PENDING FEE RULES

COMMITTEE RULES REVIEW BOOK

Submitted for Review Before

Senate Agricultural Affairs 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.

SENATE AGRICULTURAL AFFAIRS COMMITTEE

ADMINISTRATIVE RULES REVIEW

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IDAPA 02 - DEPARTMENT OF AGRICULTURE

DOCKET NO. 02-0000-2000F

NOTICE OF OMNIBUS RULEMAKING – ADOPTION OF PENDING FEE RULE

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

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

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted pending fee rules. The action is authorized pursuant to Sections 22-103(20), 22-112, and 22-1103, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a concise explanatory statement of the reasons for adopting the pending fee rules 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.

These pending fee rules adopt and re-publish the following existing rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 02, rules of the Department of Agriculture:

IDAPA 02

- IDAPA 02.01.04, Rules Governing the Idaho Preferred® Promotion Program;
- IDAPA 02.01.05, Rules Governing Certificates of Free Sale; and
- IDAPA 02.06.33, Organic Food Products Rules.

There are no changes to the pending fee rules and they are being adopted as originally proposed. The complete text of the proposed rules was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 21-36.

IDAHO CODE SECTION 22-101A STATEMENT: Pursuant to 22-101A(5), for any rule promulgated or adopted by the director which is broader in scope or more stringent than federal law or regulations, or which regulates an activity not regulated by the federal government, the director shall identify the portions of the adopted rules that are broader in scope or more stringent than federal law or rules, or which regulate an activity not regulated by the federal government.

The Idaho Preferred Promotion Program is a voluntary marketing program which provides standards, not regulations, for Idaho Preferred products. Therefore, this Rule is not subject to the requirements of Idaho Code Section 22-101A.

The other two rules do not require such statement because they are neither broader in scope, nor more stringent than federal laws or regulations. These rules also do not regulate areas not already regulated by the federal government

FEE SUMMARY: The following is a specific description of the fees or charges 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 table provides a specific description of fees or charges imposed by specific rules. Fees or charges are imposed pursuant to the Idaho Code Sections listed.

IDAPA	Specific Findings	Fee Summary
02.01.04	The fee outlined in this rule funds the required activities. Voluntary participation in the Idaho Preferred program provides eligible program participants with marketing and promotion services.	Directs ISDA to set fees annually not to exceed \$1,000; Authorized by Section 22-112(1), Idaho Code
02.01.05	The fee outlined in this rule funds the required activities. Certificates of Free Sale are often required by export markets in order to ship Idaho commodities to them. Certificates of Free Sale provide producers with necessary documentation to show buyers that commodities were grown or processed in compliance with applicable Idaho laws and rules and distributed generally throughout Idaho and the United States.	
02.06.33	The fee outlined in this rule funds required activities. The program provides for certifying inspection of organic producers in Idaho. There is no general fund support for this program.	Graduated fee structure; Authorized by Section 22- 1106, 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 these pending fee rules, contact Brian Oakey at (208)332-8500.

Dated this 27th day of October, 2020.

Brian Oakey Deputy Director Idaho State Department of Agriculture 2270 Old Penitentiary Road P.O. Box 7249 Boise, Idaho 83707

Phone: (208) 332-8500 Fax: (208) 334-2170

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 22-103(20), 22-112 and 22-1103, 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 02, rules of the Department of Agriculture:

IDAPA 02

- IDAPA 02.01.04, Rules Governing the Idaho Preferred® Promotion Program;
- IDAPA 02.01.05, Rules Governing Certificates of Free Sale; and
- IDAPA 02.06.33, Organic Food Products Rules.

IDAHO CODE SECTION 22-101A STATEMENT: Pursuant to 22-101A(1), for any rule promulgated or adopted by the director which is broader in scope or more stringent than federal law or regulations, or which regulates an activity not regulated by the federal government, the director shall identify the portions of the adopted rule that are broader in scope or more stringent than federal law or rules, or which regulate an activity not regulated by the federal government.

The Idaho Preferred Promotion Program is a voluntary marketing program which provides standards, not regulations, for Idaho Preferred products. Therefore, this Rule is not subject to the requirements of Idaho Code Section 22-101A.

The other two rules do not require such statement because they are neither broader in scope, nor more stringent than federal laws or regulations. These rules also do not regulate areas not already regulated by the federal government.

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 table provides a specific description of fees or charges imposed by specific rules. Fees or charges are imposed pursuant to the Idaho Code Sections listed.

IDAPA	Specific Findings	Fee Summary
02.01.04	The fee outlined in this rule funds the required activities. Voluntary participation in the Idaho Preferred program provides eligible program participants with marketing and promotion services.	Directs ISDA to set fees annually not to exceed \$1,000; Authorized by Section 22-112(1), Idaho Code
02.01.05	The fee outlined in this rule funds the required activities. Certificates of Free Sale are often required by export markets in order to ship Idaho commodities to them. Certificates of Free Sale provide producers with necessary documentation to show buyers that commodities were grown or processed in compliance with applicable Idaho laws and rules and distributed generally throughout Idaho and the United States.	Directs ISDA to set fee annually not to exceed \$50; Authorized by Section 22-112(1), Idaho Code
02.06.33	The fee outlined in this rule funds required activities. The program provides for certifying inspection of organic producers in Idaho. There is no general fund support for this program.	Graduated fee structure; Authorized by Section 22-1106, 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

DEPARTMENT OF AGRICULTURE IDAPA 02

Docket No. 02-0000-2000F OMNIBUS PENDING FEE RULE

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 Brian Oakey at (208) 332-8550.

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 of August, 2020.

THE FOLLOWING IS THE TEXT OF OMNIBUS FEE DOCKET NO. 02-0000-2000F

02.01.04 – RULES GOVERNING THE IDAHO PREFERRED® PROMOTION PROGRAM

000. This ch		LAUTHORITY. dopted under the legal authority of Section 22-112, Idaho Code.	()
001.	TITLE	AND SCOPE.		
Promot	01. ion Progr	Title. The title of this chapter is IDAPA 02.01.04, "Rules Governing the Idaho Pregam."	ferred	®)
promot assist ii	e food an 1 develop	Scope . These rules govern the participation in, and product selection criteria for the ram. The program was developed by the Idaho State Department of Agriculture to idented agricultural products from the state of Idaho, elevate consumer awareness of such producting opportunities for sale of such products. These rules establish the requirements for the use logo and will define eligible products, application procedures, and participation fees.	ify an	ıd ıd
002	009.	(RESERVED)		
010. The fol		ITIONS. efinitions apply in the interpretation and enforcement of this chapter.	()
cervida	01. e, dairy, h	Agricultural Product . Any fresh or processed apicultural, aquacultural, avicultural, be norticultural, livestock, forestry, viticultural, or other farm or garden product.	everage (e,)
	02.	Apicultural Product. Products produced from or related to honey bees or honey.	()
animals	03.	Aquacultural Product. Products produced from or related to fish, reptiles, or other	aquati (ic)
ratites o	04. or poultry.	Avicultural Product. Products produced from or related to birds, including but not lime.	ited to	0,
drinks.	05.	Beverage. Drinks including but not limited to wine, beer, distilled spirits, bottled water, or f	lavore	:d)
	06.	Broker. A sales and marketing agent employed to make bargains and contracts for compensations.	sation.)
person.	07.	Cervidae Product. Products produced from or related to fallow deer, elk, or reindeer own	ed by	a)
	08.	Dairy Product. Products produced from or related to milk from cattle, goats, or sheep.	()
	in boxes,	Florist Stock . All cut flowers, foliage and ferns, all potted plants or cuttings or bedding pla bs and rooted herbaceous plants used for ornamental or decorative purposes and all corms, benches, pots, under glass or other artificial covering, or in the field or open ground or other artificial covering.	whethe	er
service	10.	Foodservice. A person engaged in or related to the practice of commercial food preparat	ion an (ıd)
		Forest Products . All products made of wood fiber such as timber, wood chips, sawing but not limited to lumber, paper, particleboard, fence or corral posts or rails, shingles, ets, logs used in the construction of log homes or any other product sold commercially.		
been cl		Fresh Produce, Commodities, and Fresh Meat. Bulk or packaged agricultural products the order, or otherwise prepared and are sold or distributed in an unprocessed or minimally products.		
orname	13. ntal plant	Horticultural Products . Plants, including but not limited to, fruits, vegetables, flowers, sees.	eeds, o	or)

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14. cervidae, dom	Livestock . Domestic animals including but not limited to cattle, sheep, pigs, goats nestic bison, camelids, or horses.	s, domes	stic)
15.	Livestock Product. Products produced from or related to livestock.	()
16. not limited to	Non-Food Agricultural Products . Products not intended for human consumption, in animal feed, compost, hides, or skins.	cluding (but)
17. efforts of the	Supporting Organization . Any commission, association, or incorporated group sup Idaho Preferred program.	porting (the)
trees, and shrupropagation of crops and flo	Nursery Stock . All botanically classified plants or any part thereof, such as aquatic or sod, buds, corms, culms, roots, scions, grafts, cuttings, fruit pits, seeds of fruits, forest and ubs, berry plants, and all trees, shrubs, vines, and plants collected in the wild that are grown resale. Nursery stock does not include field and forage crops, seeds of grasses, cereal grains wers, bulbs and tubers of vegetable crops, vegetables or fruit used for food or feed, cut is stems or other portions thereof are intended for propagation.	ornamer or kept s, vegeta	ntal for ble
19. retailers, and	Packer/Shipper. A person who packages and ships food or agricultural products to wother outlets.	vholesale (ers,
20. the Idaho Pres	Participant . A person who has applied to the Department and been approved for part ferred program.	icipation (in)
21. including but	Processed Food . Any food product which has been transformed from its natural state not limited to freezing, cutting, heating, drying, treating, or adding ingredients.	by metho	ods)
22.	Processor. A person engaged in the manufacturing of processed food.	()
23. agricultural pr	Producer . A person engaged in the business of growing or raising food, fiber, fee roducts.	ed, or ot	her)
24.	Retailer. A person engaged in making sales directly to consumers.	()
25.	Viticultural Products. Products produced from or related to grapes and wine.	()
26. smaller quant	Wholesaler . A person who buys in comparatively large quantities and then resells, ities, but never directly to the consumer.	usually (in)
011 014.	(RESERVED)		
	LUNTARY PROGRAM. efferred® program is a voluntary promotion program.	()
016 099.	(RESERVED)		
100. APP	LICATION FOR PARTICIPATION.		
01. program shall may be submi	Application Requirement . Persons interested in becoming a participant in the Idaho do so by making application to the Department on forms established by the Director. New a steed at any time throughout the year.	Preferre application (ed® ons)
	Application Review and Compliance Verification . The Director, upon receipt of an a papelicant's compliance with this chapter and approve or deny the application. The Director in writing of the approval or denial.		

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101.

PARTICIPATION DURATION AND RENEWAL.

ending J	01. une 30, u	Duration . Participation is on an annual basis, coinciding with the fiscal year beginning July mless otherwise provided for in this chapter.	/ 1 ar (ıd)
will be d	02. lue Augus	Renewing Participation . Renewals shall be submitted on forms established by the Direct st 1.	or ar	ıd)
		Reporting on Use of Logo. Participants renewing with the Department will report their use logo from the concluding program year. The report will include, but may not be limiteding how the Idaho Preferred® logo was used.		
102 1	09.	(RESERVED)		
110.	PARTIC	CIPATION FEES.		
one thou	01. sand doll	Annual Fee . Participation fees will be listed in the participation application and will not a lars (\$1,000).	excee	;d)
	02.	Participation Categories:	()
	a.	Producer.	()
	b.	Packer/Shipper/Processor.	()
	c.	Supporting Organization.	()
	d.	Retail/Foodservice.	()
	e.	Broker/Distributor.	()
		Pro-Rated Fees . New participation agreements issued during the program year will be as ent (100%) of the annual fee if applying between July 1 and December 31 and fifty percent (5 g between January 1 and June 30.	sesse 0%) (d of)
be assess	04. sed the gr	Participation in Multiple Categories. Persons qualifying in multiple participation categories reater of participation fees.	es sha (111
111. Participa		CIPATION PRIVILEGES. benefit from privileges including:	()
advertisi	01. ing, signa	Use of the Idaho Preferred® Logo. Use of the Idaho Preferred® Logo on product age, or other promotional materials as allowed by the department.	label (s,)
	02.	Listing. Listing In Idaho Preferred® Product Directories.	()
educatio	03. on events,	Promotion . Promotion through advertising, retail and foodservice promotions, consumand the Idaho Preferred® website.	er ar	ıd)
	04.	Visibility. Visibility from the department's promotion activities.	()
112 1	99.	(RESERVED)		
200.	PRODU	CT QUALIFICATION.		
product	01. for partic	Authority of Determination . The Director has sole authority in determining the eligibility ipation in the program.	ty of (a)

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.01.04 Idaho Preferred® Promotion Program

02. Director, product	General Product Qualifications . Except as specified in this chapter, or by written order is must meet or exceed the following criteria:	of th	ne)
a. (100%) Idaho gro	Fresh produce and commodities bearing the Idaho Preferred [®] logo shall be one hundred pown or raised.	perce (nt)
b.	Processed foods and beverages shall:	()
i. raised in Idaho; a	Contain a minimum of twenty percent (20%) agricultural content by weight that has been grand	own (or)
ii.	Be processed in the state of Idaho.	()
c. weight that has b	Non-food agricultural products must be at least twenty percent (20%) agricultural contreen grown or raised in Idaho and processing must occur in Idaho.	tent b))
for the use of add the intention to p	Potatoes . Only certification marks owned or administered by the Idaho Potato Commission on the oes grown in Idaho unless prior Idaho Potato Commission approval in writing is secured and a ditional words or designs. Any person or participant applying to the Idaho Preferred program promote Idaho-grown potatoes or products made from Idaho-grown potatoes, shall provide prior to making application with the Department.	grante n, wi	ed th
04.	Wine. Wines shall contain a minimum of ninety-five percent (95%) Idaho grapes.	()
05.	Beer. Beer shall:	()
a.	Be brewed in Idaho; and	()
b. or soluble remna	Contain at least one (1) Idaho agricultural product such as Idaho malt, Idaho wheat or Idaho nt thereof, but excluding water.	o hop ()s,)
06.	Water. Water must be extracted from an Idaho water source.	()
07. season or growin	Nursery Stock . Nursery stock shall have been grown in Idaho a minimum of one (1) grag cycle.	rowir (1g)
08.	Beef and Beef Products. Beef and beef products shall come from cattle that:	()
a. United States ma	Were born, raised and harvested in the United States. No cattle that originate from outsity qualify for the Idaho Preferred [®] logo.	ide tl (ne)
b.	Are raised, fed, or processed in Idaho.	()
c.	Are processed in federally inspected plants.	()
09.	Lamb and Lamb Products. Lamb and lamb products shall come from sheep that:	()
a. portion of their li	Are born, raised and harvested in the United States. No lambs that originate from, or reside if outside the United States may qualify for the Idaho Preferred® logo.	for ar (ıy)
b. need not be conti	Have grazed or been fed in Idaho at least three (3) months prior to harvest. The three (3) i guous, but must be verifiable.	montl (hs)
c. older animals, id 200.07.b.	Are processed at approximately one (1) year of age or less and qualify as lamb or carcasse lentified as mutton by USDA inspectors, may qualify if they have met requirements in Substitution of the contract o		

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IDAPA 02.01.04 Idaho Preferred® Promotion Program

	10.	Pork and Pork Products. Pork and pork products shall come from hogs that:	()
portion o	a. of their li	Are born, raised and harvested in the United States. No hogs that originate from, or reside fe outside the United States may qualify for the Idaho Preferred logo.	for any
	b.	Are raised in or processed in Idaho.	()
products	c. s, and are	Are processed at less than one (1) year of age unless used exclusively for ground pork or seprocessed in a federally inspected plant.	ausage
	11.	Poultry and Poultry Products. Poultry and poultry products shall come from fowl that:	()
any port	a. ion of the	Are hatched, raised and harvested in the United States. No fowl that originate from, or reserr life outside the United States may qualify for the Idaho Preferred® logo.	ide for
three (3) Preferre		Are raised and processed in Idaho. Fertile eggs, also known as hatching eggs, or chicks les age that originate outside of Idaho, but are raised and processed in Idaho, may qualify for	
in a fede	c. erally insp	Are processed in a facility that is approved through a District Health Department for retail sapected plant.	ales, or
	12.	Game Meat. Game meat shall:	()
facility 1	a. egulated	Come from domestic Cervidae that are born, raised and processed in Idaho and originate by the Idaho State Department of Agriculture.	from a
	b.	Come from domestic buffalo that are born, raised and processed in Idaho.	()
	c.	Be processed in a federally inspected plant.	()
propolis origin.	13. shall be	Apicultural Products . Products produced by honey bees including honey, wax, polles one hundred percent (100%) Idaho origin. Processed honey shall be eighty percent (80%)	
	14.	Forest Products. Forest products shall:	()
and	a.	Contain a minimum of eighty percent (80%) of their wood fiber content from trees grown in	Idaho;
	b.	Be manufactured in Idaho.	()
to indivi	15. dual prod	Exceptions . The Director has the authority to establish product qualification requirements splucts and commodities by written order.	pecific
201 2	99.	(RESERVED)	
(Copyrig Secretar used onl	Boo. LOGO. The Idaho Preferred® logo has been registered by the Department with the United States Library of Congress (Copyright registration), the United States Patent and Trademark Office (Certification Mark registration), the Idaho Secretary of State (Certificate of Trademark) and is afforded all protections provided for by law. The logo shall be used only by those participants in compliance with this chapter. The Director will establish by written order a logo style manual specifying approved colors, treatments, and fonts for the Idaho Preferred® logo.		
containii logotype	ng a sno	Description of the Idaho Preferred ® Logo . The Idaho Preferred® logo is an oval backgw-capped mountain range topped with a sunburst. The word "IDAHO" appears in Brand anner emblazoned with the word "PREFERRED" scrolls across the bottom of the logo.	ground Idaho ()

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02. Graphic Depiction of the Idaho Preferred® Logo:



03. Approval for Use of Logo. Participants who wish to use the Idaho Preferred logo on packaging, labels, flyers, promotional materials, or any other materials that will be viewed by the public must submit a proof of text and design to the Department for approval. Requests for approval must be submitted to the Idaho State Department of Agriculture, Marketing Division not less than five (5) working days prior to the proposed date of use. Written approval from the Department for logo use must be issued prior to use of the logo.

301. SPECIAL PROMOTIONAL ACTIVITIES.

- **01. Activities.** The Department may engage in special promotional activities including, but not limited to, advertising, product demonstrations, events, publicity, and cooperative activities. The Department may invite participants in the Idaho Preferred[®] program to participate in any activities.
- **02. Fees**. The Department may assess a separate fee for any special promotional activity. This fee will not exceed the actual cost of conducting the activity.

302. OTHER IDAHO PROMOTION PROGRAMS.

- **01.** Commodity-Specific Promotion Programs. Commissions, boards, associations, or other organizations authorized by statute to promote or regulate agricultural products grown, packed, or processed in the state of Idaho shall be the primary and principal promotion and certification mark and trademark organizations for the particular commodity they are authorized to promote or regulate.
- **Ownership of Marks**. Any trademarks, certification marks, brands, seals, logos or other identification marks, that are established, owned or used by such commissions, boards, associations or organizations shall remain their sole property. Any use or infringement of their ownership right is prohibited unless written permission is obtained from an authorized representative of the commission, board, association or organization.

303. DISTRIBUTION OF PROMOTIONAL MATERIAL.

- **01. Authorized Use**. The Idaho Preferred® program has the authority to provide retail and food service outlets, farmers' markets, schools, media, fairs, and other such businesses, organizations, and venues the opportunity to promote Idaho food and agricultural products using the program logo and promotional materials. Open distribution of any and all point-of-sale materials, signage, advertising, identification placards, and other such promotional material, in accordance with this chapter and other applicable laws and precedent, is acceptable use and not considered an infringement on the ownership rights of any mark or seal of a supporting organization as defined in this chapter.
- **02.** Fees. The Department may assess a fee for promotional materials such as, but not limited to, banners, stickers, signs, aprons, shopping bags, etc.

Section 301 Page 14

316. -- 999. (RESERVED)

304 3	809.	(RESERVED)		
	icipants as set for	CERTIFICATION. shall self-certify that all products marked with the Idaho Preferred [®] logo meet the qualit th in this chapter. Self-certification is subject to verification through the application and com		
311.	COMP	LIANCE.		
to exam	01. ine and c	Authority of Director . The Director has the authority to enter upon the premises of any paropy any of the following items:	ticipa (nt)
	a.	Books, papers, records, ledgers, journals, electronically or magnetically recorded data:	()
and	b.	Computers and computer records or memoranda bearing on the usage of the Idaho Preferred	l® log (o;)
	c.	To secure all other information concerned in the enforcement of these rules.	()
inspectio	02. ons.	Random Compliance Inspection. The Director shall annually perform random com	plian (ce
participa	03. ant's labe	Samples . The participant shall, upon the request of the Director, provide samples els, packaging, merchandising, and promotional materials featuring the Idaho Preferred logo		ne
312 3	314.	(RESERVED)		
315. Any per	VIOLA son found	TION. d in violation of these rules is subject to termination of participation privileges.	()

Page 15 Section 310

02.01.05 - RULES GOVERNING CERTIFICATES OF FREE SALE

000. This cha		AUTHORITY. dopted under the legal authority of Section 22-112, Idaho Code.	()
001.	TITLE.	AND SCOPE.		
	01.	Title. The title of this chapter is IDAPA 02.01.05, "Rules Governing Certificates of Free Sale	e." ()
for obtai	02. ning Cer	Scope . These rules govern the issuing of certificates of free sale and establish applicant procificates of Free Sale.	edur (es)
002 0	09.	(RESERVED)		
010.	DEFINI	ITIONS.		
	01.	Applicant. Any person applying for certification under these rules.	()
Idaho to in accord	02. certify the dance with	Certificate of Free Sale. A certificate issued by the Department for products grown or process the products are distributed generally throughout the state of Idaho and the United States at the Idaho health laws and sanitary regulations.		
011 0	99.	(RESERVED)		
100.	APPLIC	CATION FOR CERTIFICATION - PROCEDURES.		
but will	01. not be lin	Application . Application must be made in writing (which includes electronic mail) and in mited to, the following information:	nclud (le,
	a.	Company name;	()
	b.	Physical address of packing or processing facility; and	()
	c.	List of products to be certified.	()
	02.	Application Forms. No application form(s) are necessary.	()
	03.	Multiple Certificates. Multiple certificates may be requested at one time.	()
101 1	09.	(RESERVED)		
110.	APPLIC	CANT REQUIREMENTS.		
state, fee year.	01. deral or t	Applicant Health Inspection . The Department may request a copy of an applicants' most hird-party health inspection, if applicable. Such inspection records will be kept on file for our content of the	one (1)
applican	02. It must m	Applicant Licenses or Registrations . If the applicant is regulated by the Department eet all state laws and Department regulations.	nt, tl	ne)
111 1	19.	(RESERVED)		
120.	SPECIA	AL REQUESTS.		
in order the requ		Customized Certificates. The applicant may request customized text for the certificate of fr he import requirements of a specific country. The Department will make every effort to complete the complete country.		
	02.	Additional Charges. There will be no additional charges for special requests.	()
121 2	99.	(RESERVED)		

Section 000 Page 16

300. FEES AND CHARGES.

- **01. Certification Fees**. The Director will establish certification fees annually under this chapter. Fees will not exceed fifty dollars (\$50) each. Fees will be set by July 1 of each year.
 - **Notary Charges.** Notary certification will be provided for each certificate at no additional charge.
- 03. Shipping and Delivery Charges. There will be no fees for mailing costs unless the applicant requests express mailing.
- **04. Express Mailing.** The applicant will be responsible for express mailing charges. The applicant may provide an account number for the carrier, pre-paid air bill or be invoiced for the actual costs.
- **05. Payment**. The applicant will be sent an invoice for fees and charges and will be responsible for payment.

