the Council.
spent w propriet	ithout restary interes	Evaluation . Evaluators of canine teams shall use POST standards for that particular skill category ll be rated on a pass/fail basis. The evaluator may discontinue testing if excessive time has been sults. The evaluator shall not be the owner or handler of the dog being evaluated, and not have a set in the training of the team being evaluated. A Regional Training Specialist shall be notified of all on testing.
as havin at least the faile	twenty-fo	Failed Evaluation . If a team fails any portion of an evaluation, the entire evaluation is considered ided. All skills shall be repeated and successfully demonstrated during retesting. The team shall wait (24) hours before retesting, and be retested by the same evaluator, or his designee, that evaluated (
		Expiration of Certification . POST Canine Certification is valid for fifteen (15) months. A canine cluated prior to their certification expiration date to maintain certification. Certification shall lapse is anine dog cease to perform canine team functions together.
092.	CANIN	E EVALUATOR CERTIFICATION.
are deer the area	01. ned quali s of Patro	Certification . POST shall certify applicants who meet the requirements set forth in this section and fied by their training and experience to evaluate police canine teams. Certificates shall be issued in and Detection.
	02.	Eligibility. To be eligible for a Canine Evaluator Certificate, each applicant shall:
decertif	a. ied as a p	Possess a current or previous POST professional certification and not have been previously ublic safety official in any jurisdiction;
	b.	Have three (3) years of experience as a certified canine handler; (
training	c. ;	Have three hundred ninety (390) hours of POST certified or federally- approved canine-related

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	d.	Complete the POST certified Canine Evaluators course;	()
	e.	Evaluate seven (7) dogs while under supervision of a POST certified canine evaluator; and	()
	f.	Submit a Canine Evaluator Application Packet to POST, which includes:	()
training	i. in the ca	Transcripts, certificates, diplomas, or other documents verifying the applicant's educat nine field; and	ion a	nd)
	ii.	A letter of recommendation from an administrator within the applicant's agency.	()
		Retaining Certification . A certified canine evaluator shall evaluate a minimum of four (ears in the discipline in which they are certified to evaluate. Any evaluator not satisfy complete all requirements for initial canine evaluator certification to be recertified.		
		Revocation . The Council may revoke Canine Evaluator certification if an evaluator is ontinue evaluating police canine teams. Review of canine evaluator certification may be of an agency head, other reliable source or the Council.		
093. – 0	99.	(RESERVED)		
100.	LAPSE	OF BASIC CERTIFICATION – REINSTATEMENT.		
tolled d	01. er in the uring any orcement.	Lapse by Time . POST basic certification in any discipline will lapse if the officer does not discipline of certification in Idaho for three (3) consecutive years. The three-year period time an officer is the subject of a POST decertification investigation and is no longer employed.	will	be
certified in which	02. I discipling the he was	Exception for Officers Remaining With Agency . A POST certified officer who changes fine to another while remaining with the same agency will retain certification in the original diemployed if he satisfies the continuing training requirements set forth in these rules.		
law enfo	03. orcement	Reinstatement After Three to Five Years Absence . An officer who has not served in from three (3) to five (5) years must meet the following requirements to be recertified:	ull-tir (ne)
	a.	Submit a POST Certification Challenge Packet;	()
from an	b. y other ju	Disclose all information regarding any decertification investigation or proceeding or the equisidiction.	uivale (ent)
	c.	Comply with any additional provisions required by POST.	()
	d.	Satisfy any applicable probationary period set forth in these rules.	()
time lav		Reinstatement After Five Years to Eight Years Absence. An officer who has not served ement for over five (5) years but less than eight (8) years must attend a basic training academ	in funy to	ll- be)
engaged	l in an oc	The Council may waive this requirement on a showing of good cause supported by clence that during a substantial part of the that time out of full-time law enforcement, the coupation requiring law enforcement training, skill, and experience equivalent to that require ne of certification. This evidence must be submitted with a POST challenge packet.	offic	er
	b.	Upon receiving a waiver, the officer must:	()
	i.	Disclose all information regarding any decertification investigation or proceeding or the eq	uivale	ent

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IDAHO ADMINISTRATIVE CODE IDAPA 11.11.01 - Rules of the Idaho Peace Idaho State Police Officer Standards & Training (POST) Council from any other jurisdiction. ii. Satisfy any applicable probationary period set forth in these rules. iii. Comply with any additional provisions required by POST. 05. Reinstatement After Eight Years Absence. An officer who has not served in full-time law enforcement for over eight (8) years must attend a basic training academy to be recertified. 101. - 109.(RESERVED) 110. DECERTIFICATION. 01. **Mandatory Decertification**. The Council shall decertify any person for: A conviction of any felony or offense which would be a felony if committed in Idaho; a. b. A conviction for a misdemeanor offense involving domestic violence; c. Willfully falsifying or omitting any material information to obtain certification. 02. **Discretionary Decertification**. The Council may decertify any person for: a. A conviction of any misdemeanor; b. A violation of the Council's Code of Ethics; c. Criminal conduct whether charged or not; d. Consuming alcoholic beverages on duty, except as necessary for the lawful performance of duties; Harassment or intimidation; e. f. Lying or falsifying official written or verbal communications; Inappropriate sexual conduct while on duty; g. An inappropriate relationship, sexual or otherwise, with a person who the officer knows or should h. have known is a victim, witness, defendant, or informant in an ongoing investigation or adjudication; i. Unauthorized use or unlawful conversion of the employing agency's property, equipment, or funds; Intentional and unauthorized disclosure of confidential information or information that may j. compromise an official investigation;

Failure to report being charged with a felony or misdemeanor within five (5) business days;

Failure to respond or to respond truthfully to questions related to an investigation or legal

An officer charged with a felony or a misdemeanor shall notify his agency head within five (5)

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Required Notifications by Officers and Agencies.

k.

l.

03.

proceeding.

business days.

IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

Adminis	b. strator wit	The agency head of an officer charged with a felony or misdemeanor shall notify the Division thin fourteen (14) days of learning of the charge.
shall no	c. tify POST	A person who is not currently employed by a law enforcement agency but is certified by POST of a misdemeanor or felony charge within fourteen (14) business days.
	04.	Effect of Decertification. (
		A person decertified by the Council is ineligible for POST certification of any kind for ten (10) he date of decertification. After the expiration of ten (10) years an agency head may petition the a decertified officer to attend a basic academy and become certified.
who is t		No decertified person shall exercise any law enforcement authority until recertified. Any officer of a decertification investigation is ineligible for any additional POST certification while under
111.	DUE PF	ROCESS PROCEDURES IN DECERTIFICATION PROCEEDINGS.
conteste professi and eco Constitu	ed cases. To on for exp nomical of ational rec	Legal Authority. In accordance with the Idaho Rules of Administrative Procedure of the Attorney 04.11.01.050, the Council declines to adopt the procedures established in IDAPA 04.11.01 for The procedures provided within these rules meet the unique requirements of the law enforcement peditious resolution of contested cases in order to assure public safety and to secure a just, speedy determination of all matters presented to the Council. These procedures meet or exceed minimum quirements for due process while allowing the Council to fulfill its obligations to protect the safety the integrity of the law enforcement profession.
by a per	02. son holdi	Overview . The Division Administrator shall investigate all trustworthy allegations of misconducting POST certification and determine whether decertification proceedings will be commenced.
acknow	an admini ledge his	Decertification Investigations . A person who is the subject of a decertification investigation shall istrative warning requiring that he respond to questions, to answer such questions truthfully, and to understanding that no statements provided shall be used against him in criminal proceedings, as v.New Jersey, 385 U.S. 493 (1967).
decertifi	ivision A	TIFICATION PROCEEDINGS. dministrator determines that the allegations of misconduct by an officer, if proven, are cause for the officer shall be provided with notice and an opportunity to respond before a decision regarding made.
subject		Notice of Intent to Decertify . The Division Administrator shall provide the person who is the ceeding with a notice of the intent to decertify, which includes:
intended	a. l action.	The basis for the contemplated decertification and an explanation of the evidence supporting the
writing	b. or in pers	That the person shall have the opportunity to respond and present the Division Administrator, in on, any reasons why the intended action should not be taken.
	c.	That the officer person has a right to be represented by a person of their own choosing. (
Adminis	d. strator.	That the person may waive a response by submitting a written waiver to the Division (
Adminis	e. strator wi	That, if the person waives a response or fails to respond within the designated time, the Division ll enter an order of decertification.