301. -- 999. (RESERVED)

Section 300 Page 17

02.06.33 - ORGANIC FOOD PRODUCTS RULES

000. This cha		AUTHORITY. dopted under the legal authority of Section 22-1103, Idaho Code.	()
001.	TITLE	AND SCOPE.		
	01.	Title. The title of this chapter is IDAPA 02.06.33, "Organic Food Products Rules."	()
		Scope . These rules govern definitions, requirements for production, handling, and label animal products. These rules further govern the general requirements for certification of prolant and animal products, as well as program fee structures.		
002 (003.	(RESERVED)		
sections bin/text=7. Cop	de of Fed 205.620 idx?c=ed oies of the	PORATION BY REFERENCE. deral Regulations (Title 7, Part 205, National Organic Program Regulations (July 7, 2010), through 205.622, is incorporated by reference and can be viewed online at http://www.ecfr.gcfr&SID=b885492294d6e01d334ae6076da2c3c2&rgn=div5&view=text&node=7:3.1.1.9.32& is document may be obtained from the Idaho State Department of Agriculture (ISDA), 22 dd, Boise, Idaho 83712.	ov/cg&idno	ţi-
005 0	009.	(RESERVED)		
010. In additional interpretation	tion to the	ITIONS. he definitions found in Section 22-1102, Idaho Code, the following definitions apply denforcement of these rules:	to th	1e)
certifyir	01. ng agent f	Agent . Any entity accredited by the Secretary of the United States Department of Agriculturor the purpose of certifying a production or handling operation.	ire as	a)
with this	02. s rule who	Certification . A document issued by the Department to a producer/handler who is in como has more than five thousand dollars (\$5,000) annual gross organic sales.	pliano (ce)
	03.	Educational Activity. Seminar, conference, farm tour, class, or research.	()
soil, api	04. iary and s and aqu	Food Products . Includes all agricultural, horticultural, viticultural and vegetable products apiary products, poultry and poultry products, livestock and livestock products, milk an aculture products.		
producti	05.	Materials . Any substance or mixture of substances that is intended to be used in agricusting, or handling.	cultur (al)
011 1	99.	(RESERVED)		
200.	IDAHO	ORGANIC CERTIFICATION SEAL.		
		Description of Seal . Certified operations that become certified for the first time prior to ue to use the seal depicted in Figure 1. Certified operations that become certified for the firlater may only use the seal in Figure 2.		

Section 000 Page 18

FIGURE 1



FIGURE 2



02. Utilization of Seal. The Idaho organic certification seal as approved by the director and as shown in Figure 1 and Figure 2, may be imprinted or affixed on labels, packages or products, or used in advertising in any manner and signifies that the standards and rules developed in accordance with the provisions of this rule and all other conditions of the provisions of this chapter have been met.

a. Any container manufacturer may apply for authorization to imprint facsimiles of the ISDA organic certification seal on containers of organic products.

b. Authorization granted to imprint facsimile seals is subject to review by the director on an annual basis, or more frequently if necessary.

201. REGISTRATION OF APPROVED MATERIALS.

The director may establish a list of registered branded materials for use in organic production, processing, or handling.

01. Registration. Registration is voluntary. ()

a. All applicants applying for registration of materials must submit the application to the Department on forms prescribed by the Department.

b. An applicant for materials registration must demonstrate that the material meets the requirements and standards of the National Organic Program. Specifically, the material may not be a material prohibited for use in the production, processing, or handling of organic products by 7 C.F.R. Section 205.105, and may not be otherwise prohibited for use in organic production, processing, or handling by the National Organic Program.

- **02. Effect of Registration**. The fact that a material is registered is not a guarantee that the registered material will be acceptable for use by certified organic producers, processors, or handlers or other organic certifying agencies other than ISDA.
 - 03. Department Not Liable. The Department is not liable for any losses or damages that occur as a

Section 201 Page 19

result of any person's use of any registered branded material. The Department is not liable for any losses or damages that result from delays that occur in the registration process due to lack of resources or expertise.

04.	Registration 1	Fees. The	Director m	ay charge	the fol	llowing	fees,	which are	e nonref	fundable	e and	are
not to exceed the	stated amounts	.									()

- a. Operations that hold a current approval from a reputable third party accredited material evaluation program such as the Environmental Protection Agency, an NOP Accredited Certifying Agent, or ISO Guide 65 for the material(s) which it is seeking to register in Idaho must pay two hundred dollars (\$200) for an initial registration application fee, and two hundred dollars (\$200) each year thereafter for renewal of the registration.
 - **b.** All operations must pay initial and annual inspection fees to keep their product registered.
 - 05. Initial and Annual Inspection Fees. (
 - **a.** The hourly rate for inspections is fifty dollars (\$50), including travel time.
- **b.** Travel time from an inspector's normal duty station to the inspection site and return to normal duty station will be compensable time charged to the applicant.
 - **c.** There will be a minimum charge of fifty dollars (\$50) plus mileage for any inspection.
 - **d.** A mileage rate as approved by the Board of Examiners will be included in the inspection fees.
- **e.** A per diem, lodging, and travel as allowed by state and ISDA rules, and any other out of pocket costs incurred by ISDA in conducting annual or initial certification inspections will be charged to the operation.
- **f.** Upon approval by ISDA, private inspectors may be utilized. The applicant or operator will bear the total cost of the private inspection.
- **06. Seal for Registered Branded Materials.** When a material is registered and added to the list of registered branded materials, the Director will approve the use of the seal in Figure 3 on the packaging and in the promotions for the sale of the registered material subject to the National Organic Program and Idaho state rules:

FIGURE 3



07. Revocation of Registration. If at any time the registered material is determined to be not suitable for organic use, the Director may revoke the registration of the branded material, remove the material from the list of registered branded materials, and revoke authorization to use the seal shown in Subsection 201.06.

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202. -- 299. (RESERVED)

300. (CERTIFICA	TION RE	OUIREMENTS	AND	FEES.
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300.	CERTI	FICATION REQUIREMENTS AND FEES.		
submit t	01. the applic	Certification Requirements. All applicants applying for certification with the Department ation to the Department on forms prescribed or approved by the Department.	t, mus (st)
thousan	a. d dollars ed under	All organic food producers/handlers in Idaho with annual gross organic sales of more that (\$5,000) must be certified with the Department, unless certified by agents other than the Department National Organic Program.	an fiv artmen	re nt)
select ce	b. ertificatio	Producers/handlers with annual gross organic sales of five thousand dollars (\$5,000) or lean.	ss ma ())
annual o	c. on-site ins	All organic food producers and organic handlers certifying with the Department are subjection.	et to a	n)
	d.	Livestock producer and handler applications will be accepted throughout the year.	()
	02.	Certification Fees.	()
(\$5,000) (\$5,000)	a.) up to fi) or less r	Organic producers/handlers with annual gross organic sales of more than five thousand fteen thousand dollars (\$15,000) or producers with annual gross income of five thousand equesting certification - One hundred twenty-five dollars (\$125).		
(\$15,00	b. 0) – Two	Organic producer/handler with annual gross organic sales of more than fifteen thousand hundred dollars (\$200).	dollaı (rs)
certifica	c. ition fee b	A person who produces and handles their own organic food products pays only one (1) pased on gross annual organic sales.	annua (al)
	03.	Certification Inspection Fees.	()
	a.	The hourly rate is thirty-five dollars (\$35) including travel time.	()
station v	b. will be co	Travel time from an inspector's normal duty station to the inspection site and return to normal impensable time charged to the applicant.	al dut	у)
	c.	There will be a minimum charge of thirty-five dollars (\$35) plus mileage for any inspection.	()
	d.	A mileage rate as approved by the Board of Examiners will be included in the inspection fee	es.)
	e. rate of formula is mileago	Inspections conducted on weekends, holidays, or after normal office hours will be charged rty-seven dollars and fifty cents (\$47.50) including travel time with a minimum charge of ce.		
cost of t	f. the private	Upon approval by the Department, private inspectors may be utilized. The applicant bears the inspection.	ne tota (al)

301. GRADUATED GROSS SALES FEE SCHEDULE.

Graduated Gross Sales Fee Table. In addition to the fees prescribed above, all producers and handlers certified by the Department must remit with their certification application an amount based on their annual gross organic sales during the last calendar year, or in the case of a first-time applicant, a projected gross dollar amount for the upcoming calendar year, with a minimum fee of ten dollars (\$10). The graduated gross organic sales

Section 300 Page 21 fee structure is as follows:

0 - 2,000	\$10
2,001 - 5,000	\$25
5,001 - 10,000	\$50
10,001 - 15,000	\$75
15,001 - 20,000	\$100
20,001 - 25,000	\$125
25,001 - 30,000	\$150
30,001 - 35,000	\$175
35,001 - 50,000	\$250
50,001 - 75,000	\$375
75,001 - 100,000	\$500
100,001 - 150,000	\$750
150,001 - 200,000	\$1,000
200,001 - 280,000	\$1,400
280,001 - 375,000	\$1,875
375,001 - 500,000	\$2,500
500,001 and up	0.5% of gross organic sales up to \$5,000

,

02. Non-Refundable. Certification application fees are non-refundable.

302. -- **999.** (RESERVED)

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IDAPA 02 – DEPARTMENT OF AGRICULTURE

DOCKET NO. 02-0000-2000FA

NOTICE OF OMNIBUS RULEMAKING - ADOPTION OF PENDING FEE RULE

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

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

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted pending fee rules. The action is authorized pursuant to Sections 22-103(20), 22-107, 22-108, 22-112, 22-418, 22-505, 22-604, 22-702, 22-901, 22-911, 22-1907, 22-2004, 22-2006, 22-2013, 22-2204, 22-2303(5), 22-2503, 22-2412, 22-2511, 22-3418, 22-3421, 22-5129, 25-203, 25-207, 25-207B, 25-212, 25-305, 25-601, 25-804, 25-1723(b), 25-2710, 25-3520, 25-3704, 25-4012, 37-303, 37-401, 37-402, 37-405, 37-516, 37-1521, 69-231, 69-524, 71-111, 71-121, 71-232, 71-233, 71-236, 71-241, and 71-408, Idaho Code.

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

These pending fee rules adopt and re-publish the following existing rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 02, rules of the Department of Agriculture, except for IDAPA 02.02.14 and 02.03.03 where informal negotiated rulemaking was conducted:

IDAPA 02

- IDAPA 02.02.07, Rules Governing Bulk Permits and Retail Sale of Potatoes;
- IDAPA 02.02.11, Rules Governing Eggs and Egg Products;
- IDAPA 02.02.12, Bonded Warehouse Rules;
- IDAPA 02.02.13, Commodity Dealers' Rules;
- IDAPA 02.02.14, Rules for Weights and Measures;
- IDAPA 02.02.15, Rules Governing the Seed Indemnity Fund;
- IDAPA 02.03.03, Rules Governing Pesticide and Chemigation Use and Application;
- IDAPA 02.04.03, Rules Governing Animal Industry;
- IDAPA 02.04.05, Rules Governing Grade A and Manufacture Grade Milk;
- IDAPA 02.04.19, Rules Governing Domestic Cervidae;
- IDAPA 02.04.26, Rules Governing the Public Exchange of Livestock;
- IDAPA 02.04.32, Rules Governing Poultry Operations;
- IDAPA 02.06.01, Rules Governing the Production and Distribution of Seed;
- IDAPA 02.06.02, Rules Governing Registrations and Licenses;
- IDAPA 02.06.04, Rules Governing Plant Exports;
- IDAPA 02.06.05, Rules Governing Plant Diseases and Quarantines;
- IDAPA 02.06.06, Rules Governing the Planting of Beans;
- IDAPA 02.06.09, Rules Governing Invasive Species and Noxious Weeds; and
- IDAPA 02.06.10, Rules Governing the Growing of Potatoes.

There are no changes to the pending fee rules and they are being adopted as originally proposed. The complete text of the proposed rules was published in the Sept. 16, 2020, Idaho Administrative Bulletin, Vol. 20-9SE, pages 37-345.

IDAHO CODE SECTION 22-101A STATEMENT: Pursuant to 22-101A(5), for any rule promulgated or adopted by the director which is broader in scope or more stringent than federal law or regulations, or which regulates an activity not regulated by the federal government, the director shall identify the portions of the adopted rule that are

broader in scope or more stringent than federal law or rules, or which regulate an activity not regulated by the federal government. The following table delineates rules which are broader in scope, more stringent than federal law or regulations, or regulate an activity not regulated by the federal government:

IDAPA	22-101A
02.02.07	Entire rule regulates an activity not regulated by the federal government
02.02.11	Entire rule regulates an activity not regulated by the federal government
02.02.12	02.02.12.480; 02.02.12.481; 02.02.12.482; 02.02.12.483; 02.02.12.484; and 02.02.12.485 are broader in scope than federal laws or regulations
02.02.13	Entire rule regulates an activity not regulated by the federal government
02.02.14	Entire rule regulates an activity not regulated by the federal government
02.02.15	Entire rule regulates an activity not regulated by the federal government
02.03.03	02.03.03.100, 02.03.03.150, 02.03.03.400(9), 02.03.03.450, 02.03.03.550, 02.03.03.600, 02.03.03.650, 02.03.03.660, 02.03.03.665, 02.03.03.670, 02.03.03.675, 02.03.03.680, 02.03.03.685, 02.03.03.695, 02.03.03.700 are broader in scope than federal laws or regulations; 02.03.03.100(6), 02.03.03.350, 02.03.03.400(4)(5)(7)(8) are more stringent than federal regulations; 02.03.03.250, 02.03.03.400(6), 02.03.03.500 are not regulated by the federal government
02.04.03	02.04.03.200, 02.04.03.220 are not regulated by the federal government; 02.04.03.257, 02.04.03.300-338, 02.04.03.504-591 are broader in scope than federal laws or regulations; 02.04.03.400, 02.04.03.402, 02.04.03.460 are more stringent than federal laws or regulations
02.04.05	02.04.05.120 is more stringent than federal laws or regulations
02.04.19	02.04.19.013, 02.04.19.020, 02.04.19.021, 02.04.19.022, 02.04.19.030, 02.04.19.031-040; 02.04.19.070, and 02.04.19.080-400 are more stringent than federal laws or regulations; 02.04.19.031-040 and 02.04.19.080-400 are broader in scope than federal laws or regulations
02.04.26	02.04.26.100-570, 02.04.26.700, 02.04.26.701, 02.04.26.710, 02.04.26.715 are broader in scope than federal laws or regulations
02.04.32	02.04.32.100, 02.04.32.110, 02.04.32.120, 02.04.32.130, 02.04.32.140, 02.04.32.150, 02.04.32.160, 02.04.32.170, 02.04.32.250, 02.04.32.251, 02.04.32.252, 02.04.32.253, 02.04.32.260, 02.04.32.300, 02.04.32.310, 02.04.32.400, 02.04.32.500, 02.04.32.550 are broader in scope than federal laws or regulations
02.06.01	Entire rule regulates an activity not regulated by the federal government
02.06.02	Entire rule regulates an activity not regulated by the federal government

IDAPA	22-101A
02.06.04	Entire rule regulates an activity not regulated by the federal government
02.06.05	Entire rule regulates an activity not regulated by the federal government
02.06.06	Entire rule regulates an activity not regulated by the federal government
02.06.09	Entire rule regulates an activity not regulated by the federal government
02.06.10	Entire rule regulates an activity not regulated by the federal government

FEE SUMMARY: The following is a specific description of the fees or charges 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, except for IDAPA 02.02.14 and IDAPA 02.03.03. Fees or charges are imposed pursuant to the Idaho Code Sections detailed below.

IDAPA	Specific Findings	Fee Summary	Authorization
02.02.07	Fee for permits for first handler or shipper to ship bulk potatoes; Potato advertising tax to the Idaho Potato Commission	IDAPA 02.02.07.120 Fees to cover the cost of inspections and the potato advertising tax	Sections 22-107, Idaho Code
02.02.11	Assessment fee in lieu of seal sanitation, grading, handling, labeling and marketing of eggs sold in Idaho	IDAPA 02.02.11.600.07 Assessment in lieu of seal at rate of 0.4 cent per dozen each month	Section 37-1523A, Idaho Code
02.02.12	Commodity Indemnity Fund Assessments	IDAPA 02.02.12.480 and 483 0.2% of total value at time of sale	Section 69-508, 69- 257, Idaho Code
02.02.13	Commodity Indemnity Fund Assessments	IDAPA 02.02.13.500 and 503 0.2% gross dollar amount	Section 69-257, Idaho Code
02.02.14	Weighing and measuring devices licensing fees will increase over a three-year period based on device license category	IDAPA Section 02.02.14.016 Fee schedule by device to be tiered over a three-year period from FY22-FY24	Section 71-121, Idaho Code
02.02.15	Seed Indemnity Fund Assessments and License Reinstatement fee	IDAPA 02.02.15.070. Assessment based on categories of seed crops IDAPA 02.02.15.26.05 Reinstatement fee	Sections 22-5107, - 5121 and -5122, Idaho Code

IDAPA	Specific Findings	Fee Summary	Authorization
02.03.03	Fees for pesticide registration, pesticide dealer's license, private applicator's license, professional applicator's license, and examinations. No change to any previously submitted fees except for the addition of a new commercial apprentice license with a related fee of \$60 for a one-year license	IDAPA 02.03.03.280 Fees assessed for pesticide products registered, pesticide licenses and examinations	Sections 22-3402, and 22-3404, Idaho Code
02.04.03	Artificial insemination license-fee	IDAPA 02.04.03.200.01 License application fee of \$25.00 annually; IDAPA 02.04.03.200.07 License renewal \$5.00	Section 25-807, Idaho Code
02.04.05	Fees in this chapter establishes a laboratory license fee, a permit fee for manufacturers/ distributors to produce and sell a new dairy product; and a bulk hauler's permit fee	IDAPA 02.04.05.221.03 Laboratory license fee of \$25.00; IDAPA 02.04.05.395.02 New product permit fee of \$25.00; IDAPA 0204.05.380.01 Bulk milk hauler permit of \$25.00	Sections 37-407, 37-412, 37-503 and 37-511, Idaho Code
02.04.19	Annual facility inspections, entry permits and disease surveillance; Domestic Cervidae annual assessment, import, export and movement fees	IDAPA 02.04.19.090 \$10.00/ head on elk, \$3.00/ head on fallow deer	Section 25-3708, Idaho Code
02.04.26	Fee for issuance, renewal, suspension, and revocation of market charters	IDAPA 02.04.26.700 Charter fee of \$100.00	Section 25-1724, Idaho Code
02.04.32	Annual fee assessed to each facility to cover twice annual facility inspection and nutrient management plan review	IDAPA 02.04.32.140.01 Annual fee/ assessment of no more than three cents (\$0.03) per square foot of containment area	Section 25-4010, Idaho Code
02.06.01	Fees are for Seed Dealer's Licenses and voluntary services provided through ISDA investigators and labs	IDAPA 02.06.01.194 Seed dealer's license fees; IDAPA 02.06.01.190 and 191 Idaho Seed Laboratory testing services IDAPA 02.06.01.380 Fees and Charges for Department sampling of bluegrass seed	Sections 22-108, 22-418, and 22- 2006, Idaho Code
02.06.02	Commercial Feed Product Registration Fee	IDAPA 02.06.02.020 \$40.00 per product IDAPA 02.06.02.370 Fees for bee inspection for export, upon request	Section 25-2704, Idaho Code

IDAPA	Specific Findings	Fee Summary	Authorization
02.06.04	Phytosanitary certifications and inspections fee	IDAPA 02.06.04.195, Certificate fees by category; IDAPA 02.06.04.280 Nursery certification fees; IDAPA 02.06.04.392 Ginseng export fees	Sections 22-107, 22-112, and 22- 2305, Idaho Code
02.06.05	Special permits require a specific fee for importation of hops	IDAPA 02.06.05.190 Special permit and phytosanitary fee	Sections 22-107, 22-112, and 22- 2006, Idaho Code
02.06.06	Fees for inspections to ensure compliance with seed certification and export requirements	IDAPA 02.06.06.550.01 \$0.18/cwt. for tags; IDAPA 02.06.06.550.02 Field inspection application fees of \$5.00; IDAPA 02.06.06.550.03 Field inspections of \$3.50/acre/inspection; IDAPA 02.06.06.550.04 Laboratory seed sampling IDAPA 02.06.06.550.09 Special project fees	Section 22-2006, Idaho Code
02.06.09	Fees for the voluntary certification of fields as noxious weed free, as defined by the rule	IDAPA 02.06.09.320.16 \$30 per inspection for up to ten acres, \$3 per acre after for fields up to 99 acres. For fields more than 100 acres in size, \$3/ acre for the first 100 acres, and \$2/ acre after. Agent may assess a general fee of \$30/year to recover overhead costs	Section 22-2006, Idaho Code
02.06.10	Fees for samples for laboratory testing for <i>Cms</i> , are those normally charged by the approved laboratory doing the testing	Fees are defined by the individual labs and not defined in the rule	Section 22-2006, 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 these pending fee rules, contact Brian Oakey at (208) 332-8500.

Dated this 27th day of October, 2020.

Brian Oakey Deputy Director Idaho State Department of Agriculture 2270 Old Penitentiary Road P.O. Box 7249 Boise, Idaho 83707 Phone: (208) 332-8500

Fax: (208) 334-2170

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 22-103(20), 22-107, 22-108, 22-418, 22-505, 22-604, 22-702, 22-901, 22-911, 22-1907, 22-2004, 22-2006, 22-2013, 22-2204, 22-2303(5), 22-2403, 22-2412, 22-2511, 22-3418, 22-3421, 22-5129, 25-203, 25-207, 25-207B, 25-212, 25-305, 25-601, 25-804, 25-1723(b), 25-2710, 25-3520, 25-3704, 37-303, 37-401, 37-402, 37-405, 37-516, 37-1521, 69-231, 69-524, 71-111, 71-121, 71-232, 71-233, 71-236, 71-241, and 71-408, Idaho Code.

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 02, rules of the Department of Agriculture, except for IDAPA 02.02.14 and 02.03.03 where informal negotiated rulemaking was conducted:

IDAPA 02

- IDAPA 02.02.07, Rules Governing Bulk Permits and Retail Sale of Potatoes;
- IDAPA 02.02.11, Rules Governing Eggs and Egg Products;
- IDAPA 02.02.12, Bonded Warehouse Rules;
- IDAPA 02.02.13, Commodity Dealers' Rules;
- IDAPA 02.02.14, Rules for Weights and Measures;
- IDAPA 02.02.15, Rules Governing the Seed Indemnity Fund;
- IDAPA 02.03.03, Rules Governing Pesticide and Chemigation Use and Application;
- IDAPA 02.04.03, Rules Governing Animal Industry;
- IDAPA 02.04.05, Rules Governing Grade A and Manufacture Grade Milk;
- IDAPA 02.04.19, Rules Governing Domestic Cervidae;
- IDAPA 02.04.26, Rules Governing the Public Exchange of Livestock;
- IDAPA 02.04.32, Rules Governing Poultry Operations; IDAPA 02.06.01, Rules Governing the Production and Distribution of Seed;
- IDAPA 02.06.02, Rules Governing Registrations and Licenses;
- IDAPA 02.06.04, Rules Governing Plant Exports;
- IDAPA 02.06.05, Rules Governing Plant Diseases and Quarantines;
- IDAPA 02.06.06, Rules Governing the Planting of Beans;
- IDAPA 02.06.09, Rules Governing Invasive Species and Noxious Weeds; and
- IDAPA 02.06.10, Rules Governing the Growing of Potatoes.

IDAHO CODE SECTION 22-101A STATEMENT: Pursuant to 22-101A(1), for any rule promulgated or adopted by the director which is broader in scope or more stringent than federal law or regulations, or which regulates an activity not regulated by the federal government, the director shall identify the portions of the adopted rule that are broader in scope or more stringent than federal law or rules, or which regulate an activity not regulated by the federal government. The following table delineates rules which are broader in scope, more stringent than federal law or regulations, or regulate an activity not regulated by the federal government:

IDAPA	22-101A
02.02.07	Entire rule regulates an activity not regulated by the federal government
02.02.11	Entire rule regulates an activity not regulated by the federal government
02.02.12	02.02.12.480; 02.02.12.481; 02.02.12.482; 02.02.12.483; 02.02.12.484; and 02.02.12.485 are broader in scope than federal laws or regulations
02.02.13	Entire rule regulates an activity not regulated by the federal government
02.02.14	Entire rule regulates an activity not regulated by the federal government
02.02.15	Entire rule regulates an activity not regulated by the federal government
02.03.03	02.03.03.100, 02.03.03.150, 02.03.03.400(9), 02.03.03.450, 02.03.03.550, 02.03.03.600, 02.03.03.650, 02.03.03.660, 02.03.03.665, 02.03.03.670, 02.03.03.675, 02.03.03.680, 02.03.03.685, 02.03.03.695, 02.03.03.700 are broader in scope than federal laws or regulations; 02.03.03.100(6), 02.03.03.350, 02.03.03.400(4)(5)(7)(8) are more stringent than federal regulations; 02.03.03.250, 02.03.03.400(6), 02.03.03.500 are not regulated by the federal government
02.04.03	02.04.03.200, 02.04.03.220 are not regulated by the federal government; 02.04.03.257, 02.04.03.300-338, 02.04.03.504-591 are broader in scope than federal laws or regulations; 02.04.03.400, 02.04.03.402, 02.04.03.460 are more stringent than federal laws or regulations
02.04.05	02.04.05.120 is more stringent than federal laws or regulations
02.04.19	02.04.19.013, 02.04.19.020, 02.04.19.021, 02.04.19.022, 02.04.19.030, 02.04.19.031-040; 02.04.19.070, and 02.04.19.080-400 are more stringent than federal laws or regulations; 02.04.19.031-040 and 02.04.19.080-400 are broader in scope than federal laws or regulations
02.04.26	02.04.26.100-570, 02.04.26.700, 02.04.26.701, 02.04.26.710, 02.04.26.715 are broader in scope than federal laws or regulations
02.04.32	02.04.32.100, 02.04.32.110, 02.04.32.120, 02.04.32.130, 02.04.32.140, 02.04.32.150, 02.04.32.160, 02.04.32.170, 02.04.32.250, 02.04.32.251, 02.04.32.252, 02.04.32.253, 02.04.32.260, 02.04.32.300, 02.04.32.310, 02.04.32.400, 02.04.32.500, 02.04.32.550 are broader in scope than federal laws or regulations
02.06.01	Entire rule regulates an activity not regulated by the federal government

IDAPA	22-101A
02.06.02	Entire rule regulates an activity not regulated by the federal government
02.06.04	Entire rule regulates an activity not regulated by the federal government
02.06.05	Entire rule regulates an activity not regulated by the federal government
02.06.06	Entire rule regulates an activity not regulated by the federal government
02.06.09	Entire rule regulates an activity not regulated by the federal government
02.06.10	Entire rule regulates an activity not regulated by the federal government

FEE SUMMARY: The table below provides a specific description of fees or charges imposed by specific rules. This rulemaking does not impose fees or charges, or increase fees or charges, beyond what was previously approved and codified in the prior rules, except for IDAPA 02.02.14 and IDAPA 02.03.03. Fees or charges are imposed pursuant to the Idaho Code Sections detailed below.

IDAPA	Specific Findings	Fee Summary	Authorization
02.02.07	Fee for permits for first handler or shipper to ship bulk potatoes; Potato advertising tax to the Idaho Potato Commission	IDAPA 02.02.07.120 Fees to cover the cost of inspections and the potato advertising tax	Sections 22-107, Idaho Code
02.02.11	Assessment fee in lieu of seal sanitation, grad- ing, handling, labeling and marketing of eggs sold in Idaho	IDAPA 02.02.11.600.07 Assess- ment in lieu of seal at rate of 0.4 cent per dozen each month	Section 37-1523A, Idaho Code
02.02.12	Commodity Indemnity Fund Assessments	IDAPA 02.02.12.480 and 483 0.2% of total value at time of sale	Section 69-508, 69- 257, Idaho Code
02.02.13	Commodity Indemnity Fund Assessments	IDAPA 02.02.13.500 and 503 0.2% gross dollar amount	Section 69-257, Idaho Code
02.02.14	Weighing and measuring devices licensing fees will increase over a three-year period based on device license cate- gory	IDAPA Section 02.02.14.016 Fee schedule by device to be tiered over a three-year period from FY22-FY24	Section 71-121, Idaho Code
02.02.15	Seed Indemnity Fund Assessments and License Reinstatement fee	IDAPA 02.02.15.070. Assessment based on categories of seed crops IDAPA 02.02.15.26.05 Reinstate- ment fee	Section <u>s</u> 22-5107, - 5121 and - 5122, Idaho Code

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IDAPA	Specific Findings	Fee Summary	Authorization
02.03.03	Fees for pesticide registration, pesticide dealer's license, private applicator's license, professional applicator's license, and examinations. No change to any previously submitted fees except for the addition of a new commercial apprentice license with a related fee of \$60 for a one-year license	IDAPA 02.03.03.280 Fees assessed for pesticide products registered, pesti- cide licenses and examina- tions	Sections 22-3402, and 22- 3404, Idaho Code
02.04.03	Artificial insemination license-fee	IDAPA 02.04.03.200.01 License application fee of \$25.00 annually; IDAPA 02.04.03.200.07 License renewal \$5.00	Section 25-807, Idaho Code
02.04.05	Fees in this chapter establishes a laboratory license fee, a permit fee for manufacturers/ distributors to produce and sell a new dairy product; and a bulk hauler's permit fee	IDAPA 02.04.05.221.03 Laboratory license fee of \$25.00; IDAPA 02.04.05.395.02 New product permit fee of \$25.00; IDAPA 0204.05.380.01 Bulk milk hauler permit of \$25.00	Sections 37-407, 37-412, 37- 503 and 37- 511, Idaho Code
02.04.19	Annual facility inspections, entry permits and disease surveillance; Domestic Cervidae annual assessment, import, export and movement fees	IDAPA 02.04.19.090 \$10.00/ head on elk, \$3.00/ head on fallow deer	Section 25-3708, Idaho Code
02.04.26	Fee for issuance, renewal, suspension, and revocation of market charters	IDAPA 02.04.26.700 Charter fee of \$100.00	Section 25-1724, Idaho Code
02.04.32	Annual fee assessed to each facility to cover twice annual facility inspection and nutrient management plan review	IDAPA 02.04.32.140.01 Annual fee/ assessment of no more than three cents (\$0.03) per square foot of contain- ment area	Section 25-4010, Idaho Code
02.06.01	Fees are for Seed Dealer's Licenses and vol- untary services provided through ISDA investigators and labs	IDAPA 02.06.01.194 Seed dealer's license fees; IDAPA 02.06.01.190 and 191 Idaho Seed Laboratory testing services IDAPA 02.06.01.380 Fees and Charges for Department sampling of bluegrass seed	Sections 22-108, 22-418, and 22-2006, Idaho Code
02.06.02	Commercial Feed Product Registration Fee	IDAPA 02.06.02.020 \$40.00 per product IDAPA 02.06.02.370 Fees for bee inspection for export, upon request	Section 25-2704, Idaho Code

IDAPA	Specific Findings	Fee Summary	Authorization
02.06.04	Phytosanitary certifications and inspections fee	IDAPA 02.06.04.195, Certificate fees by category; IDAPA 02.06.04.280 Nursery certifi- cation fees; IDAPA 02.06.04.392 Ginseng export fees	Sections 22-107, 22-112, and 22-2305, Idaho Code
02.06.05	Special permits require a specific fee for importation of hops	IDAPA 02.06.05.190 Special permit and phytosanitary fee	Sections 22-107, 22-112, and 22-2006, Idaho Code
02.06.06	Fees for inspections to ensure compliance with seed certification and export requirements	IDAPA 02.06.06.550.01 \$0.18/cwt. for tags; IDAPA 02.06.06.550.02 Field inspection application fees of \$5.00; IDAPA 02.06.06.550.03 Field inspections of \$3.50/acre/ inspection; IDAPA 02.06.06.550.04 Laboratory seed sampling IDAPA 02.06.06.550.09 Special project fees	Section 22-2006, Idaho Code
02.06.09	Fees for the voluntary certification of fields as noxious weed free, as defined by the rule	IDAPA 02.06.09.320.16 \$30 per inspection for up to ten acres, \$3 per acre after for fields up to 99 acres. For fields more than 100 acres in size, \$3/acre for the first 100 acres, and \$2/acre after. Agent may assess a general fee of \$30/year to recover overhead costs	Section 22-2006, Idaho Code
02.06.10	Fees for samples for laboratory testing for <i>Cms</i> , are those normally charged by the approved laboratory doing the testing	Fees are defined by the individual labs and not defined in the rule	Section 22-2006, 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.

DEPARTMENT OF AGRICULTURE IDAPA 02

Docket No. 02-0000-2000FA OMNIBUS PENDING FEE RULE

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible for most of the listed rules in this Notice 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. Informal negotiated rulemaking was continued from 2019 for IDAPA 02.02.14 to receive additional stakeholder input on the three-year tiered fee increase. Informal negotiated rulemaking was also conducted for IDAPA 02.03.03 to receive stakeholder input on various sections of the Pesticide and Chemigation Use and Application Rule.

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 Brian Oakey at (208) 332-8550.

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. 02-0000-2000FA

02.02.07 - RULES GOVERNING BULK PERMITS AND RETAIL SALE OF POTATOES

		AUTHORITY. dopted under the legal authority of Sections 22-901, 22-911, and 22-2006, Idaho Code.
001.	TITLE	AND SCOPE.
of Potatoo	01. es."	Title. The title of this chapter is IDAPA 02.02.07, "Rules Governing Bulk Permits and Retail Sale ()
marketing		Scope . These rules govern the application for a permit to ship bulk potatoes, permit fees, and requirements and specify the general requirements for the inspection, grading, marking and retail in the state of Idaho.
002 00)3.	(RESERVED)
		PORATION BY REFERENCE. cument is incorporated by reference into this chapter: ()
	01. vised. C	Federal Marketing Order Number 945 - U.S.D.A. Handling Regulations October 3, 2018, opies of this document may be obtained from the Idaho State Department of Agriculture.
005 11	19.	(RESERVED)
		SUBCHAPTER A – BULK PERMITS
The first potatoes. processin	handler The pe	T FEES. or shipper shall apply through the nearest District Inspection Office for a permit to ship bulk rmittee shall pay the potato advertising tax at combined grower-shipper rates for either fresh or bes, and inspection fees, if required, within thirty (30) days of shipment. Failure to pay either fee ited time is grounds for denial of future permits, so long as the fees remain outstanding.
Application potatoes, receipt of	on for p when le f the shi	CATION FORM. Determit is to be on a form furnished by the department. Acknowledgment of receipt of processing caving the Federal Marketing Order area, shall be accomplished immediately by the processor upon pment and forwarded to the issuing office. A copy of each permit issued is to be forwarded to the numission by the issuing officer.
Permits for Marketing required. Order req	or shipn g Order Bulk sh quiremer	ETING ORDER. ment of processing potatoes require a Marketing Order Certificate of Privilege number, issued by the Manager, if leaving the Marketing Order area. Inspection of bulk shipments for processing is not nipments for repacking or fresh sale must be graded and meet all applicable minimum Marketing area. Each shipment requires a Federal-State inspection certificate, certifying minimum standards and ntage of U.S. No. 1 quality.
Request f	for perm	EST FOR PERMIT. its must be made forty-eight (48) hours prior to shipment, excluding weekends and Legal Holidays. improper use of permits will invalidate the permit and may be grounds for denial of future permits.
124 21	19.	(RESERVED)
		SUBCHAPTER B – RETAIL SALES
All potato	oes pack	CTIONS, RESTRICTIONS, AND IDENTIFICATION REQUIRED. ted for resale to retail outlets in Idaho shall be inspected as outlined in Subsection 220.02 and meet of Federal Marketing Order number 945-USDA and the conditions outlined below:
		Certification and Markings. Each shipment packed for resale to retail outlets in Idaho is to be a valid inspection certificate, numbered note sheet or be marked with a positive lot identification mber.

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		Inspections . For other than Idaho or Oregon, inspections may be performed by any ped under the USDA AMS Specialty Crop Inspection Program to inspect potatoes.	erson (or)
	03. cted as o	Restrictions . All potatoes packed for resale to retail outlets in Idaho under the provision of outlined in Subsection 220.02 and found free from:	this ru	ıle)
8	a.	Potato Tuberworm (Phthorimaea operculella (Zeller).	()
ŀ	b.	Potato Wart (Synchytrium endobioticum).	()
Retail out as marked	tlets may	AGGED NOT FOR SALE REMOVAL THEREOF. by be periodically checked by the Idaho State Department of Agriculture. Lots found failing between found out of compliance with the provisions of this rule will be tagged "Not For Satisfay and regraded, destroyed or remarked to a lower grade if feasible."		
	pection	LIANCE OR NON-COMPLIANCE CERTIFICATE. at the retail outlet will be acknowledged by an inspection report showing compliance	or no	n-)
A second	inspecti	D NOTICE ACTION NON-COMPLIANCE. ion showing evidence of non-compliance in any calendar year will constitute sufficient greateution in accordance with Sections 22-2020 or 22-912, Idaho Code.	ounds (to)
Bulk pota	toes fail	LOTS LABELED NOT FOR SALE REMOVAL THEREOF. ling to meet the grade shown or otherwise found out of compliance with the provisions of For Sale" until removed. They may be regraded, destroyed or re-marked to a lower grade if		
		NSIBILITY OF PERMANENT AND CONDITION DEFECTS. ion are those of retailers' responsibility. Permanent grade defects are those of the original particles.	icker.)
		ICTING STANDARDS TO TABLESTOCK GRADES. standards are the entire spectrum of U.S. and Idaho Grades excluding processing grades.	()
227 99	9.	(RESERVED)		

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02.02.11 - RULES GOVERNING EGGS AND EGG PRODUCTS

LEGAL AUTHORITY.

This cha	apter is a	dopted under the legal authority of Section 37-1521, Idaho Code.	()
001.	TITLE	AND SCOPE.	
	01.	Title. The title of this chapter is IDAPA 02.02.11, "Rules Governing Eggs and Egg Produc	ts."
toleranc	02.	Scope . These rules govern the grades and standards for Idaho eggs and egg products, in timer grades, sanitation, storage, egg seals, tax, and cartons.	ncluding
002 0	011.	(RESERVED)	
012.	GRAD	ES AND STANDARDS.	
and ado	01. opted.	Classifications. The following standards, grades and weight classifications are hereby est	ablished
		Except as otherwise provided in this subsection, all shell eggs sold for human consumption esignated as one (1) of the following grades: "Idaho Consumer Grade AA," "Idaho Consumer Grade B."	on in the er Grade
consum	b. ers at the	An Idaho producer of shell eggs may sell shell eggs produced on his premises in Idaho di place of production of the eggs, without grade designations.	rectly to
		Idaho shell egg producers having three hundred (300) or less hens may sell ungraded sheir premises to retailers, provided that each carton or other container of ungraded shell enarked "Ungraded" and bear the name and address of the Idaho producer.	
consum	02. er grade	Standards . The following standards for individual shell eggs are used in determining the designation applicable thereto.	ne Idaho
applical	03. ble only t	Application . The Idaho standards for quality of individual shell eggs contained in this sector eggs that are the product of the domesticated chicken hen and are in the shell.	ction are
or mak determi the Hau	e of can nations o agh unit	Interior Egg Quality Specifications. Interior egg quality specifications for these stand parent condition of the interior contents of the egg as it is twirled before the candling light. Andling light may be used that will enable the particular grader to make consistently of the interior quality of shell eggs. It is desirable to break out an occasional egg and by determined the broken-out egg, compare the broken-out and candled appearance, thereby a led and broken-out appearance.	Any type accurate ermining
clear an	d firm so	AA Quality . The shell must be clean, unbroken and practically normal. The air cell r th $(1/8)$ inch in depth, may show unlimited movement and may be free or bubbly. The white that the yolk is only slightly defined when the egg is twirled before the candling light. The year from apparent defects.	must be
clear an	d at least	A Quality. The shell must be clean, unbroken and practically normal. The air cell must no (3/16) inch in depth, may show unlimited movement and may be free or bubbly. The white reasonably firm so that the yolk outline is only fairly well defined when the egg is twirled be he yolk must be practically free from apparent defects.	must be
localize adhering movement when the clearly	ed, or one g dirt are ent, and in the egg is visible go	B Quality. The shell must be unbroken, may be abnormal, and may have slightly stained areas are permitted if they do not cover more than one thirty-second (1/32) of the shell se-sixteenth (1/16) of the shell surface if scattered. Eggs having shells with prominent se not permitted. The air cell may be over three-sixteenths (3/16) inch in depth, may show u may be free or bubbly. The white may be weak and watery so that the yolk outline is plainly twirled before the candling light. The yolk may appear dark, enlarged and flattened and merm development but no blood due to such development. It may show other serious defects gg inedible. Small blood spots or meat spots (aggregating not more than one-eighth (1/8)	urface if stains or inlimited y visible ay show s that do

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diameter) may be present.

08.	Dirty.	An	individual	egg	that	has	an	unbroken	shell	with	adhering	dirt	or f	oreign	materi	ial.
prominent stains	or mod	erate	stains cov	ering	mor	e tha	ın o	ne thirty-so	econd	(1/32)) of the s	hell s	urfac	e if loc	alized,	01
one-sixteenth (1/	16) of th	ie sh	ell surface	if sca	attere	d.									()

09. Check. An individual egg that has a broken shell or crack in the shell but with its shell membranes intact and its contents do not leak. A "check" is considered to be lower in quality than a "dirty."

013. -- 049. (RESERVED)

050. TERMS DESCRIPTIVE OF SHELL.

- **01.** Clean. A shell that is free from foreign material and from stains or discolorations that are readily visible. An egg may be considered clean if it has only very small specks, stains or cage marks if such specks, stains or cage marks are not of sufficient number or intensity to detract from the generally clean appearance of the egg. Eggs that show traces of processing oil on the shell are considered clean unless otherwise soiled.
- **02. Dirty**. A shell that is unbroken and that has dirt or foreign material adhering to its surface, that has prominent stains, or moderate stains covering more than one thirty-second (1/32) of the shell surface if localized or one-sixteenth (1/16) of the shell surface if scattered.
- **03. Practically Normal (AA or A Quality).** A shell that approximates the usual shape and that is sound and is free from thin spots. Ridges and rough areas that do not materially affect the shape and strength of the shell are permitted.
- **04. Abnormal (B Quality)**. A shell that may be somewhat unusual or decidedly misshapen or that may show pronounced ridges or thin spots.

051. -- 099. (RESERVED)

100. TERMS DESCRIPTIVE OF THE AIR CELL.

- **01. Depth of Air Cell**. The depth of the air cell (air space between shell membranes, normally in the large end of the egg) is the distance from its top to its bottom when the egg is held air cell upward. ()
- **O2.** Free Air Cell. An air cell that moves freely toward the uppermost point in the egg as the egg is rotated slowly.
- **03. Bubbly Air Cell.** A ruptured air cell resulting in one (1) or more small separate air bubbles usually floating beneath the main air cell.

101. -- 149. (RESERVED)

150. TERMS DESCRIPTIVE OF THE WHITE.

- **01.** Clear. A white that is free from discolorations or from any foreign bodies floating in it. (Prominent chalazas should not be confused with foreign bodies such as spots or blood clots).
- **02. Firm (AA Quality).** A white that is sufficiently thick or viscous to prevent the yolk outline from being more than slightly defined or indistinctly indicated when the egg is twirled. With respect to a broken-out egg, a firm white has a Haugh unit value of seventy-two (72) or higher when measured at a temperature between forty-five (45) Degrees F and sixty (60) Degrees F.
- **03. Reasonably Firm (A Quality).** A white that is somewhat less thick or viscous than a firm white. A reasonably firm white permits the yolk to approach the shell more closely that results in a fairly well defined yolk outline when the egg is twirled. With respect to a broken-out egg, a reasonably firm white has a Haugh unit value of sixty (60) to seventy-two (72) when measured at a temperature between forty-five (45) Degrees F and sixty (60)

Section 050 Page 37

Bopartinont of	Nuice Coverning 1990 a 1997 reducto
Degrees F.	()
visible and dark	Weak and Watery (B Quality). A white that is weak, thin and generally lacking in viscosity. A white permits the yolk to approach the shell closely, thus causing the yolk outline to appear plainly when the egg is twirled. With respect to a broken-out egg, a weak and watery white has a Haugh unit sixty (60) when measured at a temperature between forty-five (45) Degrees F and sixty (60) Degrees ()
surrounding a blo	Blood Spots or Meat Spots . Small blood spots or meat spots (aggregating not more than one-in diameter), may be classified as "B" quality. If larger, or showing diffusion of blood into the white bod spot, the egg must be classified as Loss. Blood spots must not be due to germ development. They lk or in the white. Meat spots may be blood spots that have lost their characteristic red color or tissue ctive organs.
06. classed as Loss. be classified as b	Bloody White . An egg that has blood diffused through the white. Eggs with bloody whites are Eggs with blood spots that show a slight diffusion into the white around the localized spot are not to loody whites.
151 199.	(RESERVED)
200. TERMS	S DESCRIPTIVE OF THE YOLK.
01. blend into the sur	Outline Slightly Defined (AA Quality). A yolk outline that is indistinctly indicated and appears to rounding white as the egg is twirled
02. outlined as the eg	Outline Fairly Well Defined (A Quality). A yolk outline that is discernible but not clearly gg is twirled.
03. the egg is twirled	Outline Plainly Visible (B Quality). A yolk outline that is clearly visible as a dark shadow when ()
04. weakened and m flat.	Enlarged and Flattened (B Quality). A yolk in which the yolk membranes and tissues have oisture has been absorbed from the white to such an extent that it appears definitely enlarged and
05. may show other	Practically Free From Defects (AA or A Quality). A yolk that shows no germ development but very slight defects on its surface.
06. defects, such as of	Serious Defects (B Quality). A yolk that shows well developed spots or areas and other serious blive yolks, that do not render the egg inedible.
07. fertile egg that ha evidence.	Clearly Visible Germ Development (B Quality). A development of the germ spot on the yolk of a as progressed to a point where it is plainly visible as a definite circular area or spot with no blood in
08. the point where i	Blood Due to Germ Development . Blood caused by development of the germ in a fertile egg to t is visible as definite lines or as a blood ring. Such an egg is classified as inedible.
201 249.	(RESERVED)
250. GENEI	RAL TERMS.

02. Inedible Eggs. Eggs of the following description are classed as inedible: black rots, yellow rots, white rots, mixed rots (addled eggs), sour eggs, eggs with green whites, eggs with stuck yolks, moldy eggs, musty

Loss. An egg that is inedible, cooked, frozen, contaminated, or containing bloody whites, large

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blood spots, large unsightly meat spots, or other foreign material.

eggs, eggs showing blood rings, eggs containing embryo chicks (at or beyond the blood ring state), and any eggs that are adulterated as such term is defined pursuant to the Federal Food, Drug and Cosmetic Act.

03. Leaker. An individual egg that has a crack or break in the shell and shell membranes to the extent that the egg contents are exuding or free to exude through the shell.