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proceeding has respe	ecision – Request for Hearing. After the person who is the subject of the decertification onded or waived a response, or the period to respond has expired, the Division Administrator eight (28) days, issue a decision on decertification.
	the decision shall include findings of fact and conclusions of law and be final unless the person hearing on the decision with the Council within fourteen (14) days of the date of the Division sion.
b. A hearing is required.	request for hearing shall include a brief statement of the issues on which the person contends a
03. He hearing officer for he	earing and Order. Upon receipt of a request for hearing, the Council shall assign the matter to a earing.
	the hearing officer shall have the power to subpoena witnesses, administer oaths, examine ses and request additional information from the parties.
	the person who is the subject of the proceeding shall have the right to be represented at the hearing own choosing and the right to conduct discovery.
requiring that he pro	for to submitting testimonial evidence, the person shall receive an administrative warning evide testimony truthfully, and to acknowledge his understanding that no statements provided thim in criminal proceedings, based on Garrity v. New Jersey, 385 U.S. 493 (1967).
the hearing. Any par	the hearing shall be recorded at the Council's expense. The recording will be the official record of ty to the action may, at their expense, request that a transcript of the hearing be prepared or that is be made. Such a request shall be approved if the additional recording does not distract from or
	rsuant to Idaho Code Section 19-5113, the Division Administrator shall have the authority to ce and testimony of witnesses and production and examination of books, papers, and records.
findings of fact, con-	the conclusion of proceedings, the hearing officer shall issue a decision in writing consisting of clusions of law and an order that the person be decertified or that POST failed to show grounds and reinstating the officer. The decision and the record of the proceedings, shall be filed with the
g. Th within twenty-eight basis upon which rev	te decision shall be final, unless a petition for review by the full Council is filed with the Council (28) days of the date of the decision. A petition for review shall include a brief statement of the view is requested.
	here the decision directs the reinstatement of the person's certification, the Division reinstate certification upon the expiration of the time for filing a petition for review.
04. Pe	tition for Review. ()
petitioner an opening	on receipt of a petition for review, the Council shall issue a briefing schedule allowing the g brief, the respondent a response brief and the petition a reply brief. The Council shall review the tted and may allow oral argument. The petitioner may be represented by a person of their own ()
matter. The Council'	the Council may affirm, reverse, or modify the decision of the hearing officer, or may remand the st decision shall be final and may be appealed to district court by filing a notice of appeal within may be decision.

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05. Service. Service of all notices to be given, orders or other documents under Section 092 shall be by personal service, facsimile, other electronic means, or by U.S. mail, with postage prepaid, addressed to a party's last known address.

113. – 119. (RESERVED)

120. POST INSTRUCTOR CERTIFICATION.

To ensure the competence of instructors of subjects pertinent to law enforcement personnel, the Council will certify instructors who meet the requirements set forth in these rules.

121. POST INSTRUCTOR CERTIFICATION – GENERAL PROVISIONS.

- **91. POST Training Credit.** POST will grant training credit for completion of training conducted by POST or instructed entirely by POST certified instructors provided the training is documented and meets POST training standards.
- **02. Agency Responsibility**. Agencies, school directors, and POST Academy and Regional Training Specialists shall supervise, monitor, and audit instructors and courses to ensure that instructional excellence is maintained.

122. REQUIREMENTS FOR INSTRUCTORS OF LAW ENFORCEMENT SUBJECTS.

In addition to the other requirements for instructor certification set forth in these rules, instructors of law enforcement subjects must meet the following requirements.

- **01.** Experience and Certification. An applicant must have a minimum of three (3) years of law enforcement experience, possess current or previous Idaho POST professional certification, and must not have been previously decertified as a law enforcement official of any jurisdiction.
- **02. Instructor Development Course**. An applicant must complete the POST Instructor Development Course or approved equivalent.
- POST. Additional Requirements. An applicant must comply with any additional provisions required by

123. REQUIREMENTS FOR HIGH LIABILITY INSTRUCTOR ENDORSEMENT.

POST certified instructors must obtain additional endorsements to instruct any topics deemed as "high liability" by the Council.

- **01.** Completion of a High Liability Instructor School. An applicant for High Liability Instructor Endorsement must complete all requirements of the POST instructor course specific to the high liability topic area in which the applicant intends to instruct.
- **02. Application**. After meeting the requirements for POST instructor certification, the applicant must submit a completed POST High Liability Instructor Endorsement Application Packet and must comply with any additional provisions required by POST. ()
- **03. Multiple Endorsements.** A current POST endorsed high liability instructor applying for instructor endorsement in an additional high liability topic area must meet the requirements of this section for the additional topic area prior to endorsement in that topic.
- **04. Instruction Pending Endorsement**. Prior to evaluation by a Regional Training Specialist, high liability instructor endorsement applicants cannot act as an instructor for any course offered for POST training credit in the intended topic area: Following completion of the POST instructor course specific to the intended high liability intended topic area, and upon notice from the Regional Training Specialist, the applicant may begin co-instruction of in the intended topic area, in preparation for evaluation.
 - **05. Continuing Training Requirements.** High liability instructors must complete a minimum of eight

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Idaho State Police (8) hours of continuing instructor training every two (2) years, including use of force law, liability, and further instructor training specific to the endorsed topic area(s). REQUIREMENTS FOR CANINE INSTRUCTOR CERTIFICATION. POST canine instructor certificates recognize the competency of instructors of canine subjects pertinent to law enforcement. In addition to the other requirements set forth in these rules of POST Instructors, the following are necessary for award of a POST canine instructor certificate: Canine Instructor School. The applicant must have completed a POST approved Canine Instructor School. Certification and Service in Specific Discipline. The applicant must have served a minimum of five (5) years as a handler and have a minimum of five (5) annual certifications in the specific discipline for which certification is sought. Canine Training. The applicant must have received a minimum of six hundred eighty (680) hours 03. of canine training. **Recommendation**. The applicant must be recommended for canine instructor certification by a committee comprised of a POST Training Specialist and two (2) POST certified canine instructors. Application. After meeting the foregoing requirements, the applicant must submit a completed Certified Instructor Packet to POST. Requirements for Maintaining Certification. To maintain certification, a POST certified canine instructor must teach a minimum of forty (40) hours every two (2) years in the specific discipline they are certified to teach. Additional Requirements for Patrol Canine Instructor Certification. In addition to the requirements in this section, applicants for Patrol Canine Instructor Certification must obtain a High Liability Instructor Endorsement. MASTER INSTRUCTOR CERTIFICATION. POST master instructor certificates recognize exceptional competence as an instructor of instructors in subjects pertinent to law enforcement personnel. The Council will determine master instructor disciplines. In addition to the requirements otherwise set forth in these Rules, the following are required for award of a master instructor certificate. POST Instructor Certification. POST will determine the number of master instructor certifications issued based upon POST's need of instructors. An applicant shall be a current POST certified instructor in the subject for which master instructor certification is sought in for a minimum of three (3) years prior to application. The Council may, upon written request, waive this requirement in exceptional cases. An applicant shall: **Instruction**. Have instructed a minimum of forty (40) hours of classes in the subject for which he is applying for master instructor certification during each of the previous two (2) years. Additional Training or Education. Have received additional training or education beyond basic training in the area of their instructor certification. Exceptional Ability. Have demonstrated exceptional ability to develop and present training. Recommendation. Be recommended for master instructor certification by a Regional Training

Maintain Certification. Teach a minimum of one (1) instructor class during the certification

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Specialist or POST certified master instructor.

06.

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Idaho	State Po	Officer Standards & Training (POST) Council
period	to maintai	in certification. ()
by POS	07. ST.	Compliance With Other POST Requirements. Comply with any additional provisions required
126.	MAIN	TAINING POST INSTRUCTOR CERTIFICATIONS AND ENDORSEMENTS.
standin	g and cor	Renewal of High Liability Endorsement. High liability instructor endorsements are valid for two a Firearms endorsements which are valid for one (1) year, provided the instructor remains in good applies with all POST requirements for in-service training. To renew the endorsement, the instructor hany additional provisions required by POST.
master	instructor	Renewal of Master Instructor Certification . Master instructor certification is valid for three (3) the certification, the instructor must comply with any additional provisions required by POST. If a 's certification through the manufacturer becomes invalid for any reason, his POST certification for immediately be deemed inactive.
years.	03. To renew t	Renewal of Canine Instructor Certification. Canine instructor certification is valid for two (2) the certification, the instructor must comply with any additional provisions required by POST.
		Lapse of POST Instructor Certification . Except as otherwise set forth in these rules, POST cation is valid indefinitely, provided it is not suspended or revoked, the instructor remains in good mplies with all POST in-service training requirements.
instruct	a. as a POS	Instructors who fail to instruct for a period of two (2) years will be deemed inactive and may not instructor until they have reapplied.
	b.	Inactive instructors may be required to complete a POST approved instructor orientation course.
127.	SUSPE	NSION AND REVOCATION OF INSTRUCTOR CERTIFICATION OR ENDORSEMENT.
activitie	es accord	Suspension . The Division Administrator may suspend instructor certification or endorsement for if an instructor significantly or repeatedly fails to develop, document, conduct, or report training ing to POST standards, or fails to abide by the POST Instructor Code of Ethics. A suspension will diate review to determine if a revocation of the instructor's certificate is warranted.
		Revocation . The Council may revoke instructor certification if an instructor is deemed unqualified ucting. Review of instructor certification may be initiated upon request of an agency head, school inator, POST Division Administrator, the Council, or other reliable source.
128. –	129.	(RESERVED)
	ouncil ma	RVICE TRAINING REQUIREMENTS. y, as a condition of continuing certification, require law enforcement officers to attend in-service POST standards.
131.	IN-SEF	RVICE TRAINING REQUIREMENTS FOR RETAINING BASIC CERTIFICATION.
		Peace Officers and County Detention Officers . To retain POST certification, a peace officer or officer must complete a minimum of forty (40) hours of continuing law enforcement training related ent every two (2) calendar years beginning January 1 following the date the officer was certified.