251. -- 299. (RESERVED)

300. CONSUMER GRADES FOR SHELL EGGS - GENERAL.

- **01. Applicability**. The consumer grade designations established by this act are applicable to edible shell eggs in "lot" quantities rather than on an "individual" egg basis, these standards to the term "case" means thirty (30) dozen egg cases as used in commercial practices in the United States.
 - **O2.** Substitution. Substitution of higher qualities for the lower qualities specified is permitted. (
- **03. No Grade.** "No Grade" means eggs of possible edible quality that fail to meet the requirements of an Idaho Consumer Grade or that have been contaminated by smoke, chemicals or other foreign material that has seriously affected the character, appearance or flavor of the eggs.

301. -- 349. (RESERVED)

350. GRADE STANDARDS - TOLERANCES.

- **01. Grade AA (At Origin).** Idaho Consumer Grade AA (at origin) consists of eggs that are at least eighty-seven percent (87%) AA quality. The maximum tolerance of thirteen percent (13%) that may be below AA quality may consist of A or B quality in any combination, except that within the tolerance of B quality not more than one percent (1%) may be B quality due to air cells over three-eighths (3/8) inch, blood spots (aggregating not more than one-eighth (1/8) inch in diameter), or serious yolk defects. Not more than five percent (5%) (seven percent (7%) for Jumbo size) Checks are permitted and not more than five-tenths of one percent (0.5%) Leakers, Dirties or Loss (due to meat or blood spots) in any combination, except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.
- **O2. Grade AA (At Destination).** Idaho Consumer Grade AA (destination) consists of eggs that are seventy-two percent (72%) AA quality. The remaining tolerance of twenty-eight percent (28%) must consist of at least ten percent (10%) A quality, and the remainder must be B quality, except that within the tolerance for B quality not more than one percent (1%) may be B quality due to air cells over three-eighths (3/8) inch, blood spots (aggregating not more than one-eighth (1/8) inch in diameter) or serious yolk defects. Not more than seven percent (7%) (nine percent (9%) for Jumbo size) Checks are permitted and not more than one percent (1%) Leakers, Dirties, or Loss (due to meat or blood spots) in any combination except that such Loss may not exceed three tenths of one percent (0.3%). Other types of Loss are not permitted.
- **03. Grade A (At Origin).** Idaho Consumer Grade A (at origin) consists of eggs that are eighty-seven percent (87%) A quality or better. Within the maximum tolerance of thirteen percent (13%) that may be below A quality, not more than one percent (1%) may be B quality due to air cells over three-eighths (3/8) inch, blood spots (aggregating not more than one-eighth (1/8) inch in diameter) or serious yolk defects. Not more than five percent (5%) (seven percent (7%) for Jumbo size) Checks are permitted and not more than five-tenths of one percent (0.5%) Leakers, Dirties or Loss (due to meat or blood spots) in any combination except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.
- **04. Grade A (At Destination)**. Idaho Consumer Grade A (at destination) consists of eggs that are eighty-two percent (82%) A quality or better. Within the maximum tolerance of eighteen percent (18%) that may be below A quality, not more than one percent (1%) may be B quality due to air cells over three-eighths (3/8) inch, blood spots (aggregating not more than one-eighth (1/8) inch in diameter) or serious yolk defects. Not more than seven percent (7%) (nine percent (9%) for Jumbo size) Checks are permitted and not more than one percent (1%) Leakers, Dirties, or Loss (due to meat or blood spots) in any combination, except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.

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- **05. Grade B (At Origin).** Idaho Consumer Grade B (at origin) consists of eggs that are ninety percent (90%) B quality or better, not more than ten percent (10%) may be Checks and not more than five-tenths of one percent (0.5%) Leakers, Dirties or Loss (due to meat or blood spots) except that such Loss may not exceed three-tenths of one percent (0.30%) in any combination. Other types of Loss are not permitted.
- **06. Grade B (at Destination).** Idaho Consumer Grade B (at destination) consists of eggs that are ninety percent (90%) B quality or better, not more than ten percent (10%) may be Checks and not more than one percent (1%) Leakers, Dirties, or Loss (due to meat or blood spots) in any combination, except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.

351. -- 399. (RESERVED)

400. ADDITIONAL TOLERANCES -- IN LOTS OF TWO OR MORE CASES.

- **01. Grade AA.** No individual case may exceed ten percent (10%) less AA quality eggs than the minimum permitted for the lot average.
- **02. Grade A.** No individual case may exceed ten percent (10%) less A quality eggs than the minimum permitted for the lot average.
- **03. Grade B.** No individual case may exceed ten percent (10%) less B quality eggs than the minimum permitted for the lot average.
- **04.** Single Egg Exemption. For Grades AA, A, and B, no lot may be rejected or downgraded due to the quality of a single egg except for loss other than blood or meat spots.
- **05.** Lots of Two or More Cartons. In lots of two (2) or more cartons, no individual carton may contain less than eight (8) eggs of the specified quality and no individual carton may contain less than ten (10) eggs of the specified quality and the next lower quality. The remaining two (2) eggs may consist of a combination of qualities below the next lower quality (i.e., in lots of grade A, not more than two (2) eggs of the qualities in individual cartons within the sample may be B or checks).

401. -- 449. (RESERVED)

450. SUMMARY OF IDAHO CONSUMER GRADES FOR SHELL EGGS.

01. Grades for Shell Eggs -- Table 1.

		TOLERANCE	PERMITTED
	QUALITY REQUIRED	Percent	Quality
IDAHO CONSUMER GRADE (origin)			
Grade AA	87 percent AA	Up to 13 Not over 5	A or B Checks
Grade A	87 percent A or Better	Up to 13 Not over 5	B Checks
Grade B	90 percent B or Better	Not over 10	Checks
IDAHO CONSUMER GRADE (destination)			
Grade AA	72 percent AA	Up to 28 Not over 7	A or B Checks
Grade A	82 percent A or Better	Up to 18 Not Over 7	B Checks

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		TOLERANCE	PERMITTED
	QUALITY REQUIRED	Percent	Quality
Grade B	90 percent B or Better	Not over 10	Checks

- **a.** In lots of two (2) or more cases or cartons, see Table 2 of Section 450 for tolerances for an individual case or carton within a lot.
- **b.** For Idaho Consumer Grades (at origin) a tolerance of five-tenths of one percent (0.5%) Leakers, Dirties, or Loss (due to meat or blood spots) in any combination is permitted except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.
- **c.** For Idaho Consumer Grades (destination) a tolerance of one percent (1%) Leakers, Dirties, or Loss (due to meat or blood spots) in any combination is permitted, except that such Loss may not exceed three-tenths of one percent (0.3%). Other types of Loss are not permitted.
- **d.** For Idaho Consumer Grade AA at destination, at least ten percent (10%) must be A quality or better.
- **e.** For Idaho Consumer grade AA and A at origin and destination within the tolerances permitted for B quality, not more than one percent (1%) may be B quality due to air cells over three-eighths (3/8) inch, blood spots (aggregating not more than one-eighth (1/8) inch in diameter) or serious yolk defects.
- **f.** For Idaho Consumer Grades AA and A Jumbo size eggs, the tolerance for checks at origin and destination is seven percent (7%) and nine percent (9%) respectively.

02. Tolerance for Individual Case or Carton Within a Lot -- Table 2.

Idaho Consumer Grade	Case Minimum Quality	Origin Percent	Destination Percent	Carton Minimum Quality, No. of Eggs (Origin & Destination)
Grade AA	AA (Min)	77	62	8 eggs AA
	A or B	13	28	2 eggs A
	Check (Max)	10	10	2 eggs B, or Check
Grade A	A (Min)	77	72	8 eggs A
	В	13	18	2 eggs B
	Check (Max)	10	10	2 eggs Check
Grade B	B (Min)	80	80	10 eggs B
	Check	20	20	2 eggs Check

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03. Summary of Standards for Quality of Individual Shell Eggs. The Specifications for Each Quality Factor:

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Quality Factor	AA Quality	A Quality	B Quality
Shell	Clean	Clean	Clean to Slightly Stained
	Unbroken Practically Normal	Unbroken Practically Normal	Unbroken Abnormal
Air Cell	1/8" or less in Depth. Unlimited movement and free or bubbly	3/16" or less in Depth. Unlimited movement and free and bubbly	Over 3/16" in Depth. Unlimited movement and free or bubbly
White	Clear Firm	Clear Reasonably Firm	Weak and Watery. Small Blood and Meat spots present
Yolk	Outline slightly defined. Practically free from defects	Outline fairly well defined. Practically free from defects.	Outline plainly visible. Enlarged and flattened. Clearly visible germ development but no blood. Other serious defects

/32) of surface if localized or one-

- **a.** Moderately stained areas permitted (one thirty-second (1/32) of surface if localized or one-sixteenth (1/16) if scattered).
- **b.** Blood and meat spots are allowed if they are small (aggregating not more than one-eighth (1/8) inch in diameter).
- **04. Quality of Dirty or Broken Shell Eggs -- Table 5.** For eggs with dirty or broken shells, the standards of quality provide three additional qualities. These are:

Dirty	Check	Leaker
Unbroken Adhering dirt or foreign material, moderate stained areas in excess of B quality	Broken or cracked shell but membranes intact, not leaking	Broken or cracked shell and membranes and contents leaking or free to leak
		(

05. Weight Classes. The weight class for Idaho Consumer Grades for shell eggs is as indicated in the following table:

Size Or Weight Class	Minimum Net Weight Per Dozen	Minimum Net Weight Per 30 Dozen (Pounds)	Minimum Weight For Individual Eggs At Rate Per Dozen (Ounces)
Jumbo	30	56	29
Extra Large	27	50.5	26
Large	24	45	23
Medium	21	39.5	20
Small	18	34	17
Peewee	15	28	

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06. Lot Average Tolerance. A lot average tolerance of three and three-tenths percent (3.3%) for individual eggs in the next lower weight class is permitted as long as no individual case within the lot exceeds five percent (5%).

451. -- 499. (RESERVED)

500. EGG PRODUCTS AND BREAKING OPERATIONS.

Anyone engaged in a breaking operation for the production of egg products may obtain a copy of the Federal "Regulations Governing Voluntary Inspection of Egg Products and Grading" (7 CFR Part 55) from the United States Department of Agriculture, AMS, Poultry Division, Washington, DC 20250, Revised May 1, 1991. This is a federally mandated program. The Department of Agriculture has entered into a cooperative agreement with the United States Department of Agriculture (USDA) to provide constant monitoring of these operations. Egg product plants in Idaho are monitored with state staff implementing federal regulations as contained in (7 CFR Part 55) including but not limited to: breaking, pasteurization, packaging, labeling, storage and plant sanitation. Copies of these federal regulations are on file at the Idaho Department of Agriculture located at 2270 Old Penitentiary Road, Boise, Idaho 83712.

501. -- 549. (RESERVED)

550. SANITATION AND STORAGE.

- **01. Grading Room**. Animals, pets, livestock, etc., are not allowed in the grading and packing rooms, or any areas where eggs, cases, flats, and cartons are stored.
- **02. Wash Water**. Wash water must be clean, potable and free of foreign material. Water must be changed as often as necessary so as to comply.
- **03. Wash Water Temperature**. The minimum temperature of the wash water must be ninety (90) degrees F or higher, and must be at least twenty (20) degrees F warmer than the temperature of the eggs to be washed. These temperatures must be maintained through the cleaning cycle.
- **04. Pre-Wetting or Soaking**. Pre-wetting or soaking of stained eggs may not exceed five (5) minutes. Water temperature must meet requirements of Subsection 550.03.
- **05. Rest Period**. During any rest period, eggs must be removed from the washing and rinsing area of the egg washer and from the scanning area whenever there is a buildup of heat.
- **06. Washing and Rinsing Compound**. Where washing and rinsing compounds are used, they must be approved by the United States Department of Agriculture or the State Department of Agriculture.
- **07. Grading and Packing Rooms**. Grading and packing rooms must be kept reasonably clean during grading and packing operations and must be thoroughly cleaned at the end of each operating day. ()
- **08. Weighing and Grading Equipment**. Weighing and grading equipment, whether manual or automatic, must be kept clean and be capable of ready adjustment.
- **09.** Adequate Lavatory and Toilet Accommodations Must Be Provided. Toilet and locker rooms must be maintained in a clean and sanitary condition. Hot and cold running water must be provided. Signs must be posted in the rest rooms instructing employees to wash their hands before returning to work.
- 10. Trash. Trash accumulations must be removed from the grading room after each day of operation and removed from the premises on a regular basis.
 - 11. Thermometers. Accurate thermometers must be provided in egg coolers.

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maintaiı	12. ned in a s	Sanitary Conditions . Cooler rooms must be free from objectable odors and from mole anitary condition.	d, an (d)
	13.	Egg Handling and Transport.	()
held und	a. der refrige	All eggs handled, stored or offered for sale by egg distributors, egg dealers and retailers meration at a temperature of forty-five (45) degrees F or below.	nust b (e)
refrigera	b. ated or ca	Eggs must be transported from one facility to another facility in clean and sanitary vehicles the pable of maintaining the ambient temperature of the eggs at forty-five (45) degrees F or below		e)
dealers	14. must be n	Distributors or Dealers . All sales areas where eggs are offered for sale by egg distribut naintained in a clean and sanitary condition.	tors c	r)
house d	15. ust or any	Case and Carton Storage. Egg case and carton storage must be clean and dry, free from prodorous material that could be absorbed by cases or cartons.	oultr (y)
grading	and pack	Pesticides, Insecticides and Rodenticides. Pesticides, insecticides and rodenticides mediance with the manufacturers' instructions. Storage of these products must be away from thing area. These products must not be allowed to come in contact with the shell eggs being process cases and cartons.	he eg	g
	17.	Clean Clothing. Personnel handling, packing and grading eggs must wear clean clothing.	()
mustine	18. ss and an	Cases and Packing Materials. Egg cases and packing materials must be clean, free of y odors.	molo (l,)
551 5	599.	(RESERVED)		
600.	EGG SI	EALS, TAX AND CARTONS.		
	01.	Cartons. Each egg carton must display the following:	()
	gummed	An official egg seal one and one-fourth (1 1/4") inches in diameter, black in color with ing the statement: "State of Idaho, Department of Agriculture - One Dozen Graded Eggs." egg seals are available only through the Department and sold at the assessment rate establis	Thes	e
		A legible facsimile egg seal, as defined in Subsection 600.02 of these rules. (In lieu of the caseal application for exemption from use of seals may be made to the Director under the provisity of these rules.)		
	c.	Grade of the eggs contained in the carton.	()
	d.	Size of the eggs contained in the carton.	()
(e.g. Jol	e. nn Doe, B	The name and address of the distributor, together with any desired business or corporation soise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for, Packed for, Distributed for X-Y-Z Stores, by John Doe, Boise, Idaho; or Produced for X-Y-Z Stores, Distributed f		
	f.	The statement "Keep Refrigerated" or with a statement of similar meaning.	()
lid porti	on of eac	The items set forth in Subsections 600.01.a. or 600.01.b., and 600.01.c. and 600.01.d. m top panel; items set forth in Subsections 600.01.e. and 600.01.f. may be contained anywhere h egg carton to be used by any dealer or distributor. The items must be clearly and legibly disposed of the carton and surrounding colors so that they can be easily distinguished and read.	on th playe	e d

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coloring or printing that may appear on the top panel of each egg carton must not dominate the above listed items. No printed matter or design must separate or interfere with the clear legibility of the necessary items.

there is to be any any such deviatir contrast to the co	Facsimile Idaho Egg Seal. The Idaho facsimile egg seal must be one and one-fourth (er, contain the wording "State of Idaho Department of Agriculture - One Dozen Graded Eg deviation in wording or size, written permission must be obtained from the Director prior to ag seal. The color does not have to be black. The color of the facsimile Idaho Egg Seal must lor of the egg carton so that it can be easily distinguishable and read in either a good or a post meared or smothered out or predominated over by other printing or coloring that may appear earton.	ggs." o use st be or lig	If of in ht
03. carton assuming	Distributor . Distributor means the person whose name and address appear on the lid portion responsibility for the size and grade of such eggs as any carton may be so labeled.	n of tl (ne)
04. the carton.	Top Panel. That portion of the egg carton that is the horizontal plane forming the top of the	e lid (of)
05. to their use.	Proofs . Proofs of all cartons desired to be used may be submitted to the Director for approve	al pri	or)
06.	Imprinting. Procedure for the imprinting of the facsimile Idaho Egg Seal on cartons of eggs	s: ()
a.	Instructions for Dealer or Distributor:	()
i. State Department	A person grading, candling or packing eggs for retail in Idaho must request authorization from from Agriculture prior to the printing of the facsimile Idaho Egg Seal on the egg cartons.	om tl (ne)
ii. with the name an	The request must be accompanied by payment of four (4) mills per facsimile Idaho Egg Sea d address of the printer or supplier.	l alor (ng)
	It is unlawful to cause to be printed or to receive cartons printed with the facsimile Idaho Equested and paid for by the authorization request and/or allowed under the authorization Idaho Code, provides a penalty for such act.		
iv. authorizing perm	There will be no refund of tax if the printer or supplier delivers short of the amount it.	of tl	ne)
b.	Instructions for Printer or Supplier:	()
i.	The printer or supplier must be registered with the Department of Agriculture.	()
granted. If overag	To register, the printer or supplier must post a one thousand dollar (\$1,000) surety bond to the nount of facsimile Idaho Egg Seals will be delivered for which the authorization permit have is printed, then an additional authorization permit for the overage must be secured and the tage can be delivered.	is bee	en
	A copy of the printer's or supplier's delivery invoice must be submitted to the Departnediately upon completion and delivery of the order.	nent (of)
iv. of the Departmen	It is unlawful for a printer or supplier to reproduce a facsimile Idaho Egg Seal without author at of Agriculture. Section 37-1526, Idaho Code, provides a penalty for such act.	rizatio (on)
approval by the I	Assessments in Lieu of Egg Seals. Applications for exemption of egg seals must be made culture. This application will require the following information and facts. Upon application Director, the assessment at the rate of four (4) mills or four-tenths (4/10) of a cent per dozen by basis in lieu of egg seals. Such assessment is applicable to all eggs entering intrastate communication.	on ar nust l	nd be

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		(,
a.	Application must be made by person or firm that is billing or invoicing eggs sold within Ida)
b.	Applicant must hold a current shell egg distributor license.	()
c. reports. Accounti	Applicant must show a sound and accurate accounting procedure from which to prepare ning procedure subject to approval by the Director.	nonthl (y)
d. month such eggs	Reports must be made on a monthly basis on or before the twenty-fifth (25th) day follow enter intrastate commerce.	ing th	ie)
e. appointed by him	Applicant who pays assessments in lieu of egg seals are subject to audit by the Director or on an annual basis or more frequently, if in the opinion of the Director, such audit is necessary		n)
08. customer into tw to law and these	Divided Cartons Design . Egg cartons designed to permit the division of such carton by the o (2) portions of one-half $(1/2)$ dozen eggs are permissible if the carton, when undivided, corrules.	ne reta onform (il ıs)
09. completed by the by the twenty-fif	Reporting Form . A reporting form will be made available to each dealer or distributor that it accounting for all eggs entering intrastate commerce and mailed to the Department of Agrich (25th) day following the month such eggs entered intrastate commerce.	must b icultur (e e)
a. corporation. stati	The reporting form must be signed by the owner, manager or authorized person of the busing the report is correct and accurate.	ness o	or)
b. mills per dozen n	A check or money order covering the quantity of eggs sold in Idaho, reported at the rate of funts accompany the report.	four (4 ((I)
	All records and invoices must be maintained for two (2) years and made available to autif the Director for the purpose of auditing and to determine the correctness of monthly report from 37-1525, Idaho Code.	horize orms a (d is)
601 999.	(RESERVED)		

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02.02.12 - BONDED WAREHOUSE RULES

000. This ch		AUTHORITY. dopted under the legal authority of Section 69-231, Idaho Code.	()
001.	TITLE	AND SCOPE.		
	01.	Title. The title of this chapter is IDAPA 02.02.12, "Bonded Warehouse Rules."	()
	02. ning clair npliance.	Scope . These rules clarify the procedure for licensing, collection and remittance of asset walue, maintaining electronic records use of electronic scales and remedies of the Department of th	essmer nent f	nt, or)
002 (009.	(RESERVED)		
010. The def		ITIONS. et forth in Section 69-202, Idaho Code, and the following apply:	()
transfer	01. of comm	Cash Sale. Payment to the producer by the warehouse or dealer contemporaneously validity to the warehouse or dealer.	vith th (ne)
	02.	Commodity Indemnity Fund (CIF). Commodity Indemnity Fund is a trust fund.	()
paymen	t to the pr	Credit-Sale Contract . An agreement in writing containing the provisions of Section 69-24 the producer transfers a specific quantity of commodity to a warehouse or dealer with a roducer by the warehouse or dealer to be made at a later date or on the occurrence of a specific agreement.	price o	or
	04.	Dealer . Is limited to dealers licensed by the state of Idaho.	()
or the restorage.	_	Deposit for Service . Deposit of a commodity by a person for cleaning, processing, recond of other similar services by a warehouse, but does not include either a cash sale, credit-sale,		
commo	06. dity for th	NPE . (No price established contract) A contract containing no readily calculable sale value producer.	e of th	ne)
disposit	07. ion of the	Open Storage . The deposit of commodity by the producer for a period of time with the substance same commodity or a fungible commodity as agreed to by the parties.	seque:	nt)
	08.	Warehouse. Is limited to warehouses licensed by the state of Idaho.	()
011.	(RESEI	RVED)		
012.	LICEN	SING.		
conspic	uous plac	Posting of License . Immediately upon receipt of the license or any renewal, exter reof under Title 69, Chapter 2, Idaho Code, the licensed warehouseman shall post the lice in each place of business or in any other place as the Director may determine. The Department license for each additional facility as needed.	nse in	a
is suspe	02. nded, rev	Return of Suspended or Terminated License . If a license issued to a warehouseman has lacked or canceled by the Director, the license shall be returned to the Department.	apsed (or)
		Suspension Due to Neglect . If, through inspection or other information, it is revealed or in ities in storage are deteriorating due to the warehouseman's or operator's neglect, the license the matter has been corrected to the satisfaction of the Director.		
wareho	04. useman, a	Loss of License . Upon satisfactory proof of the loss or destruction of a license issued duplicate may be issued under the same number or a new number at the discretion of the D		

Sign to Be Posted. Each licensed warehouseman shall maintain suitable signs on the licensed

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property in such manner as will give ample public notice of his tenancy. These signs shall be pain	
warehouse or elevator in letters not less than six (6) inches in height and contain the following words:	"State No.
" The number of each warehouse will be assigned by the Director.	()

- **06. Bins Labeled.** All storage areas licensed for the storage of agricultural commodities shall be numbered and have a diagram of the storage areas kept in the office showing the exact dimensions and the maximum capacity of the storage area.
- **07. Insurance Calculations**. The director may approve a request to reduce the insurance calculation for a facility provided the request is in writing and evidence is supplied that all agricultural commodities that are stored at any given point in time are insured pursuant to Title 69, Chapter 2, Idaho Code. ()

013. -- 049. (RESERVED)