02. Emergency Communications Officers. To retain POST certification, an emergency communications officer must complete a minimum of forty (40) hours of continuing training related to public safety

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		3(11)		
emerge certifie		munications every two (2) calendar years beginning January 1 following the date the office	er w	as)
officer submit	03. is on actial Notice	Tolling of Two-Year Period . The two (2) year continuing training period shall be tolled whe military duty, and recommence upon the officer's return to duty with his agency. The agency of Separation/Change in Status form upon the officer's departure from and return to the agency (y sha	
132.	DOCU	MENTATION OF IN-SERVICE TRAINING.		
ensure l	01. POST red	Agency Responsibility to Ensure Accuracy of Training Records . Agency heads are requiered of agency personnel training are up to date and complete as of December 31 of each year.		to)
POST,	02. records o	Agency Retention of Training Records . Each agency shall maintain, and make available feach in-service training course provided, including:	ble	to)
	a.	The name of the course provider and name and resume of the course instructor;)
hours a	b. warded a	The course learning objectives, the number of instructional hours, the number of in-service translated the attendance roster.	aini	ng)
	c.	The names of the trainees completing the course and the date of completion.)
been ce	03. ertified or	POST Training Credit . No officer may receive POST training credit for training which he approved by POST.	as n	ot)
two-yea	ar trainin an extens	Notice of Non-Compliance . POST shall give written notice to officers who are not in compraining requirements, and their agency heads. If an officer is not in compliance by December 3 g cycle, his certification shall be suspended beginning January 1 of the following calendar ion of time, not to exceed six (6) months, is granted by POST. The Division Administrator, may tension of time for good cause shown.	1 of	f a ar,
		College Courses. An officer fulfilling continuing training requirements by successfully comparate must have the college provide the employing agency with a transcript. The agency will make the POST upon request.	leti ke t	ng he)
133.	POST	CREDIT FOR IN-SERVICE TRAINING.		
will gra	01. ant trainir	Credit for POST In-Service Training Provided by a Post Certified Instructor in Idaho. ag credit for in-service training according to the following criteria:	POS	ST)
	a. fors for an	The training was provided by Idaho POST Certified Instructor(s). One (1) or more transport of the post certified instructors who are not POST certified will not be given creations.		
	b.	The training was at least thirty (30) minutes in length.)
	02.	Credit for POST In-Service Training Provided by an Organization or Vendor who	is n	ot

At least thirty (30) days prior to an in-service training session, the host agency will submit the following documents to a Regional Training Specialist:

criteria established through the Council, or its designee must meet the following criteria.

POST Certified. All third-party in-service training must be pre- approved. The Council may maintain a list of organizations and vendors that will be exempt from this pre-approval process based on their reputation providing quality training, that are well established training organizations within the law enforcement training community, or that are offered through a regionally accredited college or university. Organizations and vendors who do not meet the

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	i.	A course outline;	()
	ii.	A description of the subject material and the time period to be devoted to each subject area;	()
	iii.	A description of the enforcement personnel to be instructed;	()
	iv.	A résumé on each instructor, unless the instructor is POST certified or approved; and	()
	v.	A lesson plan and all presentation and handout materials used in the course.	()
	b.	The course must be at least four (4) hours in length.	()
designa	c. ted pre-ap	Any course which has been approved through this process, may be placed on the C proved list after meeting the following criteria:	ounci (l's)
or	i.	The course has been taught at least once in a calendar year, for at least three (3) consecutive	e yea	rs;
Training	ii. g (IADLE	Is approved by the International Association of Directors of Law Enforcement Standard (ST) and placed on the IADLEST national course certification index.	rds a	nd)
	03. course att credit ap	Course Attendance Roster. A lead instructor or facilitator must submit an original or el endance roster no later than thirty (30) days following the completion of the training fo proval.		
POST a	04. pproved i	Training Outside Idaho . In-service training which is delivered outside of Idaho will be confirmed that trainee provides any of the following:	nsider (ed)
	a.	The training was approved by the state's equivalent of POST, where the training occurred;	or ()
Enforce	b. ment Star	The training course was approved by the International Association of Directors and Training (IADLEST); or	of La	aw)
	c.	The training course meets the criteria set forth above; and	()
	d.	Is submitted within thirty (30) days of the completion of the course; and	()
contents	e. S.	The trainee provides POST with the location, hours of the training, and a course syllabus or	table (of)
134.	COURS	SE EVALUATION FEE.		
evaluati	01. on fee at	Fee Schedule . POST may charge an entity applying for school or course approval at the time of application as follows:	cour	se
	a.	One (1) to four (4) hour course: \$200.	()
	b.	Five (5) to eight (8) hour course: \$400.	()
	c.	Nine (9) to sixteen (16) hour course: \$600.	()
	d.	Seventeen (17) to twenty-four (24) hour course: \$800.	()
	e.	Twenty-five (25) to forty (40) hour course: \$1,000.	()

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IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

	f.	Over 40 hours: A combination of the above as determined by the Division Administrator.	()
	02.	Exception. POST will not charge a course evaluation fee to governmental entities.	()
	03.	Waiver. The Division Administrator may waive a course evaluation fee in whole or in part.	()
	uncil ma	NATIVE METHODS OF IN-SERVICE TRAINING. y approve alternative methods of delivering training, including but not limited to train pact discs, computer programs, internet-based training or written correspondence.	ing b	у)
of the tra	01. aining.	Training Medium. The training medium utilized must be indicated on the application for applica	oprova (ıl)
software	02. e, network	Specialized Equipment . The applicant must provide POST with any specialized equipment access, etc. needed for the evaluation, at no cost at the time of application.	ipmen	t,)
	03.	Course Evaluation Fee. A course evaluation fee may be charged pursuant to these rules.	()
136. – 1	39.	(RESERVED)		
	pproval o	NFORCEMENT CERTIFICATION PROGRAM APPROVAL. If a law enforcement certification program is established to ensure that instruction offered by alent to or exceeds POST basic academy training.	by suc	h)
141.	LAW E	NFORCEMENT CERTIFICATION PROGRAM – GENERAL PROVISIONS.		
comply of these		Eligibility . To be eligible for approval as a law enforcement certification program, program daho Department of Education standards if applicable, for such programs, and all other requires		
enforcer process, site asse	comply v	Permission to Proceed With Approval Process . A program seeking approval as iffication program must receive permission to proceed from POST prior to beginning the apwith the requirements of these Rules, and contact a Regional Training Specialist to schedule	prova	al
program	03.	Initial Assessment . POST will conduct an on-site assessment and provide the results ttor.	to th	e)
will be g		If the assessment finds that all requirements for program approval have not been met, the pety (90) days to correct the deficiencies and a Regional Training Specialist will conduct a second	rograr ond on (n ı-)
	b.	If all requirements for the program approval are met, the Council will approve the program.	()
enforcer standard		Assessment Visits. POST may conduct scheduled and unscheduled visits to entities seeki ification program approval and currently- approved programs, to assess adherence to		
	05.	Expiration and Renewal of Certification.	()
	a.	Initial and subsequent law enforcement certification program approval is valid for two (2) years.	ears.)
	b.	Renewals must be completed prior to the program approval expiration date.	()

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)

142. ADMINISTRATION OF COLLEGE OR UNIVERSITY PROGRAM.

A	college	or un	iversity	law	enf	orcement	cer	tification	program	ı shall	have	an	advi	sory o	comm	ittee	compris	ed o	f the
D	ivision 1	Admir	istrator	or h	is c	designee	and	criminal	justice	executi	ives	or t	heir	desig	nees	from	several	agei	ncies
re	presenta	itive o	f the reg	gion t	he p	program s	serve	es.	-									()

- **01. Chair and Vice-Chair; Selection; Term.** The advisory committee will elect a chair and vice-chair from among the committee members other than the Division Administrator or designee. The terms of office will be initially staggered. No chair or vice-chair may serve in that capacity for longer than four (4) consecutive years.
- **02. Duties of Chair and Vice-Chair.** The chair or vice-chair schedule meetings and set agendas for advisory committee, meetings, work with the program coordinator and the program's administration, and perform other duties as necessary.

143. MAINTENANCE OF RECORDS.

A law enforcement certification program must maintain:

- **01.** Course File. A file for each POST approved law enforcement training course it conducts, including curriculum, class schedules, attendance and discipline records, counseling records, tests with answer sheets, a course summary, and course evaluations.
- **02. Student Training File.** A training file for each student including sufficient records to determine whether the student has completed all performance objectives.
- **03. Instructor File.** A file for each instructor for the program including proof that the instructor is POST certified for each subject the instructor teaches, a copy of the instructor's student evaluations for the past year, and any other pertinent information related to the instructor's performance.

144. MINIMUM ATTENDANCE REQUIREMENTS.

A law enforcement certification program may have no fewer than six (6) students in a required class. Training required for certification will not be conducted for a class of less than six (6) students. The Council may consider exceptions upon a written request from the program coordinator.

145. POST-GRADUATION SELF-EVALUATION.

A law enforcement certification program must conduct post-graduation evaluations of its entry-level training from six (6) to twelve (12) months after students leave the program, and must assess the relevance of the training to current law enforcement practices.

146. INSTRUCTION.

A law enforcement certification program must:

- **01. Monitoring of Instruction**. Conduct periodic and random monitoring of instruction to ensure that lesson plans are being used, objectives are being addressed, appropriate instructional aids are available and being used properly, the instructor is in control and engaging the students; and classroom conditions such as lighting, noise levels, and temperature are acceptable.
- **O2.** Lesson Plans. Have a lesson plan on file for every training class and must review and update lesson plans and curricula on a regular basis to ensure compliance with POST requirements.
 - **O3.** Evaluation of Instructors. Require students to complete written evaluations of every instructor.
- **04. Student Complaints**. Investigate any student complaint regarding an instructor or the training process.

147. STANDARDS.

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IDAPA 11.11.01 – Rules of the Idaho Peace Officer Standards & Training (POST) Council

	01.	Law Enforcement Certification Program Student. Shall:	()
of age.	a.	Meet the minimum standards for POST certification as set forth in these rules, with the exception of the second se	ception	n)
forth in	b. these rule	Attest that he has read, understands, and will abide by the Law Enforcement Code of Conduces.	t as se (et)
	02.	Law Enforcement Certification Program. Shall:	()
	a. sm and uning the property	Have an integrity policy, which provides that dishonesty, including academic dishontruthfulness are grounds for disciplinary action and expulsion. All students shall review this rogram.	onesty polic	/, y)
instruct	b. ors. Stude	Have a policy prohibiting students from social contact, on or off campus, with staff members and program staff or instructors shall maintain a professional relationship at all times.	bers o	r)
for othe	c. rs. Any co	Address other standards of conduct and behavior that reflect courtesy, consideration, and an onduct detrimental to the conduct, efficiency, or discipline of the program is prohibited.	respec	t)
148.	PERIO	DIC ASSESSMENT BY POST.		
program and noti	01. n. POST wify the pro	Assessment . POST will perform periodic on-site assessments of each law enforcement certification will provide the program coordinator with no less than two (2) weeks notice prior to the assess ogram coordinator of the results.		
does no	02. t meet all	Failure to Comply With Standards; Reassessment. If a law enforcement certification prequirements for POST approval, the Council may suspend approval and direct corrective active		n)
the Cou	a. ncil grant	The program must remedy all deficiencies within ninety (90) days of the initial assessment is an extension of time.	unles (s)
conduct	b. a reasses	After ninety (90) days, or the applicable period if an extension of time is granted, POS sment of the program. If all deficiencies are corrected, the Council will approve the program.		11
		If all standards are not met, POST will notify the program administrator and, if applicable program's advisory committee of the continuing deficiencies. The Council will review or and may grant additional time to correct the deficiencies.		
	d.	If all deficiencies are not corrected, the Council will revoke approval.	()
149. – 9	99.	(RESERVED)		

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IDAPA 57 – SEXUAL OFFENDER MANAGEMENT BOARD

DOCKET NO. 57-0101-2000F

NOTICE OF OMNIBUS RULEMAKING – ADOPTION OF PENDING FEE RULE

LINK: LSO Rules Analysis Memo and Cost/Benefit Analysis (CBA)

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2021 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The pending fee rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution unless the rule is rejected.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 18-8314, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rule and a statement of any change between the text of the proposed fee rule and the text of the pending fee rule with an explanation of the reasons for the change.

This pending fee rule adopts and re-publishes the following existing rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 57, rules of the Sexual Offender Management Board:

IDAPA 57

• 57.01.01, Rules Governing the Sexual Offender Management Board.

There are no changes to the pending fee rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 2304-2320. The adoption of this pending rule revises Rule 003 to update the incorporated by reference information and allows providers to obtain all required continuing education training through online education resources.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously approved and codified in the prior rules.

- Seventy-five dollars (\$75) for initial certification applications and fifty dollars (\$50) for biennial certification renewal applications for: senior/approved level psychosexual evaluators, associate/supervised level sexual offender treatment provider, and associate/supervised level post-conviction sexual offender polygraph examiners.
- Fifty dollars (\$50) for initial certification applications and thirty dollars (\$30) for annual certification renewal applications for entry-level provisional/supervised psychosexual evaluators and provisional/supervised sexual offender treatment providers.
- Twenty-five dollars (\$25) for a 60-day continuing education (CEU) extension.

This fee or charge is being imposed pursuant to Section 18-8314, Idaho Code.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Nancy Volle at (208) 658-2002.

Dated this 18th day of November, 2020.

Nancy Volle, SOMB Program Manager Sexual Offender Management Board 1299 N. Orchard Street, Ste#110 Boise, Idaho 83706

Phone: (208) 658-2002 / Fax: (208) 287-3322

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 18-8314, Idaho Code.

PUBLIC HEARING SCHEDULE: Opportunity for presentation of oral comments concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of the purpose of the proposed rulemaking:

This proposed rulemaking re-publishes the following existing temporary rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 57, rules of the Sexual Offender Management Board:

IDAPA 57

• 57.01.01, Rules Governing the Sexual Offender Management Board.

Additionally, this proposed rulemaking makes changes to Rule 003 which incorporates documents by reference by updating effective dates and titles of referenced documents and eliminating redundant documents. Specifically, this proposed rulemaking updates the versions of the documents issued by the American Association of Police Polygraphists and the American Polygraph Association incorporated by reference in Rules 003.01 and 003.02, and amends the official names of these documents. This proposed rulemaking also updates Rule 003.03 and Rule 003.04 to reflect the October 2020 version date of the Idaho Sexual Offender Management Board Standards and Guidelines for Adult Sexual Offender Management Practices and the Idaho Sexual Offenders. The SOMB is amending the Standards to allow all 40 hours of continuing education to be obtained through on-line education resources to give providers more options for fulfilling continuing education requirements. The current December 2019 version of these Standards only permit certified providers to obtain 10 of the required 40 hours of continuing education through on-line educational resources. These changes to the Standards are expected to be finalized at the SOMB's October 2020 meeting. Finally, this proposed rulemaking deletes obsolete Rules 003.05 and 003.06 as the documents referenced in these rules are included in the Standards incorporated in Rules 003.03 and 003.04.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules.

The following is a specific description of the fees or charges:

- Seventy-five dollars (\$75) for initial certification applications and fifty dollars (\$50) for biennial
 certification renewal applications for: senior/approved level psychosexual evaluators, associate/supervised
 level sexual offender treatment provider, and associate/supervised level post-conviction sexual offender
 polygraph examiners.
- Fifty dollars (\$50) for initial certification applications and thirty dollars (\$30) for annual certification renewal applications for entry-level provisional/supervised psychosexual evaluators and provisional/supervised sexual offender treatment providers.
- Twenty-five dollars (\$25) for a 60-day continuing education (CEU) extension.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2021 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Nancy Volle at (208) 658-2002.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 19th day of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 57-0101-2000F

IDAPA 57 - SEXUAL OFFENDER MANAGEMENT BOARD

57.01.01 - RULES OF THE SEXUAL OFFENDER MANAGEMENT BOARD

	apter is ac	AUTHORITY. dopted under the legal authority of Section 18-8314(3), Idaho Code, to implement the provision through 18-8316, Idaho Code.	ns of
001.	TITLE	AND SCOPE.	
	01.	Title . These rules are titled IDAPA 57.01.01, "Rules of the Sexual Offender Management Boar" (rd."
	02.	Scope . These rules provide procedures for the Sexual Offender Management Board to: ()
offender	a. polygrap	Establish certified evaluator, sexual offender treatment provider and post conviction seph examiner qualifications;	xual)
current a	b. and evolv	Establish standards for psychosexual evaluations and sexual offender treatment programs base ring best practices;	ed on
	c.	Approve, issue, renew, deny, suspend, revoke, restrict or otherwise monitor a certification; ()
	d.	Establish fees for initial and renewal certification; ()
	e.	Establish procedures for standards and qualification quality assurance; and ()
	f.	Establish standard protocols for sexual offender management, assessment and classification.()
appoints	s the Boa set forth	Relationship to the Department of Correction. The Board is created within the Id Correction, and relies upon the department for fiscal and administrative support. The governd members. The powers and duties of the Board are separate from the Department of Correction Section 18-8314, Idaho Code.	ernor
The "Ida	aho Rules	s of Administrative Procedure of the Attorney General," IDAPA 04.11.01, Sections 000 through d cases of the Board.	ı 799)
003. The foll		PORATION BY REFERENCE. comments are incorporated by reference into these rules:)
PO Box	01.), is hereing 657, Wandards.	The American Association of Police Polygraphists "Standards and Principles," © AAPP 2 in incorporated by reference and is available from the American Association of Police Polygraph 2 / Jaynesville, Ohio 45068, website https://www.americanassociationofpolicepolygraphists.org/	hists,
		The American Polygraph Association "Standards of Practice," effective August 23, 2019, 5," effective September 1, 2015, are herein incorporated by reference and are available from aph Association, PO Box 8037, Chattanooga, Tennessee 37414, website https://www.polygraph.	n the
		"Idaho Sexual Offender Management Board Standards and Guidelines for Adult Segement Practices," October 2020 revision, is herein incorporated by reference and is available and on the Board website, https://somb.idaho.gov/ .	
		"Idaho Sexual Offender Management Board Standards and Guidelines for Practition I Treatment of Juvenile Sexual Offenders," October 2020 revision, is herein incorporate available from the Board's office and on the Board's website, https://somb.idaho.gov/.	ners, d by
004.	PURLI	C RECORDS ACT COMPLIANCE.	

Administrative Rules. The rules contained herein are promulgated pursuant to Title 67, Chapter

Section 000 Page 66

01.

IDAHO ADMINISTRATIVE CODE Sexual Offender Management Board

52, Idaho Code, and are public records.

evaluator.