050. RECEIPTING.

- **01. Every Warehouseman**. Every warehouseman shall issue a negotiable warehouse receipt when requested to do so by the depositor. All storage and handling charges are due and payable on or before July 1 following the date of the issuance of the receipt, or as agreed upon by the parties.
- **O2. Form of Nonnegotiable Warehouse Receipts.** Nonnegotiable warehouse receipts that contain the essential terms for warehouse receipts as set forth in Section 28-7-202, Idaho Code, and Section 69-223, Idaho Code, are deemed sufficient for all purposes. Copies of all nonnegotiable warehouse receipts shall be kept as permanent records by the warehouseman issuing them.
- **03. Lost Negotiable Warehouse Receipt**. To cancel an outstanding warehouse receipt or issue a new warehouse receipt supplementing one that has been lost or destroyed, the licensed warehouseman shall require the depositor or other applicant to submit to the warehouseman:
- **a.** An affidavit showing that he is lawfully entitled to the possession of the original receipt, that he has not negotiated or assigned it and how the original receipt was lost or destroyed; and
- **b.** A bond in the amount double the market value of the agricultural commodity represented by the lost or destroyed receipt. The market value shall be determined at the time this bond is submitted for the lost receipt. A duplicate warehouse receipt shall clearly state that it is a duplicate receipt, the number of the receipt the duplicate is replacing, and the license number under which the original receipt was issued.
- **O4.** Electronic Warehouse Receipts. An electronic version of a warehouse receipt generated by a provider licensed and approved by the United States Department of Agriculture (USDA) that contains the same information as the paper version of a warehouse receipt may be issued instead of a paper document. The electronic version of a warehouse receipt carries the same rights and obligations as the paper version. At no time may a paper receipt and an electronic receipt represent the same lot of commodity. Electronic warehouse receipts shall be numbered and issued consecutively starting with the number specified to the provider by the department. ()
- **05. Agreements.** Prior to entering into an agreement with an electronic warehouse receipt provider to issue such receipts, a warehouse licensee must provide a copy of the proposed agreement to the department for review and approval. A warehouse operator shall not issue electronic negotiable warehouse receipts until and unless the department approves its agreement with an electronic warehouse receipt provider and notifies the licensee of such approval. A provider shall be independent of any outside influence or bias in action or appearance. In order to be approved by the department, an electronic warehouse receipt provider agreement shall:
- a. Only be with a provider that is first approved as an electronic warehouse receipt provider by the USDA pursuant to the provisions of 7 CFR Part 735. Upon department request, a provider shall provide a copy of the provider's executed USDA Form WA-460 and any addenda, and any other documentation requested by the department to confirm that the provider is a USDA-approved provider in good standing.
 - **b.** Provide for the department to become a joint holder on all open electronic negotiable warehouse

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receipts if the issuing warehouse operator's license is rel	inquished or revoked. (
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- c. Require the provider to provide security as required by its provider agreement with the USDA regarding on-site security, data authorization, security plans, and facility vulnerability.
- **d.** Prohibit the provider from deleting or altering any electronic negotiable warehouse receipts in the centralized filing system unless such actions are authorized by the department.
- e. Allow the department unrestricted access to the central filing system for electronic warehouse receipts issued on behalf of warehouse operators licensed by the department. The electronic warehouse receipt data shall be maintained for six (6) years after cancellation of the receipts. Access shall be free of charge and made available in a manner that allows interaction with department warehouse examinations.
- f. Require the provider, when a warehouse operator changes provider, to supply the new provider and the warehouse operator with a complete list of all the current holders of open electronic negotiable commodity warehouse receipts prior to the intended transfer date.
- **06.** Change in Provider. A warehouse operator shall issue electronic warehouse receipts through only one (1) approved provider at a time.
- a. A warehouse operator may change providers only once a year unless otherwise approved by the department.
- **b.** A warehouse operator shall notify the department of the exact date of the proposed transfer thirty (30) calendar days prior to the intended date of any transfer to a new provider. The operator must also, thirty (30) days prior to the intended transfer date, send notices of the change to the holders of all open electronic negotiable warehouse receipts specifying the date and time period during which access to receipts will not be available. ()

051. -- 079. (RESERVED)

080. FORWARDING AGRICULTURAL COMMODITIES.

Warehouses licensed under Title 69, Chapter 2, Idaho Code, receiving agricultural commodities for shipment to terminals or to other warehouses for storage or processing within the state or outside the state shall have in their possession a statement authorizing the shipment of agricultural commodities to another location for storage or processing that is signed by the owner or producer of the agricultural commodity. The receiving warehouse shall be a state or federally licensed and bonded warehouse or have a Commodity Credit Corporation storage agreement. When requested to do so by an Idaho Warehouse Examiner, the shipping warehouse shall promptly procure from the terminal or storage warehouse a statement or negotiable warehouse receipt on a form approved by the director describing the quantity, class and grade of all agricultural commodities so shipped and in storage. The shipping warehouse shall have such forms promptly forwarded and returned to the Idaho Department of Agriculture, Bureau of Warehouse Control, within fifteen (15) days of issuance.

081. -- 099. (RESERVED)

100. OFFICE RECORDS.

A warehouseman shall maintain complete and sufficient records to show all deposits, purchases, sales contracts, storage obligations and loadouts of the warehouse in this state that are subject to Department inspection during normal business hours. Office records as set forth in Title 69, Chapter 2, Idaho Code, include, but not limited to, the following:

- **O1. Daily Position Record.** This shows the total quantity of each kind and class of agricultural commodity received and loaded out, the amount remaining in storage at the close of each business day, and the warehouseman's total storage obligation for each kind and class of agricultural commodity at the close of each business day.
- **O2. Storage Ledger.** This shows the name and address of the depositor, the date purchased, the terms of the sale, and the quality and quantity of the agricultural commodity purchased by the warehouseman. When

Section 080 Page 49

applicat commo		torage ledger shall also show the tare, grade, size, net weight, and unsold amount of agric	ultur (al)
All scal	le weight	Scale Weight Tickets. Scale weight tickets, except tickets for electronic scales that are reelectronically, shall be pre-numbered with one (1) copy of each ticket maintained in numerical tickets shall show the time when the commodities were delivered, the quantities delivered mmodities, the ownership of the commodities, and the condition of the commodities upon delivered.	l orde d, wł	er. 10
issued.	04.	Receipts and Tickets. Receipts and tickets in the warehouseman's possession that have no	ot bee	en)
wareho	05. useman.	Receipts and Tickets Issued by the Warehouseman. Receipts and tickets issued by	by tl (ne)
the war	06. ehousema	Receipts and Tickets Returned and Cancelled. Receipts and tickets returned to and cancel an.	lled t ())
	07.	Insurance Documentation.	()
Departn	08. nent is en	Electronic Records . If any electronic records are maintained outside of the state of Idah titled to examine them at any reasonable time and place as determined by the Department.	ho, tl (1e)
101 1	129.	(RESERVED)		
130.	LICEN	SE APPLICATION AND CONDITIONS OF ISSUANCE.		
69, Cha	01. pter 2, Id	License Application . Application for a license to operate a warehouse under the provisions can be also Code, shall be on a form prescribed by the Department and include:	of Tit (le)
partners	a. ship, asso	The full name of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and whether the applicant is an individual of the person applying for the license and the person applying for the license and the person applying the person	vidua (ıl,)
of the co	b. ompany o	The full name of each member of the firm or partnership, or the names of the officers and direct limited liability company, association, or corporation.	recto (rs)
	c.	The address of the principal place of business.	()
	d.	Information relating to any judgments against the applicants.	()
be store	e. ed.	The location of each warehouse the applicant intends to operate and the commodities expec	cted (to)
	f.	A current financial statement as specified by Section 69-206, Idaho Code.	()
	g.	A sketch or drawing as specified in Section 69-206, Idaho Code.	()
	h.	A bond as required by Section 69-208, Idaho Code.	()
	i.	Proof of insurance as required by Section 69-206, Idaho Code.	()
	j.	The license fee as prescribed by Section 69-211, Idaho Code.	()
provisio	k. ons of Tit	Any other reasonable information the Department finds necessary to carry out the purpose le 69, Chapter 2, Idaho Code.	se ar	ıd)
	02.	Modification. If a licensee wishes to add additional capacity to an existing license, the D)irect	or

Section 130 Page 50

may modify the license if all requirements of Section 69-206, Idaho Code, are met. (

131. AMOUNT OF BOND, IRREVOCABLE LETTER OF CREDIT, CERTIFICATE OF DEPOSIT, OR SINGLE BOND.

- **01. Bonding Requirement**. The amount of bond to be furnished shall be fixed at a rate pursuant to Section 69-208A, Idaho Code.
- **O2. Single Bond, Irrevocable Letter of Credit or Certificate of Deposit.** For the purposes of licensing as a warehouseman pursuant to Title 69, Chapter 2, Idaho Code and a seed buyer pursuant to Title 22, Chapter 51, Idaho Code a single bond, irrevocable letter of credit or certificate of deposit shall be fixed at whichever of the following amounts is greater:
- **a.** Combined total indebtedness paid and owed to producers for agricultural commodity and seed crop, without any deductions, for the previous license year; or
- **b.** The indebtedness owed and estimated to be owed to producers for agricultural commodity and seed crop, without any deductions, for the current license year.

132. -- 149. (RESERVED)

150. WAREHOUSES TO BE KEPT CLEAN.

Each warehouseman is required to use such precautions and surveillance as is necessary to provide for the safe and adequate storage of all commodities stored in his warehouse and to prevent these commodities from being contaminated in any way from chemicals, pesticides, fertilizers, adulterated seeds, animals, birds or any such thing as may contaminate or reduce the quality of stored goods.

151. -- 179. (RESERVED)

180. WAREHOUSEMAN RESPONSIBILITIES.

- **01.** Warehouse Receipts -- Quality. A warehouseman licensed under Title 69, Chapter 2, Idaho Code, shall maintain in the facility of issuance of any negotiable warehouse receipt, for as long as the receipt is outstanding and has not been canceled, like variety, quantity, and quality of the agricultural commodity stated on the receipt. No warehouseman shall remove, deliver, direct or permit any person to remove or deliver any agricultural commodity from any warehouse for which warehouse receipts have been issued and are outstanding, without receiving and canceling the warehouse receipt that was issued for the commodity, except if the Director determines an emergency storage situation exists. A warehouseman may then forward agricultural commodities to other licensed warehouses for storage without canceling the outstanding warehouse receipt, provided the following conditions are met: ()
- a. The warehouseman obtains written approval from the Department prior to forwarding agricultural commodities.
- **b.** The warehouseman provides written guidelines to the Department establishing how he will be back in position within the time limits set and granted by the Department.
- **c.** The warehouseman maintains and makes available to the Department records of positions concerning the forwarding of agricultural commodities.
- **d.** The receiving warehouse is a state or federally licensed and bonded warehouse or have a Commodity Credit Corporation storage agreement.
- **e.** The shipping warehouse has in its possession a statement signed by the bearer of the warehouse receipt authorizing the shipment of agricultural commodities represented by such receipt to another location for storage.
 - **f.** When requested to do so by the Department, the shipping warehouseman shall promptly procure

Section 131 Page 51

from the receiving warehouseman a statement describing the quantity, class and grade of all agricultural commodities so shipped and in storage on a form approved by the Director. The shipping warehouseman shall have such forms promptly forwarded to the receiving warehouseman for verification of quantity, class and grade of agricultural

provide	this stat	warded and return the verification to the Department within fifteen (15) days of issuance. Farement to the Department in the above specified time, will result in a short position ith penalties as prescribed by law.		
	02.	Rights and Duties of Licensees Unlawful Practices. It is unlawful for a warehouseman	to:)
licensee	a. 's wareho	Issue a warehouse receipt in excess of the amount of the agricultural commodity held ouse to cover such receipt.	l in '	the
scale we	eight tick	Sell, encumber, ship, transfer, remove or permit to be sold encumbered, shipped, transfer warehouse any agricultural commodity received by him for deposit, shipment or handling for ets have been issued without the written approval of the holder of the scale weight ticket as shown on the individual depositor's account and the inventory records of the warehouseman.	r wh nd su	ich
reduced	below the	Remove or permit any person to remove any agricultural commodity from a warehouse wirly representative grade or class of an agricultural commodity in the warehouses of such lice the amount for which a warehouse receipt or scale weight ticket for the particular agricultural, except as provided for in Section 69-223(2), Idaho Code, and Rule 180.01.	ensee	e is
commod	d. lities deli	Issue a warehouse receipt or scale weight ticket that exceeds the amount of agric vered for storage.	cultu (ral
the agric	e. cultural co	Issue a warehouse receipt showing a grade or description different from the grade or d	ption (of)
	f.	Fail to deliver agricultural commodities as required by Section 28-7-402, Idaho Code.	()
has been		Knowingly accept for storage any agricultural commodity destined for human consumption and in the such agricultural commodities are commingled with any uncontaminated agricultural commodities.		
to the de	h. epositor a	Terminate storage of an agricultural commodity in the warehouse without giving reasonable s provided in Section 28-7-206, Idaho Code.	e not	ice
	i.	Alter, falsify, or withhold records from the warehouse examiner.	()
181 1	99.	(RESERVED)		

200. INSURANCE SETTLEMENT.

When the commodities within a licensed warehouse have been damaged or destroyed, the warehouseman shall make complete settlement to all depositors having agricultural commodities stored in the warehouse within ten (10) days after a settlement with the insurance company. Failure of the warehouseman to make such settlement is grounds for revocation of the license. However, such settlement need not be made within the ten (10) days period if the warehouseman and the depositor agree to other terms. In the case of commingled agricultural commodities where only a portion is damaged, settlement may be made on a pro rata basis to the owners of all agricultural commodities stored within the warehouse.

201. -- 229. (RESERVED)

AGRICULTURAL COMMODITIES -- WAREHOUSE OBLIGATIONS.

Any agricultural commodity deposited for storage that is not sold by contract or otherwise, as shown by documentation, is open storage and shall be considered a warehouse obligation.

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231. -- 299. (RESERVED)

300. FINANCIAL STATEMENTS.

In order to obtain a bonded warehouse license, the applicant shall submit a current financial statement that has been prepared not more than ninety (90) days prior to the date of application and conform to the applicable requirements of Title 69, Chapter 2, Idaho Code, as to annual financial statements.

- **01. Statement Compliance**. Each licensed warehouseman shall submit to the Department an annual financial statement that has been audited or reviewed by an independent certified public accountant or independent licensed public accountant and be submitted to the Department no later than ninety (90) days after the end of the warehouseman's fiscal year. The warehouse license may be suspended or revoked for failure to comply with licensing requirements stated in Bonded Warehouse Rule Section 300 and Section(s) 69-206(6) and (7), Idaho Code. ()
- **a.** The Department may grant an extension of no more than sixty (60) days, provided sufficient cause of an exceptional nature is provided, in writing, to the Department by a certified public accountant or a licensed public accountant and made prior to the date the financial statement is due.
- **b.** The director may make exceptions to the financial statement requirements provided sufficient cause is provided and to do so would be in the best interest of the State.
 - **02. Statement Content.** The acceptable statement includes:
 - a. A balance sheet.
- **b.** An income statement that includes annual gross sales of commodities purchased from producers covered under the act.
 - **c.** A statement of cash flows.
 - **d.** All accompanying notes to the financial statement.

301. -- 329. (RESERVED)

330. AMENDING TARIFF.

Tariffs may be amended by the licensed warehouseman by filing a new tariff with the Department. The previous tariff continues to apply on all commodities received prior to the effective date of the amended tariff until the anniversary date of deposit. The amended tariff applies to any commodities received after the effective date of the amendment and on any commodities stored under the previous tariff commencing on the anniversary date of the storage period.

331. -- 379. (RESERVED)

380. LICENSE -- DURATION.

Licenses issued under the provisions of Title 69, Chapter 2, Idaho Code, expire annually on April 30th.

381. -- 399. (RESERVED)

400. INSURANCE DEDUCTIBLE.

The maximum deductible allowed for insurance required by Section 69-206(1), Idaho Code, shall be five thousand dollars (\$5,000). However, a larger deductible may be allowed at the discretion of the Director.

401. -- 429. (RESERVED)

430. ADDITIONAL BONDING REQUIREMENTS.

If it appears the licensee does not have the ability to pay producers for commodities purchased, or when it appears the licensee does not have a sufficient net worth to outstanding financial obligations ratio, the Department may require the licensee to post a bond or other additional acceptable security in the amount of two thousand dollars (\$2,000) for

Section 300 Page 53

IDAHO ADMINISTRATIVE CODE

IDAPA 02.12.12

Department of Agriculture	Bonded Warehouse Rule
each one thousand dollars (\$1,000) or fraction thereof of deficiency.	(
431 479. (RESERVED)	
480. COMMODITY INDEMNITY FUND. The Commodity Indemnity Fund applies to entities governed by Chapter 269, Idaho Code, warehouses and dealers, respectively, unless otherwise specifically.	2, Title 69, Idaho Code, and Chapter 5, Titl ecified.
01. Rate of Assessment. The rate of assessment is two-tent the time of sale of the commodities pursuant to Section 69-257(2), Idah shall not exceed two-tenths of one percent (.2%) of the total gross do producer. The Director may establish a lower rate of assessment wheneve by the advisory committee established by Section 69-261, Idaho Code.	to Code. The maximum rate of assessment ollar amount, without deductions, due the
a. The rate of assessment on commodity withdrawn by it (\$.01) per hundredweight (CWT) of commodity at the time of withdrawal	ts producer from open storage is one cen
b. If the amount of the assessment for a producer on all de to be less than fifty cents (\$.50), no assessment will be collected. If depassessments will be collected.	
02. Exemptions to Assessments . Producers are not eligible can be collected in the following cases.	e to participate in CIF and no assessment (
a. If a producer has a financial or management inter commodity dealer, except members of a cooperative marketing associal Idaho Code.	
b. If a producer sells to another producer, none of which commodity dealer.	are a licensed warehouseman or a license (
c. If a producer deposits or delivers commodity to an unlie 2 or 5, Idaho Code.	censed entity pursuant to Title 69, Chapter
d. Non-producers or producers delivering commodity that borders of the state of Idaho are exempt from paying assessments.	was grown on land not situated within th
481. HOW ASSESSMENTS ARE TO BE CALCULATED. Assessments shall be collected by all warehouses from all producers wh Assessments are calculated as follows:	no deposit commodities for storage or sale
01. Cash Sale or Credit Sale Contract. In a cash sale or the commodity at the time of sale.	credit sale contract on the contract price o
02. Open Storage or Deposit for Service . When comm producer, the assessment will be one cent (\$.01) per hundred weight (CW	
03. Unpaid Assessments . If any assessment is unpaid and assessment will be deducted from any CIF recovery paid to the producer.	a failure occurs, the amount of the unpaid

482. RECORDKEEPING AND PAYMENT SCHEDULE.

> 01. Permanent Record. Each warehouse and dealer shall maintain a permanent record showing

04. Incidental Costs and Expenses. All incidental costs and expenses including, but not limited to transportation, cleaning, in and out charges, insurance, taxes or additional services or charges are not included in the calculation to determine the assessment.

Section 480 Page 54

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producer's name and address, lot or identification number, date assessment collected, amount of assessment, commodity assessed, quantity of commodity, gross dollars of settlement and check number issued to producer.(

- **02. Payment Due Dates.** On or before the twentieth day of the month following the close of the quarter, on a form prescribed by the Department, the assessments imposed by Chapters 2 and 5 of Title 69, Idaho Code, collected by warehouses and dealers, are due and payable to the Department. A quarter (1/4) will consist of three (3) months beginning on the first day of January, April, July, and October. If assessment is paid by mail the payment must be postmarked not later than the twentieth day of the month following the close of the quarter to avoid interest and penalty charges.
- **Notice**. The notice and rate of assessment or a copy of the official notice of suspension of assessment are to be posted in a conspicuous place in the warehouse or dealer facility.

483. TRUST FUNDS.

All assessments collected by warehouses and dealers in compliance with Chapters 2 and 5, Title 69, Idaho Code, shall, immediately upon payment to and collection by the warehouse or dealer, be trust fund money and held for payment to the Department for the CIF. Such money shall not, for any purpose, be considered to be a part of the proceeds of any transaction between a depositor and warehouse or dealer for which the collection and payment of the assessment was related and shall not be subject to an encumbrance, security interest, execution or seizure on account of any debt owed by the warehouse or dealer to any of their creditors.

484. PENALTIES FOR FAILURE TO COLLECT, ACCOUNT FOR, OR REMIT ASSESSMENTS.

Failure to collect, account for, or remit assessments, or violations of the statutory requirements of Chapters 2 and 5, Title 69, Idaho Code, as it relates to the CIF are grounds for the immediate demand on the warehouse, dealer bond, letter of credit, or certificate of deposit, and the undertaking by the Director of any other remedy provided by law.

485. RETURN OF COMMODITY DUE TO FAILURE.

In the event of failure the Department may:

- **01. Identifiable Commodity.** Return specifically identifiable commodity or as much as is available to its producer in full or partial satisfaction of indebtedness; or
- **02. Fungible Commodity**. If the commodity is fungible, an amount equal to the producer's original deposit or if insufficient fungible commodity is available, a pro-rata share to all producers of the commodity; and
- **03. Shortfall in Commodity Distribution**. Any shortfall in commodity distribution may be submitted as a claim against the CIF.

486. -- 500. (RESERVED)

501. NPE CONTRACT CLAIMS ON THE FUND.

NPE contracts shall be executed in writing, dated, and signed by all parties to the contract.

01. NPE Clause. An NPE contract shall have the following statement: "No claim shall be paid from the CIF pursuant to Section 69-263, Idaho Code, if a producer files his claim more than one hundred eighty (180) days from the date the contract is executed."

02. NPE Contract List. A warehouseman shall maintain a list of all NPE contracts written in a calendar year that reflects the producers name, contract number, agricultural commodity, and date of the contract.

03. NPE Contract Renewal Period. A producer may renew an NPE contract; but no claim shall be paid from the CIF if a producer files his claim more than three hundred sixty-five (365) days from the date the original NPE contract was executed.

502. -- **999.** (RESERVED)

Section 483 Page 55

02.02.13 - COMMODITY DEALERS' RULES

000. This ch		LAUTHORITY. dopted under the legal authority of Section 69-524, Idaho Code.	()
001.	TITLE	AND SCOPE.		
	01.	Title. The title of this chapter is IDAPA 02.02.13, "Commodity Dealers' Rules."	()
	02. ning claim npliance.	Scope . These rules clarify the procedure for licensing, collection and remittance of assem value, maintaining electronic records, use of electronic scales and remedies of the Department of t		
002	009.	(RESERVED)		
	ho State l	ITIONS. Department of Agriculture adopts the definitions set forth in Section 69-502, Idaho Code. Infinitions apply to the interpretation and enforcement of this chapter.	addit (ion
transfer	01.	Cash Sale. Payment to the producer by the warehouse or dealer contemporaneously nodity to the warehouse or dealer.	with (the
	02.	Commodity Indemnity Fund. Commodity Indemnity Fund is a trust fund.	()
paymer	it to the p	Credit-Sale Contract . An agreement in writing containing the provisions of Section 69-5 at the producer transfers a specific quantity of commodity to a warehouse or dealer with a roducer by the warehouse or dealer to be made at a later date or on the occurrence of a speciagreement.	ı price	or
	04.	Dealer. Is limited to dealers licensed by the state of Idaho.	()
	05.	Seed Crops. Means any seed crop regulated by Title 22, Chapter 4, Idaho Code.	()
commo	06. dity for th	NPE . (No price established contract) A contract containing no readily calculable sale value producer.	ue of	the
	07.	Warehouse. Is limited to warehouses licensed by the state of Idaho.	()
011.	ABBRI	EVIATIONS.		
	01.	CIF. Commodity Indemnity Fund.	()
	02.	NPE. No price established contract.	()
	03.	SIF. Seed Indemnity Fund.	()
012.	LICEN	SING.		
conspic	uous plac	Posting of License . Immediately upon receipt of the license or any renewal, extereof under Title 69, Chapter 5, Idaho Code, the licensed commodity dealer shall post the lice in each place of business or in any other place as the director may determine. The Departulations for each additional facility as needed.	ense i	in a
expirati	on of an	Return of Suspended or Terminated License . If a license issued to a commodity dended, revoked or cancelled by the Director, the license shall be returned to the Department of period of suspension, revocation or cancellation the license will be returned to the cost was originally issued and be posted as prescribed by these rules.	nt. At	the
commo Directo		Loss of License . Upon satisfactory proof of the loss or destruction of a license isser, a duplicate may be issued under the same number or a new number at the discretic	ued to on of (o a the

Section 000 Page 56

(RESERVED)

013. -- 099.