IDAPA 57.01.01 – Rules of the Sexual Offender Management Board

Idaho P	02. ublic Red	Public Records Requests . Requests for public information are processed in compliance with the cords Act, Title 74, Chapter 1, Idaho Code.
005 0	009.	(RESERVED)
010.	DEFIN	ITIONS.
	01.	Board . The Sexual Offender Management Board described in Section 18-8312, Idaho Code.
		Central Roster . A roster of evaluators, treatment providers and polygraph examiners, who meet is and are certified by the Board to conduct psychosexual evaluations, provide sexual offender duct post-conviction sexual offender polygraphs.
		Certificate Holder . A person who has been approved by the Board and certified as meeting conduct or assist in the conduct of psychosexual evaluations, provide sexual offender treatment or viction sexual offender polygraphs.
Chapter assessm	code, or s 23, 32, ent and	Certified Evaluator . Either a psychiatrist licensed by this state pursuant to Title 54, Chapter 18, a master's or doctoral level mental health professional licensed by this state pursuant to Title 54, or 34, Idaho Code. The evaluator shall have by education, experience, and training, expertise in the treatment of sexual offenders, meet the qualifications, and be approved by the Board to perform aluations in this state, as described in Section 18-8314, Idaho Code. A person meeting this definition

05. Certified Post Conviction Sex Offender Polygraph Examiner. A polygraph examiner who has received specialized post conviction sexual offender testing training, and who is certified by the Board to conduct post conviction sexual offender polygraph examinations as ordered or required by the court, Idaho Department of Correction, or Idaho Commission for Pardons and Parole. A person meeting this definition may be certified by the Board as either a senior/approved post conviction sexual offender polygraph examiner or an associate/supervised post conviction sexual offender polygraph examiner.

may be certified by the Board as either a senior/approved certified evaluator or an associate/supervised certified

- **06. Certified Treatment Provider.** A person who has been certified by the Board as meeting qualifications to provide sexual offender treatment as ordered by the court, Idaho Department of Correction, Idaho Commission for Pardons and Parole, or Idaho Department of Juvenile Corrections. Such person shall be licensed by this state or another state or jurisdiction as a psychiatrist, or a master's or doctoral level mental health professional, and who has by education, experience and training, expertise in the treatment of sexual offenders. A person meeting this definition may be certified by the Board as either a senior/approved sex offender treatment provider or an associate/supervised sex offender treatment provider.
- **07.** Client. An adult or juvenile receiving services from a person certified by the Board pursuant to Section 18-8314, Idaho Code.
- **08. Established Standards**. The "Idaho Sexual Offender Management Board Standards and Guidelines for Adult Sexual Offender Management Practices" and the "Idaho Sexual Offender Management Board Standards and Guidelines for Practitioners, Evaluations and Treatment of Juvenile Sexual Offenders" as referenced in Section 004 of these rules and established pursuant to Section 18-8314, Idaho Code.
- **O9.** Provisional/Supervised Psychosexual Evaluator. A person with limited clinical experience and specialized training, who may be licensed or is working toward licensure as a psychiatrist or master's or doctoral level mental health professional, who is authorized by the Board to assist with the conduct of psychosexual evaluations under the clinical supervision of a senior/approved psychosexual evaluator. A person with a provisional/supervised psychosexual evaluator certificate is not considered to be a certified evaluator as defined in Section 18-8303, Idaho Code or for the purposes of conducting a psychosexual evaluation in accordance with Section 18-8316,

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IDAPA 57.01.01 – Rules of the Sexual Offender Management Board

Idaho C	ode. Cert	tification approval is specific to adult or juvenile clients.	(
or docto under th	oral level ne clinical	Provisional/Supervised Sex Offender Treatment Provider. A person with limited pecialized training, who may be licensed or is working toward licensure as a psychiatrist or mental health professional, who is authorized by the Board to provide sexual offender tr l supervision of a senior/approved sex offender treatment provider. Certification approval is its clients.	master': eatmen
the purp	ose of th	Psychosexual Evaluation . A comprehensive evaluation and assessment specifically addressed development, sexual deviancy, sexual history and risk of re-offense. A psychosexual evaluates rules is conducted post conviction, as ordered by the court pursuant to Section 18-8310, Chapter 5, Idaho Code, by a person who has been certified by the Board.	ation fo
		Quality Assurance . Processes established by the Board to review psychosexual evaluation reatment procedures to assure minimum standards and certificate holder qualifications are reviews will be conducted under the direction of the Board.	
jurisdict	tion of the	Sexual Offender . A person adjudicated or convicted of an offense as listed in Section 1 substantially equivalent offense under the laws of another state, territory, commonwealth, e United States including tribal courts and military courts; or who has been adjudicated or conserved the court of the cour	or othe
		Sexual Offender Classification Board . A board in effect from 1998 to 2011 that dete offender should be designated as a violent sexual predator; set certified evaluator qualification in the process.	
	15.	Supervision.	(
direct c	ontact, de	For purposes of clinical practice supervision for associate/supervised psychosexual evaluated sex offender treatment provider certification, supervision is generally considered as face ocumented teleconferencing, or interactive video conferencing with a Board-approved super (1) hour of clinical supervision for every twenty (20) hours of direct service provided; or	e-to-face pervisor
contact followe	with a E d by face	For purposes of clinical practice supervision for provisional/supervised psychosexual evaluroused treatment provider certification, supervision is considered as continual face-to-fac Board-approved supervisor for the first two hundred fifty (250) hours of direct service per-to-face direct contact with a Board-approved supervisor using a ratio of one (1) hour of very fifteen (15) hours of direct service provided; or	e direc provideo
during supervis	conduct of one	For purposes of supervision for associate/supervised post conviction sexual offender porvision is generally considered as face-to-face direct contact with a Board-approved supof the supervisee's first five (5) PCSOT polygraphs followed by review by a Board-approved (1) PCSOT polygraph for every five (5) PCSOT polygraphs conducted by the supervised chart and report review.	perviso pproved
commis	sion of a	Treatment . For purposes of certification eligibility the provision of face-to-face individual y with a person who has been investigated by law enforcement or child protective serve a sexual offense, or who has been adjudicated or convicted of a sexual offense or sexual ceatment must be directly relevant to the client's sexually offending behavior.	rices for
Offende	17. er Classifi	Violent Sexual Predator . A person who was designated as a violent sexual predator by the ication Board where such designation has not been removed by judicial action or otherwise.	
011.	ABBRE	EVIATIONS.	
	01.	APA. The American Polygraph Association.	(

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polygra	02. ph trainin	PCSOT . "Post conviction sexual offender testing" is specialized instruction beyond the growther purpose of specific polygraph testing of post convicted sexual offenders.	ie bas	sic)
	03.	SOCB. The Sexual Offender Classification Board.	()
	04.	SOMB. The Sexual Offender Management Board.	()
012 (019.	(RESERVED)		
020.	RECOF	RDKEEPING.		
suspend	01. led, revok	Certificate Holders . Records on all applicants and certifications issued, renewed, ted, or otherwise monitored shall be maintained for a period not less than five (5) years.	denie	ed,)
predato	02. r by the S	Violent Sexual Predators . The file on a sexual offender who was designated as a violent OCB is maintained by the Board and is considered the official file for all purposes.	t sexu	ıal)
021.	BOARI	MEETINGS.		
		Meetings . The Board meets at least quarterly and may meet more frequently. All busines ted in compliance with the open meeting law, pursuant to Title 67, Chapter 23, Idaho Co Idaho Code.		
2343, Id	02. laho Code	Agenda . An agenda for each regularly scheduled meeting is posted in compliance with Sece.	tion 6 (7-)
022 0	039.	(RESERVED)		
040.	CERTI	FIED EVALUATOR QUALIFICATIONS.		
		Certified Evaluators . Each evaluator who conducts or assists with the conduct of a psych ant to Section 18-8316, Idaho Code, must meet the qualifications as set forth in the estably the Board and be certified by the Board.	osexu ıblish (ıal ed)
	a.	Certification approval is specific to adult or juvenile clients.	()
clients.	b.	A certificate holder may be separately approved to provide services to both adult and j	juven (ile)
include	02. criteria, r	Certification Requirements. Minimum requirements for certification as a psychosexual exequirements, and expectations in the following categories:	valuat (or)
	a.	Formal educational requirements;	()
	b.	Professional licensure requirements;	()
	c.	Clinical experience requirements;	()
	d.	Specialized training requirements; and	()
	e.	Continuing education and professional development requirements.	()
		LS OF PSYCHOSEXUAL EVALUATOR CERTIFICATION. s certificates within three (3) levels reflective of a person's training and experience specifications.	c to t	he)
	01.	Senior/Approved Psychosexual Evaluator.	()

Section 020 Page 69

a. psychologist	Possesses a valid Idaho license to practice as a psychiatrist or master's or doctor, social worker, professional counselor, or marriage and family therapist.	ral level
minimum of	Has engaged in a combination of direct, face-to-face clinical practice with sexual offencialized training for a minimum of one thousand five hundred (1,500) hours. Of this require five hundred (500) combined hours shall have been accumulated within the three (3) years immediately initial application for certification at this level, as set forth in the established standards issue	ement, a rediately
c. preceding an	Has conducted a minimum of nine (9) psychosexual evaluations within the three (2 initial application for certification at this level.	3) years
02.	Associate/Supervised Psychosexual Evaluator.	()
a. psychologist	Possesses a valid Idaho license to practice as a psychiatrist or master's or doctor, social worker, professional counselor, or marriage and family therapist.	ral level
minimum of	Has engaged in a combination of supervised direct, face-to-face clinical practice with directived specialized training for a minimum of five hundred (500) hours. Of this require three hundred (300) combined hours shall have been accumulated within the three (3) years immediately application for certification at this level, as set forth in the established standards issued	ement, a rediately
c. an initial app	Has conducted a minimum of six (6) psychosexual evaluations within the three (3) years prolication for certification at this level; and	receding
d. approved supervision a	Shall only conduct psychosexual evaluations under the clinical practice supervision of a pervisor as defined in Paragraph 010.15.a. of these rules, and under the terms of a formal agreement.	
03.	Provisional/Supervised Psychosexual Evaluator.	()
a. master's or d	Possesses or is currently enrolled in a graduate program of study toward the attainment octoral degree, preferably with an emphasis on the application of forensic clinical practice;	ent of a
b. psychologist	Possesses or is pursuing a valid license to practice as a psychiatrist or master's or docto, social worker, professional counselor, or marriage and family therapist;	ral level
c. Board-approsupervision a	May assist with the conduct of psychosexual evaluations only under the clinical supervised supervisor as defined in Paragraph 010.15.b. of these rules, and under the terms of a formal agreement. Face-to-face supervision is required when providing direct clinical services to sex of	clinical
042 079.	(RESERVED)	
080. SEX	XUAL OFFENDER TREATMENT PROVIDER QUALIFICATIONS.	
Parole, or the	Certified Sexual Offender Treatment Provider. Each person who provides treatment to ordered or required by the court, Idaho Department of Correction, Idaho Commission for Parce Idaho Department of Juvenile Corrections, in accordance with Section 18-8314, Idaho Code, mutions as set forth in the established standards issued by the Board and be certified by the Board.	lons and
a.	Certification approval is specific to adult or juvenile clients.	()
b. clients.	A certificate holder may be separately approved to provide services to both adult and	juvenile ()

Section 080 Page 70

treatme	02. nt provide	Certification Requirements. Minimum requirements for certification as a sexual er include criteria, requirements, and expectations in the following categories:	offend (ler)
	a.	Formal educational requirements;	()
	b.	Professional licensure requirements;	()
	c.	Clinical experience requirements;	()
	d.	Specialized training requirements; and	()
	e.	Continuing education and professional development requirements.	()
		LS OF SEXUAL OFFENDER TREATMENT PROVIDER CERTIFICATION. s certificates within three (3) levels reflective of a person's training and experience specifications.	ic to t	he)
	01.	Senior/Approved Sexual Offender Treatment Provider.	()
master's	a. s or docto	Possesses a valid license to practice in this state or another state or jurisdiction as a psychoral level psychologist, social worker, professional counselor, or marriage and family theraping		
minimu	m of five	Has engaged in a combination of direct, face-to-face clinical practice with sexual offenzed training for a minimum of one thousand five hundred (1,500) hours. Of this require hundred (500) combined hours shall have been accumulated within the three (3) years immedial application for certification at this level, as set forth in the established standards issue	ement nediate	, a ely
	02.	Associate/Supervised Sexual Offender Treatment Provider.	()
master's	a. s or docto	Possesses a valid license to practice in this state or another state or jurisdiction as a psychoral level psychologist, social worker, professional counselor, or marriage and family theraping		or)
minimu	m of thre	Has engaged in a combination of supervised direct, face-to-face clinical practice with ceived specialized training for a minimum of five hundred (500) hours. Of this require hundred (300) combined hours shall have been accumulated within the three (3) years immittal application for certification at this level, as set forth in the established standards issue	ement, iediate	, a ely
supervis agreeme		Shall only provide treatment services under the clinical practice supervision of a Board-a fined in Paragraph 010.15.a. of these rules, and under the terms of a formal clinical sup		
	03.	Provisional/Supervised Sexual Offender Treatment Provider.	()
master's	a. s or docto	Possesses or is currently enrolled in a graduate program of study toward the attainmental degree, preferably with an emphasis on the application of forensic clinical practice; and		` a
psychol	b. ogist, soc	Possesses or is pursuing a valid license to practice as a psychiatrist or master's or doctorial worker, professional counselor, or marriage and family therapist.	ral lev (/el)
		Shall only provide treatment services under the clinical supervision of a Board-approved suragraph 010.15.b. of these rules, and under the terms of a formal clinical supervision agreevision is required when providing direct clinical services to sex offenders.		

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082. -- 099. (RESERVED)

100. SPECIALIZED TRAINING FOR PSYCHOSEXUAL EVALUATORS AND SEXUAL OFFENDER TREATMENT PROVIDERS.

For initial certification as a psychosexual evaluator or sexual offender treatment provider, an applicant must have participated in specialized training in the field of sexual abuse, as set forth in the established standards issued by the Board. Sources for such training may be formal conferences, symposia, seminars and workshops in areas such as:

		or such training may be formal conferences, symposia, seminars and workshops in areas such as:
behavio	01. or;	Sexually Abusive Behavior. Contemporary research regarding the etiology of sexually abusive
sexuall	02. y abusive	Offending Behavior . Research-identified risk factors for the development and continuation of offending behavior;
researc	03. h and prac	Assessment, Treatment, and Management of Adult or Juvenile Sex Offenders. Contemporary ctice in the areas of assessment, treatment, and management of adult or juvenile sex offenders; ()
and	04.	Specific Risk Assessment Tools. Research-supported, sex offender-specific risk assessment tools;
and/or i	05. interests.	Deviant Sexual Arousal and/or Interests. Physiological assessment of deviant sexual arousal ()
To main	NDER TI	NUING EDUCATION FOR PSYCHOSEXUAL EVALUATORS AND SEXUAL REATMENT PROVIDERS. If it is a psychosexual evaluator or sexual offender treatment provider, a certificate holder must a geducation in the field of sexual abuse.
a minir seminar forth in requirer	num of for rs, works of the esta	Senior/Approved and Associate/Supervised Certification Levels. A psychosexual evaluator or reatment provider who is certified at a senior/approved or an associate/supervised level must receive orty (40) hours of specialized continuing education in the form of formal conferences, symposia, nops or on-line training over the course of the two-year period prior to each renewal period as set blished standards issued by the Board. A certificate holder not meeting the continuing education by formally petition the SOMB for a sixty-day extension to submit proof of meeting continuing elements.
in the festablis	form of form of formally p	Provisional/Supervised Certification Level . A provisional/supervised psychosexual evaluator or reatment provider must receive a minimum of twenty (20) hours of specialized continuing education ormal conferences, symposia, seminars, workshops or on-line training annually as set forth in the lards issued by the Board. A certificate holder not meeting the continuing education requirements etition the SOMB for a sixty-day extension to submit proof of meeting continuing education

102. -- 149. (RESERVED)

150. REQUEST FOR CONDITIONAL WAIVER.

- **01.** Conditional Waiver. The Board may consider an initial applicant's request for a time limited conditional waiver for deficiencies in experience and specialized training qualifications as set forth in the established standards issued by the Board.
- **02. Duration**. A conditional waiver is limited to a period of two (2) years. Conditional waivers may not be extended or renewed after the third year.

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03. Frequency. A conditional waiver request shall only be considered one (1) time for an initial certification application for psychosexual evaluator and sexual offender treatment provider applicants at the senior/approved or associate/supervised level.

151. (RESERVED)

152. RECIPROCITY.

The Board may consider reciprocity for any applicant who has been licensed or certified to conduct psychosexual evaluations or sexual offender treatment in another state or jurisdiction as set forth in the established standards issued by the Board.

153. EXCLUSION.

Each mental health employee of the Idaho Department of Correction or Idaho Department of Juvenile Corrections who conducts psychosexual evaluations or provides sexual offender treatment is exempt from the certification process. This exemption shall only apply while the employee is acting within the course and scope of his employment with the applicable agency.

154. REQUEST FOR CHANGE IN CERTIFICATION LEVEL.

- **01.** Request to Advance in Level of Certification. A certificate holder may apply at any time during an effective certification to advance to the next higher level of certification provided that he meets the established qualifications and requirements as set forth in the established standards issued by the Board.
- **02.** Request to Change to a Less Independent Level of Certification. A certificate holder may apply at any time during an effective certification for a reduction in his level of certification in the event that he no longer meets the established qualifications and requirements for his current level of certification as set forth in the established standards issued by the Board.

155. APPLICATION FOR CHANGE IN CERTIFICATION LEVEL.

Application for change in certification level shall be on a form provided by the Board and submitted with the required supporting documentation and applicable renewal application processing fee:

- **01.** Advance to Senior/Approved Level of Certification Application Fee. A non-refundable renewal application fee payable to the Board in the amount of fifty dollars (\$50) provided that the application is submitted three hundred sixty-five (365) days or more after the most recent effective certification date. The application fee shall be waived if submission is within three hundred sixty-five (365) days from the most recent effective certification date.
- **O2.** Advance to Associate/Supervised Level of Certification Application Fee. A non-refundable renewal application fee payable to the Board in the amount of thirty dollars (\$30) provided that the application is submitted three hundred sixty-five (365) days or more after the most recent effective certification date. The application fee shall be waived if submission is within three hundred sixty-five (365) days from the most recent effective certification date.
- 03. Change to a Less Independent Level of Certification Application Fee. A non-refundable renewal application fee payable to the Board in the amount of fifty dollars (\$50) provided that the application is submitted three hundred sixty-five (365) days or more after the most recent effective certification date. The application fee shall be waived if submission is within three hundred sixty-five (365) days from the most recent effective certification date.