100. OFFICE RECORDS.

A commodity dealer shall maintain complete and sufficient records to show all purchases and sales, includi-	ng all
contracts relating to these transactions. A warehouse licensed as a commodity dealer under Title 69, Chapter 5,	Idaho
Code, must maintain complete and sufficient records to show all deposits, purchases, sales contracts, st	torage
obligations and loadouts of the warehouse in this State. Office records as set forth in Title 69, Chapter 5, Idaho	Code.
include, but not be limited to, the following:)

Code, must mai obligations and l	intain complete and sufficient records to show all deposits, purchases, sales contracts loadouts of the warehouse in this State. Office records as set forth in Title 69, Chapter 5, Ida be limited to, the following:	s, stora	ge
01. agricultural com and the warehou each business da	Daily Position Record . Record which shows the total quantity of each kind and modity received and loaded out, the amount remaining in storage at the close of each bus is seman's total storage obligation for each kind and class of agricultural commodity at the y.	iness d	ay
	Settlement Sheets/Storage Ledgers . Every commodity dealer shall use settlement sheets the and location in making settlement with the seller, unless otherwise approved by the Directorage ledgers include, but are not limited to, the following information:		
a.	The seller's name and address.	()
b.	The date of deliveries.	()
c.	The scale ticket numbers.	()
d.	The amount, kind and grade of commodity delivered.	()
e.	The price per bushel or unit.	()
f.	The date and amount of payment.	()
g. of each settlemen	The contract number if a deferred payment, deferred pricing or other sale contract is used nt sheet shall be maintained in alphabetical order by the commodity dealer as part of the pay		
h. Department mus	Electronic Records. If any electronic records are maintained outside of the state of Iot be allowed to examine them at any reasonable time and place as determined by the Depart		he)
All scale weight	Scale Weight Tickets. Scale weight tickets, except tickets for electronic scales that are electronically, shall be pre-numbered with one (1) copy of each ticket maintained in numerit tickets shall show the time when the commodities were delivered, the quantities delivered mmodities, the ownership of the commodities and the condition of the commodities upon definition.	cal ordered, w	er. ho

Tickets in the commodity dealer's possession that have not been issued. a.

b. Tickets issued by the commodity dealer.

Tickets returned to and cancelled by the commodity dealer. c.

101. -- 149. (RESERVED)

INSPECTION.

For the purpose of inspection the hours of 8 a.m. to 5 p.m., Monday through Friday, except holidays, are considered as ordinary business hours. All financial records, commodity records and payment records shall be available for inspection by the Department during ordinary business hours and any other reasonable time specified by the Department in writing. All records shall be made available within the state of Idaho upon request.

Section 100 Page 57

(RESERVED) 151. -- 199.

200.	LICENSING APPLICATION FORMAT

200.	LICEN	SING APPLICATION FORMAT.		
provisio	01. ons of Titl	License Application . Application for a license to operate as a commodity dealer unle 69, Chapter 5, Idaho Code, shall be on a form prescribed by the Department and include:	der t	he)
partner	a. ship, asso	The full name of the person applying for the license and whether the applicant is an indiciation, corporation or other entity.	ividu: (al,
of the c	b. ompany o	The full name of each member of the firm or partnership, or the names of the officers and dor limited liability company, association, or corporation.	irecto	ors)
	c.	The address of the principal place of business.	()
officers	d. or directo	The names of any businesses previously owned or operated by the applicant or any more if the applicant is a corporation, partnership or association.	embei (rs,
membe	e. rs, officer	Information relating to any prior adjudication of bankruptcy relating to the business or directors thereof.	or an	ny)
	f.	Information relating to any judgments against the applicants.	()
	g.	The location of each office the applicant intends to operate.	()
provisio	h. ons of Titl	Any other reasonable information the Department finds necessary to carry out the purpose 69, Chapter 5, Idaho Code.	ose ai	nd)
shall in	02. clude:	License Conditions of Issuance. An application for license under Title 69, Chapter 5, Idaho	o Cod (le,)
	a.	Application on a form prescribed by the Director.	()
	b.	A current financial statement as specified by Section 69-503 and 69-521, Idaho Code.	()
	c.	A bond or bonds as required by Section 69-506, Idaho Code.	()
	d.	The license fee as prescribed by Section 69-508, Idaho Code.	()
	e.	Compliance with all rules adopted pursuant to Title 69, Chapter 5, Idaho Code.	()
provisio	f. ons of Titl	Any other reasonable information the Department finds necessary to carry out the purpose 69, Chapter 5, Idaho Code.	ose ai	nd)
existing	03. g license c	License Modification . At the request of the license holder a license may be modified to classification, providing all requirements of Section 69-508, Idaho Code, are met.	chan	ge)
201	249.	(RESERVED)		
250. All records	ords and a	RDS SEPARATE. accounts required under Title 69, Chapter 5, Idaho Code, shall be kept separate and distinct funts of any other business and are subject to inspection by the Director at any reasonable time.	rom a e. (all)
251	299.	(RESERVED)		
300.	FINAN	CIAL STATEMENT.		

Section 200 Page 58

		Financial Statements . In order to obtain a commodity dealer's license, the applicant shall statement prepared not more than ninety (90) days prior to the date of application and conformements of Title 69, Chapter 5, Idaho Code, as to annual financial statements.		
licensed the end to comp	public acord	Statement Compliance . Each licensed commodity dealer shall submit to the Department and that has been audited or reviewed by an independent certified public accountant or independent. The statement shall be submitted to the Department no later than ninety (90) day modity dealer's fiscal year. The commodity dealer license may be suspended or revoked for icensing requirements stated in Subsection 300.01 of these rules and Section(s) 69-503(6) and the section of the section (s) 69-503(6) and the section (s) 69-5	pende ys aft r failu	ent ter ire
exceptic	a. onal natur	The Department may grant an extension of no more than sixty (60) days, provided cause is provided, in writing, to the Department.	e of	an)
	b.	The request must be made by a certified public accountant or a licensed public accountant.	()
	c.	The request is made prior to the date the financial statement is due.	()
is provid	d. ded and to	The director may make exceptions to the financial statement requirements provided sufficient do so would be in the best interest of the state.	ıt cau	ise)
	03.	Statement Content. The statement shall include:	()
	a.	A balance sheet.	()
covered	b. under the	An income statement that includes annual gross sales of commodities purchased from pre-	oduce (ers)
	c.	A statement of cash flows.	()
	d.	All accompanying notes to the financial statement.	()
301 3	349.	(RESERVED)		
350. Every d maintair	ealer who	NG RECORDS. o ships by truck shall maintain a truck shipping record and every dealer who ships by racar shipping record. Each shipping record includes, but is not limited to, the following:	uil mu (ıst)
	01.	Name and Address. The name and address of the seller or shipper.	()
	02.	Buyer and Destination. The buyer and destination of the commodity shipped.	()
	03.	Date. The date the agricultural commodities were shipped.	()
	04.	Amount and Type. The amount and type of agricultural commodities shipped.	()
	05.	Identification Number. The truck identification or car number.	()
351 3	399.	(RESERVED)		

SCALE TICKETS.

If a dealer has access to a scale that can be used for weighing commodity, that dealer shall use pre-numbered scale tickets showing the dealer's name and location. A copy of each ticket shall be maintained in numerical order as part of the commodity records. If a dealer does not have access to a scale and purchases commodity by having it custom weighed at various locations or at destination, the dealer shall maintain a copy of the scale ticket in chronological order as part of the commodity records. If agricultural commodities are settled on destination weights, copies of the

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IDAPA 02.02.13 Commodity Dealers' Rules

Department of Agriculture	Commodity Dealers' Rules
destination weights are to be kept as part of the records.	()
401 450. (RESERVED)	
451. AMOUNT OF BOND, IRREVOCABLE LETTER OF SINGLE BOND.	CREDIT, CERTIFICATE OF DEPOSIT, OR
01. Bonding Requirement . The amount of bond to b 2 dealer is fixed at a rate pursuant to Section 69-506, Idaho Code.	e furnished for each class 1 dealer and each class ()
O2. Single Bond, Irrevocable Letter of Credit of licensing as a commodity dealer pursuant to Title 69, Chapter 5, Id Chapter 51, Idaho Code, a single bond, irrevocable letter of credit of of the following amounts is greater:	aho Code, and a seed buyer pursuant to Title 22,
a. Combined total indebtedness paid and owed to crop, without any deductions, for the previous license year; or	producers for agricultural commodity and seed ()
b. The indebtedness owed and estimated to be owed crop, without any deductions, for the current license year.	to producers for agricultural commodity and seed ()
03. Additional Bonding Requirements. If it appear producers for commodities purchased, or when it appears the licoutstanding financial obligations ratio, the licensee may be require security in the amount of two thousand dollars (\$2,000) for each on deficiency.	censee does not have a sufficient net worth to ed to post a bond or other additional acceptable
452 499. (RESERVED)	
500. COMMODITY INDEMNITY FUND. The Commodity Indemnity Fund applies to entities governed by Cha 69, Idaho Code, warehouses and dealers, respectively, unless otherwarehouses.	
01. Rate of Assessment . The rate of assessment is amount, without deductions, due the producer pursuant to Section 69 a lower rate of assessment whenever he deems it advisable or as received by Section 69-261, Idaho Code.	9-257(2), Idaho Code. The Director may establish
02. Exemptions to Assessment . Producers are not e will be collected in the following cases.	ligible to participate in CIF and no assessments ()
a. If a producer has a financial or management commodity dealer, except members of a cooperative marketing a Idaho Code.	interest in a licensed warehouse or licensed ssociation qualified under Title 22, Chapter 26,
b. If a producer sells to another producer, none of v commodity dealer.	which are a licensed warehouseman or a licensed ()
c. If a producer deposits or delivers commodity to a 2 or 5, Idaho Code.	n unlicensed entity pursuant to Title 69, Chapters
d. Non-producers or producers delivering commodit borders of the state of Idaho are exempt from paying assessments.	y that was grown on land not situated within the
501. NPE CONTRACT CLAIMS ON THE FUND. NPE contracts shall be executed in writing, dated, and signed by all	parties to the contract. ()

Section 451 Page 60

	01.	NPE Clau	se. An N	IPE co	ntract	shall l	have th	e follo	wing	state	ment:	"No	claim	shall	be p	oaid	from	1
the CIF	pursuant	to Section	69-263,	Idaho	Code,	if a p	roduce	files	his c	laim r	nore t	han c	ne hu	ındred	eig	hty ((180))
days fro	m the dat	e the contra	ct is exe	cuted."	,	_									_	()

02.	NPE Contract List.	A commodity do	ealer shall mai	intain a list of	all NPE contrac	ets written in a
calendar year tha	t reflects the producer	s name, contract i	number, agricu	ltural commod	ity and date of th	ie contract.
•	*		_		•	()

03. NPE Contract Renewal Period. A producer may renew an NPE contract; but no claim shall be paid from the CIF if a producer files his claim more than three hundred sixty-five (365) days from the date the original NPE contract was executed.

502. HOW ASSESSMENTS ARE TO BE CALCULATED.

Assessments shall be collected by all warehouses licensed as commodity dealers from all producers who deposit commodities for storage or sale. Assessments are calculated as follows:

- 01. Cash Sale or Credit Sale Contract. In a cash sale or credit sale contract on the contract price of the commodity at the time of sale.
- **02. Unpaid Assessments**. If any assessment is unpaid and a failure occurs, the amount of the unpaid assessment will be deducted from any CIF recovery paid to the producer. ()
- **03. Incidental Costs and Expenses.** All incidental costs and expenses including, but not limited to, transportation, cleaning, in and out charges, insurance, taxes or additional services or charges are not included in the calculation to determine the assessment.

503. RECORDKEEPING AND PAYMENT SCHEDULE.

- **01. Permanent Record**. Each warehouse and dealer shall maintain a permanent record showing producer's name and address, lot or identification number, date assessment collected, amount of assessment, commodity assessed, quantity of commodity, gross dollars of settlement and check number issued to producer.
- **O2.** Payment Due Dates. On or before the twentieth day of the month following the close of the quarter, on a form prescribed by the Department, the assessments imposed by Title 69, Chapters 2 and 5, Idaho Code, collected by warehouses and dealers, are due and payable to the Department. A quarter will consist of three (3) months beginning on the first day of January, April, July, and October. If assessment is paid by mail the payment must be postmarked not later than the twentieth day of the month following the close of the quarter to avoid interest and penalty charges.
- **03. Notice.** The notice and rate of assessment or a copy of the official notice of suspension of assessment shall be posted in a conspicuous place in the warehouse or dealer facility.

504. TRUST FUNDS.

All assessments collected by warehouses and dealers in compliance with Title 69, Chapters 2 and 5, Idaho Code, immediately upon payment to and collection by the warehouse or dealer, are trust fund money held for payment to the Department for the CIF. Such money shall not, for any purpose, be considered to be a part of the proceeds of any transaction between a depositor and warehouse or dealer for which the collection and payment of the assessment was related and shall not be subject to an encumbrance, security interest, execution or seizure on account of any debt owed by the warehouse or dealer to any of their creditors.

505. PENALTIES FOR FAILURE TO COLLECT, ACCOUNT FOR, OR REMIT ASSESSMENTS -- OTHER VIOLATIONS.

Failure to collect, account for, or remit assessments, or violations of the statutory requirements of Title 69, Chapters 2 and 5, Idaho Code, as it relates to the CIF are grounds for the immediate demand on the warehouse, dealer bond, or certificate of deposit, and the undertaking by the Director of any other remedy provided by law.

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.02.13 Commodity Dealers' Rules

	TURN OF COMMODITY DUE TO FAILURE. of failure the Department may:	()
01. its producer	Identifiable Commodity . Return specifically identifiable commodity or as much as is avin full or partial satisfaction of indebtedness; or	ailable (to (
02. deposit or if	Fungible Commodity . If the commodity is fungible, an amount equal to the producer's insufficient fungible commodity is available, a pro-rata share to all producers of the commodity	; and	nal)
03. as a claim ag	Shortfall in Commodity Distribution . Any shortfall in commodity distribution may be sainst the CIF.	submit (ted)
507 599.	(RESERVED)		
600. UN It is unlawfu	LAWFUL PRACTICES. I for a commodity dealer to alter, falsify or withhold records from the warehouse examiner.	()
601 999.	(RESERVED)		

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02.02.14 - RULES FOR WEIGHTS AND MEASURES

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Sections 71-111, 71-121, 71-232, 71-233, 71-236, 71-241, and 71-408, Idaho Code. 001. TITLE AND SCOPE. **Title**. The title of this chapter is "Rules for Weights and Measures." 01. 02. Scope. This chapter has the following scope: to govern the checking, testing, and examination of weighing and measuring devices, packages and labels; to govern consumer and non-consumer packaging and labeling; to govern the registration of servicemen and service agencies for commercial weighing and measuring devices; to govern the licensing of weighmasters, and to govern the licensing of commercially used weighing and measuring devices and to set maximum annual license fees for weighing and measuring devices. 002. - 003.(RESERVED) 004. INCORPORATION BY REFERENCE. Required Reference Materials. The 2019 edition of Handbook No. 44 of the National Institute of Standards and Technology, United States Department of Commerce, "Specifications, Tolerances, and Other Technical Requirements for Weighing and Measuring Devices," hereby incorporated by reference, is the specifications, tolerances and other technical requirements for commercial weighing and measuring devices, unless otherwise stated in these rules. Required Reference Materials for Checking Prepackaged Commodities. The 2019 edition of 02. Handbook No. 133 of the National Institute of Standards and Technology, United States Department of Commerce, "Checking the Net Contents of Packaged Goods," hereby incorporated by reference, is the authority in checking packaged commodities, unless otherwise stated in these rules. Specifications for Diesel Fuel and Biodiesel Fuel. American Society of Testing and Materials (ASTM) D975-16a, "Standard Specification for Diesel Fuel Oils," and ASTM D6751-15cε¹, "Standard Specification for Biodiesel Fuel (B100) Blend Stock for Distillate Fuels," intended for blending with diesel fuel are hereby incorporated by reference and are the specifications for diesel fuel and biodiesel fuel blend stock (B100 biodiesel). Specifications for Gasoline. American Society of Testing and Materials (ASTM) D4814-16esl, "Standard Specification for Automotive Spark-Ignition Engine Fuel", dated November 15, 2016, is hereby incorporated by reference and is the specification for gasoline. Local Availability. Copies of the incorporated documents are on file with the Idaho State Department of Agriculture, 2216 Kellogg Lane, Boise, Idaho 83712. Copies of NIST documents may be purchased from the Superintendent of Documents, Government Printing Office, Washington, D.C. 20402. Copies are available for downloading at https://www.nist.gov/pml/weights-and-measures/publications. Copies of ASTM specifications are on file with the Idaho State Department of Agriculture or may be purchased from http://www.astm.org, 100 Barr Harbor Drive, P.O. Box C700, West Conshohocken, PA, 19428. Three Year Tier Fee Table. Copy may be found online at https://agri.idaho.gov/main/i-need-to/ see-lawsrules/ag-inspections-law-and-rules. 005. -- 009. (RESERVED) **DEFINITIONS.** In addition to the definitions set forth in Sections 71-108 and 71-401, Idaho Code, the following definitions apply to this rule: Alcohol. A volatile flammable liquid having the general formula CnH (2n+1) OH used or sold for

02. Biodiesel. A fuel comprised of mono-alkyl esters of long chain fatty acids derived from vegetable oils or animal fats, designated B100.

the purpose of blending or mixing with gasoline for use in motor vehicles, and commonly or commercially known or

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sold as an alcohol, including ethanol and methanol.

03. Biodiesel Blends . A fuel comprised of a blend of biodiesel fuel with petroleum-based diesel fuel designated BXX. In the abbreviation BXX, the XX represents the volume percentage of biodiesel fuel in the blend.
04. Certificate of Conformance . A document issued by the National Institute of Standards and Technology based on testing in participating laboratories, said document constituting evidence of conformance of type with the requirements of National Institute of Standards and Technology Handbooks 44, 105-1, 105-2, 105-3.
05. Compressed Natural Gas (CNG). Natural Gas which has been compressed and dispensed into fuel storage containers and is suitable for use as an engine fuel.
06. Commercial Weighing and Measuring Device. Any weight or measure or weighing or measuring device commercially used or employed in establishing the size, quantity, extent, area or measurement of quantities things, product, or articles for distribution or consumption, purchased, offered or submitted for sale, hire, or award, o in computing any basic charge or payment for services rendered on the basis of weight or measure, and must also include any accessory attached to or used in connection with a commercial weighing or measuring device when such accessory is so designed or installed that its operation affects, or may affect, the accuracy of the device.
07. Co-Solvent . An alcohol or any other chemical with higher molecular weight than methanol o ethanol which is blended with either or both to prevent phase separation in gasoline. (
08. Diesel Gallon Equivalent (DGE) . Equivalent to six point three hundred eighty-four thousandth (6.384) pounds of compressed natural gas or six point fifty-nine thousandths (6.059) pounds of liquefied natural gas.
09. Ethanol . Ethyl alcohol, a flammable liquid having the formula C2H5OH used or sold for the purpose of blending or mixing with gasoline for use in motor vehicles, and commonly or commercially known or sold as ethanol or ethyl alcohol.
10. Gasoline. Any fuel sold for use in motor vehicles and commonly or commercially known or sold a gasoline whether leaded or unleaded.
11. Gasoline Gallon Equivalent (GGE). Equivalent to five point six hundred sixty thousandths (5.660) pounds (two point five hundred sixty- seven thousandths (2.567) kilograms) of compressed natural gas.
12. Gasoline Liter Equivalent (GLE). Equivalent to one point four hundred ninety-five thousandths (1.495) pounds (zero point six hundred seventy-eight thousandths (0.678) kilograms) of compressed natural gas.
13. Gasoline-Oxygenate Blend. For labeling purposes, any spark-ignition motor fuel containing one percent (1%) or more by volume of oxygenates or combination of oxygenates, such as but not restricted to ethanol methanol, or methyl-tertiary-butyl ether.
14. Label. Any written, printed, or graphic matter affixed to, applied to, attached to, blown into formed, molded into, embossed on, or appearing upon or adjacent to a consumer commodity or a package containing any consumer commodity, for purposes of branding, identifying, or giving any information with respect to the commodity or to the contents of the package, except an inspector's tag or other non-promotional matter affixed to o appearing upon a consumer commodity will not be deemed to be a label requiring the repetition of label information required by this rule.

15. Liquefied Natural Gas (LNG). Natural gas that has been liquefied at minus one hundred sixty-two degrees Celsius (-162 °C) (minus two hundred sixty degrees Fahrenheit (-260 °F)) and stored in insulated cryogenic tanks for use as an engine fuel.

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	Methanol.										
purpose of blendi	ing or mixing	g with gasc	oline for	use in moto	r vehicle:	s, and co	ommonly o	r commer	cially k	nown	or sold
as methanol or m	ethyl alcoho	ol.									()

- 17. Motor Vehicles. Include all vehicles, vessels, watercraft, engines, machines, or mechanical contrivances that are propelled by internal combustion engines or motors.
- 18. Multi-Unit Package. A package containing two (2) or more individual packages of the same commodity, in the same quantity, with the individual packages intended to be sold as part of the multi-unit package but capable of being individually sold in full compliance with all requirements of this rule.
- 19. National Type Evaluation Program. A program of cooperation between the National Institute of Standards and Technology, the National Conference on Weights and Measures, the states, and the private sector for determining, on a uniform basis, conformance of a type with the relevant provisions of the National Institute of Standards and Technology Handbook 44, "Specifications, Tolerances, and Other Technical Requirements for Weighing and Measuring Devices," National Institute of Standards and Technology Handbook 105-1, "Specifications and Tolerances for Reference Standards and Field Standard Weights and Measures, Specifications and Tolerances for Reference Standards and Field Standard Weights and Measures, Specifications and Tolerances for Field Standard Measuring Flask," or National Institute of Standards and Technology Handbook 105-3, "Specifications and Tolerances for Reference Standards and Field Standards and Technology Handbook 105-3, "Specifications and Tolerances for Reference Standards and Field Standard Weights and Measures, Specifications and Tolerances for Graduated Neck Type Volumetric Field Standards."
- **20.** Package. Any commodity put up or packaged in any manner in advance of sale in units suitable for either wholesale or retail sale.
- 21. Participating Laboratory. Any State Measurement Laboratory that has been certified by the National Institute of Standards and Technology, in accordance with its program for the Certification of Capability of State Measurement Laboratories, to conduct a type of evaluation under the National Type Evaluation Program.

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- 22. Principal Display Panel or Panels. That part, or those parts, of a label that is, or are, so designed as to most likely be displayed, presented, shown, or examined under normal and customary conditions of display and purchase. Wherever a principal display panel appears more than once on a package, all requirements pertaining to the "principal display panel" shall pertain to all such "principal display panels."
- **23.** Random Package. A package that is one (1) of a lot, shipment, or delivery of packages of the same consumer commodity with varying weights; that is, packages of the same consumer commodity with no fixed pattern of weight.
- **24.** Registered Service Agency. Any agency, firm, company or corporation which, for hire, award, commission or any other payment of any kind, installs, services, repairs or reconditions a commercial weighing or measuring device, and which voluntarily registers itself as such with the Bureau of Weights and Measures. Under agency registration, identification of individual servicemen is required.
- **25. Registered Serviceman.** Any individual who for hire, award, commission or any other payment of any kind, installs, services, repairs or reconditions a commercial weighing or measuring device, and who voluntarily registers himself as such with the Bureau of Weights and Measures.
- **26. Retail Dealer**. Any person who owns, operates, controls, or supervises an establishment at which gasoline is sold or offered for sale to the public.
 - 27. Sale from Bulk. The sale of commodities when the quantity is determined at the time of sale.
- **28. Spark-Ignition Motor Fuel**. Gasoline and its blends with oxygenates such as co-solvent and ethers (also "spark-ignition engine fuel").