156. -- 199. (RESERVED)

200. POST CONVICTION SEXUAL OFFENDER POLYGRAPH EXAMINER QUALIFICATIONS.

01. Certified Examiner. Each person who conducts post conviction sexual offender polygraphs as ordered or required by the court, Idaho Department of Correction, or Idaho Commission for Pardons and Parole, in accordance with Section 18-8314, Idaho Code, must meet the qualifications as set forth in the established standards

Section 152 Page 73

			_
issued by the B juvenile clients.	soard and be certified by the Board. There shall not be a separate certification specific to a	idult o	r)
02. treatment provid	Certification Requirements. Minimum requirements for certification as a sexual order include criteria and requirements in the following categories:	ffende (r)
a.	Educational requirements;	()
b.	Experience requirements;	()
c.	Specialized training requirements; and	()
d.	Continuing education and professional development requirements.	()
201. LEVE		11NEF	₹
The Board issue sexual offender	es certificates within two (2) levels reflective of a person's experience in conducting post con	viction	n)
01.	Senior/Approved Post Conviction Sexual Offender Polygraph Examiner.	()
a.	Has graduated from an APA-accredited polygraph school;	()
b. offender polygr program or scho	Has successfully completed a minimum of forty (40) hours of formal post conviction raph testing beyond the basic polygraph training course requirements from an APA-accool; and	sexua redited	ıl d)
maintenance pol	Has successfully completed a minimum of one hundred (100) polygraph examinations. minimum of ten (10) sexual history polygraph examinations and a minimum of ten (10) I lygraph examinations shall have been conducted within the three (3) years immediately precedent for certification at this level, as set forth in the established standards issued by the Board;	PCSO7	Γ
02.	Associate/Supervised Post Conviction Sexual Offender Polygraph Examiner.	()
a.	Has graduated from an APA-accredited polygraph school;	()
b. offender polygr program or scho	Has successfully completed a minimum of forty (40) hours of formal post conviction raph testing beyond the basic polygraph training course requirements from an APA-accool; and	sexua redited	l d)
c. Paragraph 010.1	Shall only conduct polygraphs under the supervision of a Board-approved supervisor as def 5.c. of these rules, and under the terms of a formal supervision agreement.	fined in	n)
202 230.	(RESERVED)		
EXAMINERS. To maintain cert minimum of this conferences, syn set forth in the example.	tification as a post conviction sexual offender polygraph examiner, a certificate holder must reirty (30) hours of continuing education related to the field of polygraphy in the form of nposia, seminars, or workshops over the course of the two-year period prior to each renewal peestablished standards issued by the Board. A certificate holder not meeting the continuing education of the two-year period prior to each renewal peestablished standards issued by the Board. A certificate holder not meeting the continuing education of the continuing education of the continuing education.	eceive a forma eriod as ucation	a ıl .s
requirements ma	ay formally petition the SOMB for a sixty-day extension to submit proof of meeting con	.ununt	క

232. -- 299. (RESERVED)

education requirements.

300. STANDARDS FOR PROFESSIONAL CONDUCT AND CLIENT RELATIONS.

Section 201 Page 74

01. person who is ce sexual offender to	General Considerations for Certified Evaluators and Certified Treatment Providers. Eac ertified by the Board to conduct or assist with the conduct of psychosexual evaluations or provide reatment shall:	
a. respective discipl	Adhere to the ethical principles and codes, and all practice standards and guidelines for the person' line and area of professional licensure; ('s)
b. and sexual offend	Be knowledgeable of statutes and scientific data relevant to specialized sexual offender evaluation der treatment;	n)
c. Section 18-8316,	Be familiar with the statutory requirements for assessments and reports for the courts, pursuant t Idaho Code; (o)
d.	Be committed to community protection and safety; ()
e.	Provide services in a manner that ensures humane and ethical treatment of clients; ()
f. in a manner that	Conduct testing in accordance with the person's licensing body, qualifications and experience, an ensures the integrity of testing data; (ıd)
g. judgment and risl	Avoid relationships with clients that may constitute a conflict of interest, impair professional k exploitation; and	al)
h.	Have no sexual relationships with any client. ()
02. Each person who	General Considerations for Certified Post Conviction Sexual Offender Polygraph Examiners is certified by the Board to conduct post conviction sexual offender polygraph examinations shall:	
a. discipline, area o authority;	Adhere to the ethical principles and codes, and all practice standards and guidelines for the person's f professional practice, or licensure as promulgated by any applicable regulatory board or licensin (
b. promulgated by t	Adhere to the standards and guidelines specific to post conviction sexual offender testing a he APA;	as)
	Adhere to the ethical principles and codes, and all practice standards and guidelines for the polygraph examinations generally, as promulgated by the APA or the American Association coists, as referenced in Section 003 of these rules;	
d. judgment and risl	Avoid relationships with clients that may constitute a conflict of interest, impair professional k exploitation;	al)
e.	Have no sexual relationships with any client; ()
f. consideration wh	Take factors such as age, mental capacity and co-occurring mental health concerns inten utilizing polygraphy with juvenile offenders;	to)
g.	Be committed to community protection and safety; and ()
h.	Provide services in a manner that ensures humane and ethical treatment of clients. ()
301 329.	(RESERVED)	

330. INITIAL CERTIFICATION APPLICATION. An applicant seeking certification by the Board must submit a completed application on forms provided by the Board

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		s area of practice and client population, if applicable, accompanied by documentation as outleandards issued by the Board and an initial certification application fee made payable to the B	
331. No certi		ATION AND RENEWAL OF CERTIFICATION. shall be renewed, except as follows:	()
populati	ion, if app	Renewal . At least thirty (30) days prior to the expiration of a certification, a certificate hold of the certification on forms provided by the Board for the applicant's area of practice and plicable, accompanied by documentation as outlined in the established standards issued by the retification application fee made payable to the Board.	d client
removed	02. d from the	Removal from the Roster . A certificate holder who has not renewed his certification see central roster.	hall be
reapply	03. at any tir	Renewal After Certification Expiration . A certificate holder whose certification has expire for certification as follows:	ed may
(365) da	a. ays may r	A certificate holder whose certification has been expired for less than three hundred six reapply following the certification renewal process as referenced in Subsection 331.01 of these	
longer r	b. nay reap _l	A certificate holder whose certification has been expired for three hundred sixty-five (365) ply for certification following the initial certification process as referenced in Section 330 certification process as referenced in Section 330 certification process.	
332. The foll	FEES.	on-refundable application processing fees are established by the Board:	()
	01.	Initial Certification. Application processing fees for initial certification are:	()
Polygra	a. ph Exam	Senior/Approved Psychosexual Evaluator, Treatment Provider, or Post Conviction Sexual O iner – Seventy-five dollars (\$75).	ffender
Offende	b. er Polygra	Associate/Supervised Psychosexual Evaluator, Treatment Provide, or Post Conviction aph Examiner – Seventy-five dollars (\$75).	Sexual
	c.	Provisional/Supervised Psychosexual Evaluator or Treatment Provider – Fifty dollars (\$50).	()
	02.	Renewal Certification. Application processing fees for renewal certification are:	()
Polygra	a. ph Exam	Senior/Approved Psychosexual Evaluator, Treatment Provider, or Post Conviction Sexual O iner – Fifty dollars (\$50).	ffender
Offende	b. er Polygra	Associate/Supervised Psychosexual Evaluator, Treatment Provider, or Post Conviction aph Examiner – Fifty dollars (\$50).	Sexual
	c.	Provisional/Supervised Psychosexual Evaluator or Treatment Provider – Thirty dollars (\$30). ()
as refere	03. enced in S	Change in Certification Level . Application processing fees for a change in certification lessection 155 of these rules.	evel are
time to	04. complete	Continuing Education Extension. Application processing fee for a request for an extencontinuing education requirements is twenty-five dollars (\$25).	sion of
333.	CERTI	FICATION PERIOD.	

Section 331 Page 76

Provided that the certificate holder continues to meet the criteria for certification and such certification has not been suspended, revoked, otherwise restricted or placed on voluntary inactive status, the effective period for certification is as follows:

- **O1.** Senior/Approved Psychosexual Evaluator or Treatment Provider. Certification shall remain in effect for two (2) years. Certification renewal shall typically occur during the certificate holder's month of birth two (2) years following initial certification and every two (2) years thereafter.
- **O2.** Associate/Supervised Psychosexual Evaluator or Treatment Provider. Certification shall remain in effect for two (2) years. Certification renewal shall typically occur during the certificate holder's month of birth two (2) years following initial certification and every two (2) years thereafter.
- **O3.** Provisional/Supervised Psychosexual Evaluator or Treatment Provider. Certification shall remain in effect for one (1) year. Certification renewal shall typically occur during the certificate holder's month of birth one (1) year following initial certification and annually thereafter. Certification at the provisional/supervised level is limited to a period of three (3) years, at which time the certificate holder must meet minimum requirements for upgrade to the associate/supervised level to be eligible for certification renewal.
- **O4.** Senior/Approved Post Conviction Sexual Offender Polygraph Examiner. Certification shall remain in effect for two (2) years. Certification renewal shall typically occur during the certificate holder's month of birth two (2) years following initial certification and every two (2) years.
- **05.** Associate/Supervised Post Conviction Sexual Offender Polygraph Examiner. Certification shall remain in effect for two (2) years from the certificate holder's month of birth following initial certification. Thereafter, the certificate holder must meet minimum requirements for upgrade to the senior/approved level to be eligible for certification renewal.

334. APPLICABILITY AND NOTIFICATION OF CHANGES.

Certification shall only apply to the person named therein and is not transferable. The Board must be notified in writing within thirty (30) days of any change in the certificate holder's name, business address or phone number.

335. REQUEST FOR PLACEMENT ON INACTIVE STATUS.

Any certificate holder may request placement on inactive status by submitting a written request to the SOMB specifying the reasons for the request and indicating the inactive status effective date. A certificate holder who is placed on inactive status shall be removed from the central roster of certified evaluators, treatment providers and post conviction sexual offender polygraph examiners. A person who has been placed on inactive status may reapply for certification in accordance with the established standards issued by the Board.

336. -- 349. (RESERVED)

350. CENTRAL ROSTER OF PSYCHOSEXUAL EVALUATORS, SEXUAL OFFENDER TREATMENT PROVIDERS AND POST CONVICTION SEXUAL OFFENDER POLYGRAPH EXAMINERS.

	01.	Identification. The Board shall publish a central roster of psychosexual evaluators, sexual		
		ers and post conviction sexual offender polygraph examiners pursuant to Sections 18-8312	throug	ţ
18-8316	, Idaho C	Code. The central roster shall indicate:	(
	a.	The certificate holder's name;	(
	b.	The certificate holder's business address and telephone number;	(
	c.	Whether the certificate holder is certified or approved by conditional waiver;	(
	d.	The category and applicable level of certification;	(

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and	e.	The expiration date of the certification or conditional waiver;	()
	f.	Whether the certificate holder is approved to provide services to adult or juvenile clients, or	r both;
	g.	Current formal disciplinary action imposed on a certificate holder by the Board.	()
the Boa	02. rd's webs	Availability. A copy of the central roster may be obtained from the Board, and shall be possite.	sted on
351 3	379.	(RESERVED)	
380.	DENIA	LAND GROUNDS FOR DISCIPLINE.	
applicar	01. nt or certi	Cause. The Board may deny, suspend, revoke, restrict or otherwise monitor certification ficate holder for the following reasons:	of an
	a.	Failure to meet or maintain the minimum eligibility criteria and qualifications for certification	on; ()
for certi	b. ification,	Falsification of any information or documentation, or concealing a material fact in the applior during any investigation or quality assurance review;	ication (
current	c. level or d	Misrepresentation of current level or designation of certification, or practicing outside the sc esignation of certification;	cope or
standard	d. ds issued	Failure to comply with Section 18-8316, Idaho Code, any portion of this chapter, or the estably the Board;	olished
sexualit	e. y in the g	Failure to demonstrate an understanding of counter-transference issues and a broad knowle general populations, and basic theories and typologies of sexual offenders and sexual assault visual assault vi	
	f. gation con Board or d	Failure or refusal to comply with the quality assurance review process or to cooperate during certification, including failure or refusal to provide data, information or records as requestignee;	ng any luested
	g. der issue ed certific	Failure to comply with any informal disciplinary measures, remedial steps, corrective act d by the Board as a condition of continued certification, including practicing on a suspenation;	
	h.	Engaging in conduct that departs from the established standards issued by the Board;	()
or proce board;	i. eeding, in	Revocation, suspension, limitation, reprimand, voluntary surrender or any other disciplinary cluding investigation against a license, certificate or privilege to practice by a professional license.	
felony o	j. or crime o	Conviction of, or entry of a withheld judgment or plea of nolo contendre to conduct constitution of moral turpitude; or	uting a
		Failure to notify the Board in writing of any circumstances that affect a certificate hertification, including any disciplinary action taken by a respective professional licensing beginning of moral turpitude.	
		Mirroring Orders. If a state licensing board with authority over a certificate holder's profes on against the professional license which suspends, restricts, limits, or affects the certificate holder services pursuant to their SOMB certification, the SOMB is authorized to issue an	older's

Section 380 Page 78

suspending, restricting, limiting, or otherwise affecting the certificate holder's SOMB certification in the same fashion as the professional licensing board's action.

03. Emergency Suspension. Pursuant to Section 67-5247, Idaho Code, if the Board finds that public health, safety or welfare requires immediate emergency action the Board may take such action necessary to prevent or avoid the immediate danger as outlined in the established standards issued by the Board.

381. REAPPLICATION FOLLOWING CERTIFICATION DENIAL OR DISCIPLINARY ACTION.

- **01. Denial.** An applicant whose certification was denied may reapply when evidence is available confirming that he meets the required qualifications for the respective area of practice as referenced in Sections 040, 080 or 200 of these rules;
- **O2.** Suspension. A person whose certification has been suspended may apply for reinstatement after the suspension period has expired and following completion of any remedial steps or corrective action ordered by the Board, as outlined in the established standards issued by the Board;
- **Restriction.** A person whose certification has been restricted or otherwise monitored may request removal of the restrictions after the restriction period has expired. If no period of restriction was established, the request may be made following completion of any remedial steps or corrective action ordered by the Board, as outlined in the established standards issued by the Board;
- **04. Revocation**. A person whose certification has been revoked may request reinstatement after the revocation period has expired, as outlined in the established standards issued by the Board. The Board shall have discretion to impose any monitoring conditions upon a certificate holder whose certification has been reinstated following revocation;
- **05.** Withheld Discipline and Probation. A certificate holder whose formal discipline was withheld and placed on probationary status may request reinstatement after the probationary period has expired and any conditions imposed have been met, as outlined in the established standards issued by the Board. ()

382. LEVELS OF DISCIPLINE.

The levels of disciplinary action utilized by the Board against a certificate holder may generally include formal discipline, informal discipline or withholding formal discipline and probation.

383. FORMAL DISCIPLINE.

Formal disciplinary action consists of suspension, revocation or other restrictions. Formal disciplinary actions restrict or otherwise impede a certificate holder's ability to perform sexual offender services consistent with their certification level.

384. INFORMAL DISCIPLINE.

Informal disciplinary action consists of monitoring a certificate holder or issuing letters of informal reprimand or counseling. Informal disciplinary actions do not restrict or otherwise impede a certificate holder's ability to perform sexual offender services consistent with their certification level.

385. WITHHOLDING FORMAL DISCIPLINE AND PROBATION.

The Board may withhold the imposition of formal discipline and place the certificate holder on a period of probation not to exceed two (2) years. The Board may impose any conditions of probation as deemed necessary to ensure compliance with the established standards issued by the Board. Such probationary conditions may include attendance at specialized training, review of the certificate holder's work product by the Board or its designee, or supervised practice by a senior level certificate holder. Failure to comply with a probationary condition imposed by the Board may result in the imposition of any suspended disciplinary action.

386. COMPLAINTS.

Any individual may file against a certificate holder by submitting a written complaint to the Board, as outlined in the established standards issued by the Board.

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- **01. Initial Review**. The Board's designee shall conduct an initial review of any complaint or information received to determine if the Board has jurisdiction.
- **02. Investigation**. The Board's designee shall conduct an investigation upon a determination that the Board has jurisdiction and a possible violation may exist. Investigative findings shall be presented to the Board as outlined in the established standards issued by the Board.

387. DISCIPLINARY PROCESS.

The disciplinary process may be initiated as a result of a complaint received by the Board or a quality assurance review, or be based upon a review of information submitted to the Board during the certification process, monitoring process or while under formal probation.

388. -- 399. (RESERVED)

400. QUALITY ASSURANCE.

Policies for technical review and quality assurance of psychosexual evaluation reports and sexual offender treatment services and polygraph examinations are outlined in the established standards issued by the Board. ()

401. -- 449. (RESERVED)

450. PSYCHOSEXUAL EVALUATIONS.

- **01. Adult Psychosexual Evaluations**. Pre-sentence psychosexual evaluations on adult sexual offenders shall be conducted pursuant to the established standards issued by the Board and written utilizing the "Required Format for Psychosexual Evaluation Reports," found in the Idaho Sexual Offender Management Board Standard and Guidelines for Adult Sexual Offender Management Practices incorporated by reference in Subsection 003.03 of these rules.
- **O2. Juvenile Psychosexual Evaluations**. Psychosexual evaluations on juveniles adjudicated for sexual offenses shall be conducted in accordance with the established standards issued by the Board and written utilizing the "Required Format for Juvenile Psychosexual Evaluation Reports," found in the Idaho Sexual Offender Management Board Standard and Guidelines for Practitioners, Evaluations and Treatment of Juvenile Sexual Offenders incorporated by reference in Subsection 003.04 of these rules.
- **03. Testing**. The evaluator shall utilize testing instrumentation and assessment measures as outlined in the established standards issued by the Board.
- **04.** Client Participation. The client being evaluated may refuse or decline to participate in any testing, assessment measure, or physiological measure used for the pre-sentence psychosexual evaluation. The evaluator shall document the client's refusal or declination in the psychosexual evaluation report.

451. -- 479. (RESERVED)

480. POLYGRAPH EXAMINATIONS.

Post conviction sexual offender polygraph examinations performed pursuant to an order or requirement by the court or requested by the Idaho Department of Correction or Idaho Commission for Pardons and Parole shall be conducted by a person certified by the Board to conduct such examinations and shall follow the established standards issued by the Board.

481. -- 499. (RESERVED)

500. SEXUAL OFFENDER TREATMENT.

Specialized sexual offender treatment conducted pursuant to an order or requirement by the court, the Idaho Department of Correction, the Idaho Commission for Pardons and Parole or the Idaho Department of Juvenile Corrections shall be conducted by a person certified by the Board to conduct such treatment and shall follow the established standards issued by the Board.

501. -- 999. (RESERVED)

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