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		Type . A model or models of a particular measurement system, instrument, element or sitively identifies the design. A specific type may vary in its measurement ranges, size, performance as specified in the Certificate of Conformance.		
under th	30. ne Nation	Type Evaluation . The testing, examination, and evaluation of a type by a participating lab al Type Evaluation Program.	orator (ry)
has reas	31. sonable ca	Wholesale Dealer. Any person engaged in the sale of gasoline to others who the seller knows to believe intends to resell the gasoline in the same or an altered form to another.	nows (or)
011.	ABBRE	EVIATIONS.		
	01.	ISDA. Idaho State Department of Agriculture.	()
	02.	NIST. National Institute of Standards and Technology.	()
	ng or mea	SE REQUIRED FOR COMMERCIALLY-USED WEIGHING OR MEASURED DEVICE. assuring instruments or devices used for commercial purposes in the State of Idaho must be		
weighin	01. Ig or me nce with	Annual License . No person may operate or use for commercial purposes within the state assuring instrument or device specified in Section 71-113, Idaho Code, that is not lice the requirements of this rule.		
Code, a	02. as listed in the contreplace	Specific Device . Any license issued applies only to the instrument or device identified by in TABLE 1-A, and rated capacity on the application for license. The license is applicable the property of the original instrument or device, within the annual license period.		
013. License establish capacity	applicat hed in th	SE APPLICATION. ion must be submitted on forms provided by ISDA and accompanied with the proper is rule. The capacity of an instrument or device will be determined by the manufacturer	fee a's rate	as ed)
014. Annual followir	license a	AL LICENSE PERIOD. Applications and fees are due February 1 of each year and all licenses expire on January 3	1 of th	ne)
(30) day	vice or ing ys after e on date,	SE RENEWALS. strument will be considered rejected if the license for that device or instrument is not renewed expiration. A person failing to pay the annual license fee after forty-five (45) days follow forfeits the right to use the instrument or device for commercial purposes, and the instruken out of service by the ISDA Bureau of Weights and Measures until the license fee is paid.	ving the	he

016. MAXIMUM AND MINIMUM LICENSE FEE SCHEDULE FOR COMMERCIALLY-USED WEIGHING AND MEASURING INSTRUMENTS AND DEVICES.

The annual license fee for instruments and devices is based on manufacturer's rated capacity. The minimum annual license fee for commercially used instrument and device types is twelve dollars (\$12) when licensing a single device.

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TABLE 1-A							
DEVICE CODE	DEVICE CODE KEY FEE (Not to Exc						
Α	Scales ≤ 50 lb	\$8.00					
В	Scales > 50 ≤ 1,159 lb	\$16.00					
С	Scales ≥ 1,160 ≤ 7,499 lb	\$32.00					
D	Scales ≥ 7,500 ≤ 59,999 lb	\$152.00					
E&F	Scales 60,000 lbs or more	\$152.00					
G	Meter < 20 gpm	\$8.00					
Н	Meter ≥ 30 < 150 gpm	\$42.00					
I	Meter ≥ 150 gpm	\$50.00					
J	LPG dispenser	\$50.00					
K&L	LPG temperature compensated	\$70.00					
М	Cordage or Fabric meter	\$8.00					
N	Natural gas motor fuel devices	\$70.00					
0	Bulk oil meter	\$49.00					
Т	Meter > 20 ≤ 30 gpm or fuel additive metering devices	\$14.00					
U	Mass Flow Meter	\$100.00					
V	Electric vehicle charging system	\$100.00					

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017. VOLUNTARY INSPECTION OF WEIGHING AND MEASURING INSTRUMENTS AND DEVICES, FEES.

In addition to commercially used weighing and measuring instruments and devices, ISDA Bureau of Weights and Measures, at the request of an owner or user thereof, may inspect and test non-commercial weighing or measuring instruments or devices to ascertain if they are correct. Any entity making such special request must pay the Bureau of Weights and Measures the cost of the inspection as listed in Section 100.

018. LICENSE DISPLAYED.

Any owner or user of commercially used weighing and measuring instruments and devices must display the current annual license for those instruments and devices in a prominent place at the same physical location where those devices are installed or used. In the case of devices installed on vehicles, the license must be carried in the vehicle on which the device is installed.

019. -- 099. (RESERVED)

100. CHARGES FOR SPECIAL REQUEST TESTING OR EXAMINATION.

01.	Mileage Charges.	()
a.	Fifty-five cents (\$.55) a mile for car travel.	()
b.	Seventy-five cents (\$.75) a mile for pickup and prover.	()

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c.	Two dollars and fifty cents (\$2.50) a mile for heavy capacity scale trucks.	()
02. one (1) requ	Fee Collection . Such fees will be collected from place where working and back. Wheest is to be handled on same trip, the mileage will be prorated between the parties requesting		
per person for driving to	or special request testing, chargeable during the time of the actual testing and examination of		
101 149.	(RESERVED)		
	CKAGING AND LABELING RULES. tion of this rule applies to packages and to commodities in package form, but does not apply	y to: ()
01.	Inner Wrappings. Inner wrappings not intended to be individually sold to the custom	ner. ()
	Shipping Containers . Shipping containers or wrapping used solely for the transpos in bulk or in quantity to manufacturers, packers, or processors, or to wholesale or retail didoes this exclusion apply to packages of consumer or non-consumer commodities, as defined	stributors, bu	
03. commodities commodity.	Auxiliary Containers . Auxiliary containers or outer wrappings used to deliver pacts to retail customers if such containers or wrappings bear no printed matter pertaining to		
	Retail Display Containers . Containers used for retail tray pack displays when the cled to be sold (e.g., the tray that is used to display individual envelopes of seasonings, gralf is not intended to be sold).		
	Unpackaged Commodities . Commodities put up in variable weights and sizes for size either weighed or measured at the time of sale, where no package quantities are represent of sale is clearly indicated in close proximity to the quantity being sold.	sale intact and ed, and where (d e)
06. wrappers or this rule.	Open Carriers . Open carriers and transparent wrappers or carriers for contain carriers do not bear any written, printed, or graphic matter obscuring the label information	ers when the on required by	e y)
151 169.	(RESERVED)		
170. IDI	ENTITY.		
	Declaration of Identity Consumer Package . A declaration of identity on a constron the principal display panel, and positively identify the commodity in the package by it description, generic term, or the like.		
02. package mus	Parallel Identity Declaration Consumer Package . A declaration of identity of st appear generally parallel to the base on which the package rests as it is designed to be dis		r)
	Declaration of Identity Non-Consumer Package . A declaration of identity on a stappear on the outside of a package and positively identify the commodity in the package bae, description, generic term, or the like.		
04.	Declaration of Responsibility Consumer and Non-Consumer Packages.	()

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Department o	f Agriculture Rules for Weights and Measur	es
packer, or distri the business is address may be	Any package kept, offered, or exposed for sale, or sold, at any place other than on the premiust specify conspicuously on the label of the package the name and address of the manufacture outor. The name must be the actual corporate name, or, when not incorporated, the name under who conducted. The address must include street address, city, state, and zip code; however, the street omitted if this is shown in a current city directory or telephone directory. The requirement zip code must apply only to labels that have been developed or revised after July 1, 1970.	rer icl ee fo
manufactured on not manufacture the connection s	If a person manufactures, packs, or distributes a commodity at a place other than his principal place label may state the principal place of business in lieu of the actual place where the commodity we packed or is to be distributed, unless such statement would be misleading. Where the commodity of by the person whose name appears on the label, the name must be qualified by a phrase that reveauch person has with such commodity, such as "Manufactured for and packed by," "Distributed by," ng of similar import that expresses the facts.	vas v is
171. DECL	ARATION OF QUANTITY CONSUMER PACKAGES.	
	Largest Whole Unit . Where this rule requires that the quantity declaration be in terms of nit, the declaration must, with respect to a particular package, be in terms of the largest whole unit are, with any remainder expressed in:	
a.	Common or decimal fractions of such largest whole unit; or (
b. fractions of the	The next smaller whole unit, or units, with any further remainder in terms of common or deciminal metallic smallest unit present in the quantity declaration.	na
	Net Quantity. A declaration of net quantity of the commodity in the package, exclusive ny other material packed with such commodity, must appear on the principal display panel or use and, unless otherwise specified in this rule (see Subsections 171.06 through 171.08) must be usest whole unit.	fa
03. quantity in term	Use of "Net Weight." The term "net weight" must be used in conjunction with the declaration of weight; the term may either precede or follow the declaration of weight.	0
04. type.	Lines of Print or Type. A declaration of quantity may appear on one (1) or more lines of print (0
commodity is so there exists a expressing a de	Terms Weight, Liquid Measures, or Count. The declaration of the quantity of a particular be expressed in terms of liquid measure if the commodity is liquid, or in terms of weight if the polid, semisolid, viscous, or a mixture of solid and liquid, or in terms of numerical count. However, it is established general consumer usage and trade custom with respect to the terms used claration of quantity of a particular commodity, such declaration of quantity may be expressed in s, if such traditional declaration gives accurate and adequate information as to the quantity of the commodity of the commo	the ; i ir its
06.	Combination Declaration. (
a. measure, count,	A declaration of quantity in terms of weight must be combined with appropriate declarations of and size of the individual units unless a declaration of weight alone is fully informative. (the
b. the weight, cour	A declaration of quantity in terms of measure must be combined with appropriate declarations at, and size of the individual units unless a declaration of measure alone is fully informative. (0

A declaration of quantity in terms of count must be combined with appropriate declarations of the

weight, measure, and size of the individual units unless a declaration of count alone is fully informative.

07. Units -- Weight, Measure. A declaration of quantity must be as follows, however provided that in the case of a commodity packed for export shipment, the declaration of quantity may be in terms of the metric system

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of weight or	measure.	()			
a.	In units of weight will be in terms of the avoirdupois pound or ounce;	()			
b. In units of liquid measure will be in terms of the United States gallon of two hundred thirty (231) cubic inches or liquid-quart, liquid-pint, or fluid-ounce subdivisions of the gallon, and shall express the vo at sixty-eight degrees (68 Degrees F), twenty degrees (20 Degrees C), except in the case of petroleum products which the declaration must express the volume at sixty degrees (60 Degrees F), fifteen point six degrees (Degrees C), and except also in the case of a commodity that is normally sold and consumed while frozen, for we the declaration must express the volume at the frozen temperature, and except also in the case of a commodity the normally sold in the refrigerated state, for which the declaration must express the volume at forty degrees Degrees F), four degrees (4 Degrees C);						
c.	In units of linear measure must be in terms of the yard, foot, or inch;	()			
d.	In units of area measure, must be in terms of the square yard, square foot, or square inch;	()			
e. fifty point for	In units of dry measure must be in terms of the United States bushel of two thousand one hrty-two (2,150.42) cubic inches, or peck, dry-quart, and dry-pint subdivisions of the bushel;	undr (ed)			
f.	In units of cubic measure must be in terms of the cubic yard, cubic foot, or cubic inch.	()			
	Abbreviations. Any of the following abbreviations, and none other, may be employed ement on a package of commodity. (There normally are no periods following, nor plural forms o s. For example, "oz" is the abbreviation for both "ounce" and "ounces.") avoirdupois - avdp quart - qt					

avoirdupois	-	avdp
cubic	-	cu
feet or foot	-	ft
fluid	-	fl
gallon	-	gal
inch	-	in
liquid	-	liq
ounce	-	ΟZ
pint	-	pt
pound	-	lb

quart	-	qt
square	-	sq
weight	-	wt
yard	-	yd
cubic centimeter	-	CC
gram	-	g
kilogram	-	kg
microgram	-	mcg
milligram	-	mg
milliliter	-	ml

09. Units with Two or More Meanings. When the term "ounce" is employed in a declaration of liquid quantity, the declaration must identify the particular meaning of the term by the use of the term "fluid"; however, such distinction may be omitted when, by association of terms (for example, as in "one (1) pint four (4) ounces"), the proper meaning is obvious. Whenever the declaration of quantity is in terms of the dry pint or dry quart, the declaration must include the word "dry."

172. PRESCRIBED UNITS.

01. Less Than One Foot, One Square Foot, One Pound, or One Pint. The declaration of quantity must be expressed as follows, provided, that the quantity declaration appearing on a random package may be expressed in terms of decimal fractions of the largest appropriate unit, the fraction being carried out to not more than two (2) decimal places:

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inches;	a.	In the case of length measure of less than one (1) foot, inches, and fractions of inches;	()
	b.	In the case of area measure of less than one (1) square foot, square inches, and fractions of	f squar (е)
	c.	In the case of weight of less than one (1) pound, ounces, and fractions of ounces;	()
	d.	In the case of fluid measure of less that one (1) pint, ounces, and fractions of ounces:	()
	02.	Four Feet, Four Square Feet, Four Pounds, One Gallon, or More.	()
		In the case of length measure of four (4) feet or more the declaration of quantity must be exfollowed in parentheses by a declaration of yards and common or decimal fractions of the yards were in parentheses by a declaration of yards with any remainder in terms of feet and inches	rd, or i	
	b.	In the case of area measure of four (4) square feet or more;	()
	c.	In the case of weight of four (4) pounds or more;	()
in terms	d. s of the la	In the case of fluid measure of one (1) gallon or more the declaration of quantity must be exregest whole unit.	presse (d)
parenth random	eses, exp	Weight Dual Quantity Declaration. On packages containing one (1) pound or more inds, the declaration must be expressed in ounces and, in addition, be followed by a declaratesed in terms of the largest whole unit, provided, that the quantity declaration appearing may be expressed in terms of pounds and decimal fractions of the pound carried out to not moblaces.	ation i ng on	in a
less that	04. n one (1) eses, expr	Fluid Measure Dual Quantity Declaration. On packages containing (1) one pint or magallon, the declaration must be expressed in ounces and, in addition, be followed by a declar ressed in terms of the largest whole unit.		
		Length Measure Dual Quantity Declaration . On packages containing (1) one foot but ledeclaration must be expressed in inches and, in addition, be followed by a declaration in parents of the largest whole unit.		
		Area Measure Dual Quantity Declaration. On packages containing (1) one square foot pare feet, the declaration must be expressed in square inches and, in addition, be followerentheses, expressed in terms of the largest whole unit.		
the quai	07. ntity decla	Bidimensional Commodities . For bidimensional commodities (including roll-type commaration must be expressed:	odities (s))
	a.	If less than one (1) square foot, in terms of linear inches and fractions of linear inches;	()
parenthe	b. eses by a	If at least one (1) square foot but less than four (4) square feet, in terms of square inches followed declaration of both the length and width, each being in terms of the largest whole unit, processing the square feet, in terms of the largest whole unit, processing the square feet of the square f		
less;	i.	No square inch declaration is required for a bidimensional commodity of four (4) inches v	vidth o	or)
	ii.	A dimension of less than two (2) feet may be stated in inches within the parenthetical; and	()
	iii	Commodities consisting of usable individual units (except roll-type commodities with inc	dividu	a 1

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		ted by perforations, see Subsection 173.03) require a declaration of unit area but not a declar uch units.	ration (of)
the leng	c. gth and wi	If four (4) square feet or more, in terms of square feet followed in parentheses by a declar dth in terms of the largest whole unit, provided that:	ation (of)
inches o	i. or less;	No declaration in square feet is required for a bidimensional commodity with a width of	four (4)
	ii.	A dimension of less than two (2) feet may be stated in inches within the parenthetical; and	()
		No declaration in square feet is required for commodities for which the length and e critical in terms of end use (such as tablecloths or bedsheets) if such commodities clearly didth measurements on the label.		
173.	POLYE	THYLENE SHEETING.		
the follo	01. owing:	Packages. All packages of polyethylene sheeting must be labeled as to quantity in accordance	ice wi	th)
	a.	Actual length;	()
	b.	Actual width;	()
	c.	Actual thickness; and	()
	d.	Actual weight of each individual unit.	()
informa	02. ation:	Bulk. All polyethylene sold from bulk must be accompanied by a delivery ticket with the fo	ollowii (ng)
	a.	The identity;	()
	b.	Actual length, width, thickness, and weight of each individual unit;	()
	c.	The number of individual units;	()
	d.	The total weight of all the units;	()
	e.	The name and address of both the vendor and purchaser; and	()
	f.	The date delivered or the date shipped.	()
03. Count Ply. If the commodity is in individually usable units of one (1) or more components or ply, the quantity declaration must, in addition to complying with other applicable quantity declaration requirements of this rule, include the number of ply and the total number of usable units. Roll-type commodities, when perforated so as to identify individual usable units, must not be deemed to be made up of usable units; however, such roll-type commodities must be labeled in terms of:				
	a.	Total area measurement;	()
	b.	Number of ply;	()
	c.	Count of usable units; and	()
	d.	Dimensions of a single usable unit.	()

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	Fractions . A statement of net quantity of contents of an simal fractions. A common fraction must be in terms of half), or thirty-seconds (1/32), except that:	ny consumer commodity may contain ves (1/2), quarters (1/4), eighths (1/8),
a. common fractio	If there exists a firmly established general consumer usage ans in the net quantity declaration of a particular commodity, the	
b. thirds (1/3). A comore than two (If linear measurements are required in terms of yards or fee common fraction must be reduced to its lowest terms; a deci 2) places.	
174. SUPPI	LEMENTARY DECLARATIONS.	
principal display unit of weight,	Supplementary Quantity Declarations. The required quantore accurate declarations of weight, measure, or count, such a panel. Such supplemental statement of quantity of contents a measure, or count that tends to exaggerate the amount of confull" gallon, "when packed," "minimum," or words of similar	n declaration appearing other than on a must not include any terms qualifying a nmodity contained in the package (e.g.,
of weight or me used as provide	Metric System Declarations. A separate statement of the source regarded as a supplemental statement, and a statement of assure may also appear on the principal display panel or on od for by Section 71-229, Idaho Code, in lieu of the tradition proper metric terms where applicable in these rules.	f quantity in terms of the metric system other panels. The metric system may be
unit of weight, 1	Qualification of Declaration Prohibited. In no case will a of the words "when packed," "minimum," or "not less than," measure, or count be qualified by any term (such as "jumbo," mount of commodity.	or any words of similar import, nor any
175 179.	(RESERVED)	
- 180. DECL	ARATION OF QUANTITY NON-CONSUMER PACK	AGES.
01. contents. Such o	Location . Non-consumer packages must bear on the outsi leclaration must be in terms of the largest whole unit (see Sub	
commodity is so there exists a texpressing a dec	Terms Weight, Liquid Measure, or Count. The declar to be expressed in terms of liquid measure if the commodity olid, semisolid, viscous, or a mixture of solid and liquid, or infirmly established general consumer usage and trade custo claration of quantity of a particular commodity, such declarates, if such traditional declaration gives accurate and adequate	is liquid, or in terms of weight if the terms of numerical count. However, if om with respect to the terms used in tion of quantity may be expressed in its
03.	Units Weight, Measure. A declaration of quantity:	()
a.	In units of weight must be in terms of the avoirdupois poun	d or ounce; ()
at sixty-eight (declaration mus case of a comm volume at the fr	In units of liquid measure must be in terms of the United (sees or liquid-quart, liquid-pint, or fluid-ounce subdivisions of (68) degrees F, twenty (20) degrees C, except in the case t express the volume at sixty (60) degrees F, fifteen point six todity that is normally sold and consumed while frozen for ozen temperature, and except also in the case of a commodity the declaration must express the volume at forty (40) degrees	the gallon, and must express the volume of petroleum products, for which the (15.6) degrees C, and except also in the which the declaration must express the that is normally sold in the refrigerated

Section 174 Page 73

	c.	In units of linear measure must be in terms of the yard, foot, or inch;	()
	d.	In units of area measure, must be in terms of the square yard, square foot, or square inch;	()
fifty and bushel;	e. l forty-tv	In units of dry measure shall be in terms of the United States bushel of two thousand one has one hundredths (2,150.42) cubic inches, or peck, dry-quart and dry-pint subdivisions		
nothing :	f. in this su	In units of cubic measure must be in terms of the cubic yard, cubic foot, or cubic inch, provide bsection prohibits the labeling of non-consumer packages in terms of units on the metric system.		t)
		Abbreviations . Any generally accepted abbreviation of a unit name may be employed ent on a non-consumer package of commodity. (For commonly accepted abbreviation 8, Abbreviations.)		
shortage	in any p	Character of Declaration Average. The average quantity of contents in the non-conticular lot, shipment, or delivery must at least equal the declared quantity, and no unreast ackage is permitted, even though overages in other packages in the same shipment, delivery such shortage.	sonable	е
181 1	99.	(RESERVED)		
200.	PROMI	INENCE AND PLACEMENT CONSUMER PACKAGES.		
and as to	o color of	General . All information required to appear on a consumer package must appear thereor and be prominent, definite, and plain, and be conspicuous as to size and style of letters and n f letters and numbers in contrast to color of background. Any required information that is e hand script must be entirely clear and equal to printing in legibility.	umber	S
		Location . The declaration or declarations of quantity of the contents of a package must appercent (30%) of the principal display panel or panels, except as otherwise provided in Subral Containers.		
material	on the p	Style of Type or Lettering. The declaration or declarations of quantity must be in such a sate to be boldly, clearly, and conspicuously presented with respect to other type, lettering, or stackage, except that a declaration of net quantity blown, formed or molded on a glass or sible when all label information is blown, formed, or molded on the surface.	graphi	С
plastic s		Color Contrast. The declaration or declarations of quantity must be in a color that contract that its background, except that a declaration of net quantity blown, formed, or molded on a good not required to be presented in a contrasting color if no required label information is on the color.	glass o	r
follows:	05.	Free Area. The area surrounding the quantity declaration must be free of printed information	ation a	s)
	a.	Above and below, by a space equal to at least the height of the lettering in the declaration: a	nd ()
type use	b. d in the d	To the left and right, by a space equal to twice the width of the letter "N" of the style and leclaration.	size o	f)
be gener	06. ally para d.	Parallel Quantity Declaration . The quantity declaration must be presented in such a mann llel to the declaration of identity and to the base on which the package rests as it is designed		

)

	07.	C	alcı	ılation	of Are	a of Pı	incipa	l Display	Panel f	or Purpos	es of	Type	Size.	The	square	e-inch	area
of the	princip	al disp	olay	panel 1	nust be	as foll	ows:			_					_	(,

- **a.** In the case of a rectangular container, one (1) entire side, which properly can be considered to be the principal display panel, the product of the height times the width of that side;
- **b.** In the case of a cylindrical or nearly cylindrical container, forty percent (40%) of the product of the height of the container times the circumference; or
- c. In the case of any other shaped container, forty percent (40%) of the total surface of the container, unless such container presents an obvious principal display panel (e.g., the top of a triangular or circular package of cheese, or the top of a can of shoe polish), the area must consist of the entire such surface.
- **d.** Determination of the principal display panel excludes tops, bottoms, flanges at tops and bottoms of cans, and shoulders and necks of bottles or jars.
- **08. Minimum Height of Numbers and Letters**. The height of any letter or number in the required quantity declaration must be not less than that shown in Subsection 200.10, Table 1 with respect to the square-inch area of the panel, and the height of each number of a common fraction must meet one-half (1/2) the minimum height standards.
- **09. Numbers and Letters -- Proportion**. No number or letter may be more than three (3) times as high as it is wide.
 - 10. Minimum Height of Numbers and Letters -- Table 1.

Square-inch Area of Principal Display Panel	Minimum Height of Numbers and Letters	Minimum Height: Label Information Blown, Formed, or Molded on Surface of Container
5 square inches and less	1/16 inch	1/8 inch
Greater than 5 square inches and not greater than 25 square inches.	inch	3/16 inch
Greater than 25 square inches and not greater than 100 square inches.	3/16 inch	1/4 inch
Greater than 100 square inches and not greater than 400 square inches.	1/4 inch	5/16 inch
Greater than 400 square inches.	1/2 inch	9/16 inch

201. -- 209. (RESERVED)

210. PROMINENCE AND PLACEMENT -- NON-CONSUMER PACKAGES GENERAL.

All information required to appear on a non-consumer package must be definitely and clearly stated thereon in the English language. Any required information that is either in hand lettering or hand script must be entirely clear and equal to printing in legibility.

211. -- 219. (RESERVED)

220. REQUIREMENTS -- SPECIFIC CONSUMER COMMODITIES, PACKAGES, CONTAINERS.

01. Display Card Package. For an individual package affixed to a display card, or for a commodity

and display card together comprising a package, the type size of the quantity declaration is governed by the dimensions of the display card.

- **02.** Eggs. When cartons containing twelve (12) eggs have been designed so as to permit division in half by the retail purchaser, the required quantity declaration must be so positioned as to have its context destroyed when the carton is divided.
- **03.** Aerosols and Similar Pressurized Containers. The declaration of quantity on an aerosol package, and on a similar pressurized package, must disclose the net quantity of the commodity (including propellant), in terms of weight, that will be expelled when the instructions for use as shown on the container are followed. ()
- **04. Multi-Unit Packages**. Any package containing more than one (1) individual "commodity in package form" (see Subsection 151.01) of the same commodity must bear on the outside of the package a declaration of the following:
 - a. The number of individual units;
 - b. The quantity of each individual unit; and ()
- c. The total quantity of the contents of the multi-unit package, provided, that the requirement for a declaration of the total quantity of contents of a multi-unit package must be effective with respect to those labels revised after the effective date of this rule. Any such declaration of total quantity is not required to include the parenthetical quantity statement of a dual quantity representation.
- **05.** Combination Packages. Any package containing individual units of dissimilar commodities (such as an antiquing kit, for example) must bear on the label of the package a quantity declaration for each unit.
- **06.** Variety Packages. Any package containing individual units of reasonably similar commodities (such as, for example, seasonal gift packages, variety packages of cereal) must bear on the label of the package a declaration of the total quantity of commodity in the package.
- **07. Cylindrical Containers.** In the case of cylindrical or nearly cylindrical containers, information required to appear on the principal display panel must appear within that forty percent (40%) of the circumference that is most likely to be displayed, presented, shown, or examined under customary conditions of display for retail sale.

221. -- 229. (RESERVED)

230. MEASUREMENT OF CONTAINER-TYPE COMMODITIES, HOW EXPRESSED.

- **01. General.** Commodities designed and sold at retail to be used as containers for other materials or objects, such as bags, cups, boxes, and pans, must be labeled with the declaration of net quantity as follows: ()
- **a.** For bag-type commodities, in terms of count followed by linear dimensions of the bag (whether packaged in a perforated roll or otherwise).
- **b.** When the unit bag is characterized by two (2) dimensions because of the absence of a gusset, the width and length will be expressed in inches, except that a dimension of two (2) feet or more will be expressed in feet with any remainder in terms of inches or common or decimal fractions of the foot. (Example: "25 bags, 17 in x 20 in" or "100 bags, 20 in x 2 ft 6 in" or "50 bags, 20 in x 2-1/2 ft").
- **c.** When the unit bag is gusseted, the dimensions will be expressed as width, depth, and length, in terms of inches, except that any dimension of two (2) feet or more will be expressed in feet with any remainder in terms of inches or the common or decimal fractions of the foot. (Examples: "25 bags, 17 in x 4 in x 20 in" or "100 bags, 20 in x 12 in x 2-1/2 ft").
 - **d.** For other square, oblong, rectangular, or similarly shaped containers, in terms of count followed by

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length, width, and depth, except depth need not be listed when less than two (2) inches. (Example: "2 cake pans, 8 in x 8 in" or "roasting pan, 12 in x 8 in x 3 in").

- e. For circular or other generally round-shaped containers, except cups, and the like in terms of count followed by diameter and depth, except depth need not be listed when less than two (2) inches. (Example: "4 pie pans, 8 in diameter x 4 in").
- **O2.** Capacity. When the functional use of the container is related by label references in standard terms of measure to the capability of holding a specific quantity of substance or class of substances such references must be a part of the net quantity statement and must specify capacity as follows:

 ()
- a. Liquid measure for containers that are intended to be used for liquids, semisolids, viscous materials, or mixtures of solids and liquids. The expressed capacity will be stated in terms of the largest whole unit (gallon, quart, pint, ounce), with any remainder in terms of the common or decimal fraction of that unit. (Example: Freezer Boxes "4 boxes, 1-qt capacity, 5 in x 4 in x 3 in").
- **b.** Dry measure for containers that are intended to be used for solids. The expressed capacity will be stated in terms of the largest whole unit (bushel, peck), with any remainder in terms of the common or decimal fraction of that unit. (Example: Leaf bags "8 bags, 6-bushel capacity, 3 ft x 5 ft").
- c. Where containers are used as liners for other more permanent containers, in the same terms as are normally used to express the capacity of the more permanent container. (Example: Garbage Can Liners "10 liners, 2 ft 6 in x 3 ft 9 in, fits up to 30-gallon cans").
- **d.** Notwithstanding the above requirements, the net quantity statement for containers such as cups will be listed in terms of count and liquid capacity per unit. (Example: "24 cups, 6 fl oz capacity"). For purposes of this section, the use of the terms "capacity," "diameter," and "fluid" is optional.

231. -- 239. (RESERVED)

240. TEXTILE PRODUCTS, THREADS, AND YARNS.

- **01. Wearing Apparel**. Wearing apparel (including non-textile apparel and accessories such as leather goods and footwear) sold as single-unit items, or if normally sold in pairs (such as hosiery, gloves, and shoes) sold as single-unit pairs, is exempt from the requirements for a net quantity statement by count, as required by Subsection 171.05 of this rule.
- **O2. Textiles.** Bedsheets, blankets, pillowcases, comforters, quilts, bedspreads, mattress covers and pads, afghans, throws, dresser and other furniture scarfs, tablecloths and napkins, flags, curtains, drapes, dish towels, dish cloths, towels, face cloths, utility cloths, bath mats, carpets and rugs, pot holders, fixture and appliance covers, non-rectangular diapers, slip covers, etc., are be exempt from the requirements of Subsection 172.07 of this rule, provided that:
- a. The quantity statement for fitted sheets and mattress covers must state, in inches, the length and width of the mattress for which the item is designed, such as "twin," "double," "king," etc. (Example: "Twin Fitted Sheet for thirty-nine by seventy-five (39 x 75) inch mattress")
- **b.** The quantity statement for flat sheets must state the size designation of the mattress for which the sheet is designed, such as "twin," "double," "king," etc. The quantity statement also must state, in inches, the length and width of the mattress for which the sheet is designed, followed in parentheses by a statement, in inches, of the length and width of the sheet before hemming. (Example: "Double Flat Sheet for fifty-four by seventy-five (54 x 75) inch mattress (eighty-one by one hundred four (81 x 104) inch before hemming")
- c. The quantity statement for pillowcases must state the size designation of the pillow for which the pillowcase is designed, such as "youth," "standard," and "queen," etc. The quantity statement also must state, in inches, the length and width of the pillow for which the pillowcase is designed, followed in parentheses by a statement, in inches, of the length and width of the pillowcase before hemming. (Example: "Standard Pillowcase for

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twenty by twenty	y-six (20 x 26) inch pillow (forty-two by thirty-six (42 x 36) inch before hemming"))	()
	The quantity statement for blankets, comforters, quilts, bedspreads, mattress pads, afgha e, in inches, the length and width of the finished item. The quantity statement also may statementation and the size designation of the mattress for which the item is designed, such as 'etc.	tate the
	The quantity statement for tablecloths and napkins must state, in inches, the length and width ne quantity statement also may state parenthetically, in inches, the length and width of the and properly identified as such.	
f. length and width any ornamentation	The quantity statement for curtains, drapes, flags, furniture scarfs, etc., must state, in incl of the finished item. The quantity statement also may state parenthetically, in inches, the lem.	
	The quantity statement for carpets and rugs must state, in feet, with any remainder in come of the foot or in inches, the length and width of the item. The quantity statement also man inches, the length of any ornamentation.	
h. mats, etc., must s need not state the	The quantity statement for woven dish towels, dish cloths, towels, face cloths, utility cloth tate, in inches, the length and width of the item. The quantity statement for such items, when a dimensions.	ns, bath knitted, ()
i. rectangular diape dimensions.	The quantity statement for textile products such as pot holders, fixture and appliance coverers, slip covers, etc., must be stated in terms of count and may include size designation	
used in describi	The quantity statement for other than rectangular textile products identified in Substant 240.02.h. must state the geometric shape of the product and the dimensions which are custing such geometric shape. (Example: "Oval Tablecloth fifty-four by forty-two (54x42) maximum length and width in this case).	omarily
k. count, must be ac	The quantity statement for packages of remnants of textile products of assorted sizes, when ecompanied by the term "irregular dimensions" and the minimum size of such remnants.	sold by
03.	Textiles Variations from Declared Dimensions.	()
	For an item with no declared dimension less than twenty-four (24) inches, a minus variation at (3%) of a declared dimension and a plus variation greater than six percent (6%) of a data be considered unreasonable.	
b. than six percent (dimension should	For an item with a declared dimension less than twenty-four (24) inches, a minus variation (6%) of a declared dimension and a plus variation greater than twelve percent (12%) of a d be considered unreasonable.	
	Exemption Variety Textile Packages. Variety packages of textiles which are required by 1.06 to provide a combination declaration stating the quantity of each individual unit, are nents in this rule for the following:	
a.	Location (see Subsection 200.02); or	()
b.	Free area (see Subsection 200.05); or	()
c.	Minimum height of numbers and letters. (see Subsection 200.08).	()
05. from the requirem	Sewing Threads, Handicraft Threads, and Yarns . Sewing and handicraft threads are nents of Subsections 172.02.a. through 172.02.d. of this rule, provided that:	exempt

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	a.	The net quantity statement for sewing and handicraft threads must be expressed in terms of	yards. ()
	b.	The net quantity statement for yarns must be expressed in terms of weight.	()
		Thread products may, in lieu of name and address, bear a trademark, symbol, brand, or other lentifies the manufacturer, packer, or distributor, provided that such marks, employed to iden filed with the Director.	er mai tify th (k ne)
shall no	t be requ	Each unit of industrial thread must be marked to show its net measure in terms of yards or of avoirdupois pounds or ounces, except that ready-wound bobbins which are not sold sep ired to be individually marked but the package containing such bobbins must be marked to show the contained therein and the net yards of thread on each bobbin.	aratel	у,
241 2	249.	(RESERVED)		
250.	EXEM	PTIONS.		
from the	01. e require in terms	General . Whenever any consumer commodity or package of consumer commodity is exments for dual quantity declaration, the net quantity declaration required to appear on the p of the largest whole unit (except see Subsection 220.04.c., Multi-Unit Packages).	ackag	
	02.	Random Packages. A random package bearing a label conspicuously declaring:	()
	a.	The net weight;	()
	b.	The price per pound, or other unit of weight, measure or count; and	()
the price both suc package	e per unit ch prices es of chee	The total price is exempt from the type size, dual declaration, placement, and free this rule. In the case of a random package packed at one place for subsequent sale at another, of weight nor the total selling price need appear on the package, provided the package label in at the time it is offered or exposed for sale at retail. This exemption also applies to uniform ease and cheese products labeled in the same manner and by the same type of equipment as a ted by this section.	neithenclude weigl	er es ht
the constinuitari	tainer in ly, when ments of	Small Confections . Individually wrapped pieces of "penny candy" and other confectionery 2) ounce net weight per individual piece is exempt from the labeling requirements of this rul which such confectionery is shipped is in conformance with the labeling requirements of th such confectionery items are sold in bags or boxes, such items are exempt from the labeling rule including the required declaration of net quantity of contents, when the declaration is the requirements of this rule.	e whenis rula abelin	en e.
		Individual Servings . Individual-serving-size packages of foods containing less than one-had an one-half (1/2) fluid ounce for use in restaurants, institutions, and passenger carriers, a at retail, are exempt from the required declaration of net quantity of contents specified in this	and no s rule.	ot
tobacco rule, su	05. and indich individ	Cuts, Plugs, and Twists of Tobacco and Cigars. When individual cuts, plugs, and twidual cigars are shipped or delivered in containers that conform to the labeling requirements dual cuts, plugs, and twists of tobacco and cigars are exempt from such labeling requirements	of th	
		Reusable (Returnable) Glass Containers. Nothing in this rule is deemed to preclureusable (returnable) glass containers; provide, that such glass containers ordered after the emust conform to all requirements of this rule.		

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- **07. Cigarettes and Small Cigars.** Cartons of cigarettes and small cigars, containing ten (10) individual packages of twenty (20), labeled in accordance with the requirements of this rule are exempt from the requirements set forth in Subsection 200.02, Location, Subsection 200.08, Minimum Height of Numbers and Letters, and Subsection 220.04, Multi-Unit Packages, provided that such cartons bear a declaration of the net quantity of commodity in the package.
- **O8.** Packaged Commodities with Labeling Requirements Specified in Federal Law. Packages of meat and meat products, poultry and poultry products, tobacco and tobacco products, insecticides, fungicides, rodenticides, alcoholic beverages, and seeds are exempt from the requirements set forth in Subsection 172.03, Weight: Dual Quantity Declaration; Subsection 172.04, Fluid Measure: Dual Quantity Declaration; Subsection 172.05, Length Measure: Dual Quantity Declaration; Subsection 172.06, Area Measure: Dual Quantity Declaration; Subsection 200.02, Location; and Subsection 200.08, Minimum Height of Numbers and Letters, provided that quantity labeling requirements for such products are specified in Federal Law, so as to follow reasonably sound principles of providing consumer information.

09. Fluid Dairy Products, Ice Cream, and Similar Frozen Desserts.

- a. When packaged in one-half (1/2) liquid pint and one-half (1/2) gallon containers, are exempt from the requirements for stating net contents of eight (8) fluid ounces and sixty-four (64) fluid ounces, which may be expressed as one-half (1/2) pint and one-half (1/2) gallon, respectively.
- **b.** When packaged in one (1) liquid pint, one (1) liquid quart, and one-half (1/2) gallon containers, are exempt from the dual net contents declaration requirements of Subsection 172.04, Fluid Measure: Dual Quantity Declaration.
- c. When measured by and packaged in one-half (1/2) liquid pint, one (1) liquid pint, one (1) liquid quart, one-half (1/2) gallon and one (1) gallon measure containers as defined in "Measure Container Code of National Bureau of Standards, or its successor organization, the National Institute of Standards and Technology, Handbook 44," are exempt from the requirement of Subsection 200.02, Location, that the declaration of net contents be located within the bottom thirty percent (30%) of the principal display panel.
- d. Milk and milk products when measured by and packaged in glass or plastic containers of one-half (1/2) liquid pint, one (1) liquid pint, one (1) liquid quart, one-half (1/2) gallon, and one (1) gallon capacities are exempt from the placement requirement of Subsection 200.02, Location, that the declaration of net contents be located within the bottom thirty percent (30%) of the principal display panel, provided that other required label information is conspicuously displayed on the cap or outside closure, and the required net quantity of contents declaration is conspicuously blown, formed, or molded on, or permanently applied to that part of the glass or plastic container that is at or above the shoulder of the container.
- 10. Single Strength and Less Than Single Strength Fruit Juice Beverages, Imitations Thereof, and Drinking Water.
- a. When packaged in glass, plastic, or fluid milk type paper containers of eight (8) and sixty-four (64) fluid ounce capacity, are exempt from the requirements of Subsection 171.07.b., Units: Weight, Measure, to the extent that net contents of eight (8) fluid ounces and sixty-four (64) fluid ounces (or two (2) quarts) may be expressed as one-half (1/2) pint (or half pint) and one-half (1/2) gallon (or half gallon), respectively.
- **b.** When packaged in glass, plastic, or fluid milk type paper containers of one (1) pint, one (1) quart, and one-half (1/2) gallon capacities, are exempt from the dual net contents declaration requirements of Subsection 172.04, Fluid Measure: Dual Quantity Declaration.
- c. When packaged in glass or plastic containers of one-half (1/2) pint, one (1) pint, one (1) quart, one (1/2) gallon, and one (1) gallon capacities, are exempt from the placement requirement of Subsection 200.02, Location, that the declaration of net contents be located within the bottom thirty percent (30%) of the principal display panel; provided that other required label information is conspicuously displayed on the cap or outside closure and the required net quantity of contents declaration is conspicuously blown, formed, or molded into or permanently applied to that part of the glass or plastic container that is at or above the shoulder of the container.

Section 250 Page 80

11. declaration of:	Soft-Drink Bottles. Bottles of soft drinks are exempt from the placement requirements	for t	he)
a.	Identity, when such declaration appears on the bottle closure; and	()
b. container and wh	Quantity, when such declaration is blown, formed, or molded on or above the shoulder and other information required by this rule appears only on the bottle closure.	of t	he)
12. requirement for a	Multi-Unit Soft Drink Packages. Multi-unit packages of soft drinks are exempt from declaration of:	om t (he)
a. multi-unit packag on the individual	Responsibility, when such declaration appears on the individual units and is not obscured ging, or when the outside container bears a statement to the effect that such declaration will be units inside; and	by t fou (he nd)
b. packaging.	Identity, when such declaration appears on the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the multiple of the individual units and is not obscured by the individual units and individual units	lti-u: (nit)
the net quantity of eight (8) ounce an	Butter . When packaged in four (4) ounce, eight (8) ounce, and one (1) pound units with conting, butter is exempt from the requirements that the statement of identity (Subsection 170.0 declaration (Subsection 200.06) be generally parallel to the base of the package. When packand one (1) pound units, butter is exempt from the requirement for location (Subsection 200.02) ion and, when packaged in one (1) pound units, is exempt from the requirement for dual question 172.03).	11) a aged) of r	nd in net
	Eggs. Carton containing twelve (12) eggs are exempt from the requirement for location (Substantity declaration. When such cartons are designed to permit division in half, each half (Labeling requirements of this rule if the undivided carton conforms to all such requirements.	/2) a	
of the net quantit	Flour . Packages of wheat flour packaged in units of two (2), five (5), ten (10), twenty-five-hundred (100) pounds are exempt from the requirement in this rule or location (Subsection 2 y declaration and, when packaged in units of two (2) pounds, are exempt also from requirement laration (Subsection 172.03).	0.00.0	(2)
16. quantity need not requirements of t	Small Packages . On a principal display panel of five (5) square inches or less, the declarat appear in the bottom thirty (30%) of the principal display panel if that declaration satisfies the his rule.	tion e oth (of ner)
those with a cap	Decorative Containers . The principal display panel of a cosmetic marketed in a "boudoing decorative cosmetic containers of the "cartridge," "pill box," "compact," or "pencil" varie acity of one-fourth (1/4) ounce or less, may be a tear-away tag or tape affixed to the decorating the mandatory label information as required by this rule.	r-typ ty, a orati (e" nd ve)
18.	Combination Packages. Combination packages are exempt from the requirements in this ru	ile fo	or:)
a.	Location (see Subsection 200.02);	()
b.	Free area (see Subsection 200.05); and	()
c.	Minimum height of numbers and letters (see Subsection 200.08).	()
rule for location	Margarine . Margarine in one (1) pound rectangular packages, except for packages containing more than four (4) sticks, is exempt from the requirement (see Subsection 200.02) of the net quantity declaration, and is exempt from the requirement claration (see Subsection 172.03).	in tl	nis

Section 250 Page 81

20.	Corn Flour.	Corn flour pa	ackaged in conv	entional five	(5), ten (10)), twenty-fi	ve (25),	fifty (50), and
one-hundred (10	0) pound bags	is exempt fro	om the requiren	nent in this ru	ile for locati	ion (see Sub	section	200.02)	of the
net quantity decl	laration.							()

- 21. Prescription and Insulin Containing Drugs. Prescription and insulin containing drugs subject to the provisions of Section 503(b)(1) or 506 of the Federal Food, Drug, and Cosmetic Act are exempt from the provisions of this rule.
- **22.** Camera Film. Camera film packaged and labeled for retail sale is exempt from the net quantity statement requirements of this rule which specify how measurement of commodities should be expressed, provided that:
- a. The net quantity of contents on packages of movie film and bulk still film is expressed in terms of the number of lineal feet of usable film contained therein.
- **b.** The net quantity of contents on packages of still film is expressed in terms of the number of exposures the contents will provide. The length and width measurements of the individual exposures, expressed in millimeters or inches, are authorized as an optional statement. (Example: "36 exposures, 36×24 mm" or "12 exposures, $2-1/4 \times 2-1/4$ in").
- 23. Paints and Kindred Products. Paints, varnishes, lacquers, thinners, removers, oils, resins, and solvents, when packed in one (1) liquid pint and one (1) liquid quart units are exempt from the dual quantity declaration requirements of Subsection 172.04.
- **24.** Automotive Cooling System Antifreeze. Antifreeze, when packed in one (1) liquid quart units, in metal or plastic containers, is exempt from the dual quantity declaration requirements of Subsection 172.04. ()
- **25. Motor Oils.** Motor oils, when packed in one (1) liquid quart units, are exempt from the dual quantity declaration requirements of Subsection 172.04. Additionally, motor oil in one (1) liquid quart, one (1) gallon, one and one-fourth (1-1/4) gallon, two (2) gallon, and two and one-half (2-1/2) gallon units, bearing the principal display panel on the body of the container, is exempt from the requirements of Subsection 170.01 through 170.03. Identity, to the extent that the SAE grade is required to appear on the principal display panel, provided the SAE grade appears on the can lid and is expressed in letters and numerals in type size of at least one-fourth (1/4) inch.

251. -- 259. (RESERVED)

260. VARIATIONS TO BE ALLOWED.

01. Packaging Variations.

- a. Variations from Declared Net Quantity. Variations from the declared net weight, measure, or count are permitted when caused by unavoidable deviations in weighing, measuring, or counting the contents of individual packages that occur in good packaging practice, but such variations are not permitted to such extent that the average of the quantities in the packages of a particular commodity, or a lot of the commodity that is kept, offered, or exposed for sale, or sold, is below the quantity stated, and no unreasonable shortage in any package is permitted, even though overages in other packages in the same shipment, delivery, or lot compensate for such shortage. Variations above the declared quantity may not be unreasonably large.
- b. Variations Resulting from Exposure. Variations from the declared weight or measure are permitted when caused by ordinary and customary exposure to conditions that normally occur in good distribution practice and that unavoidably result in change of weight or measure, but only after the commodity is introduced into intrastate commerce, provided that the phrase "introduced into intrastate commerce" as used in this paragraph must be construed to define the time and the place at which the first sale and delivery of a package is made within the state, the delivery being either:

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IDAPA 02.02.14 Rules for Weights and Measures

Department o	f Agriculture	Rules for Weights and Measures
i.	Directly to the purchaser or to his agent; or	()
	To a common carrier for shipment to the purchaser, and o long as a shipment, delivery, or lot of packages of a particular ntrol of the packager or the person who introduces the packaget permitted.	commodity remains in the possession
02. this rule must, in	Magnitude of Permitted Variations. The magnitude of variation the case of any shipment, delivery, or lot, be determined by the	tations permitted under Section 260 of the facts in the individual case.
261 269.	(RESERVED)	
No commodity in purchaser as to	EADING PACKAGES. in package form may be so wrapped, nor be in a container so m the quantity of the package, and the contents of a container as may have been prescribed for the commodity in question by	must not fall below such reasonable
Whenever a pac conspicuously a package. Where unit of weight o part of the packa less than," or a	RTISING PACKAGES FOR SALE. ckaged commodity is advertised in any manner with the retail passociated with the retail price a declaration of quantity as is rest a dual declaration is required, only the declaration that sets for measure need appear in the advertisement. And provided furt age declaration required under this section such qualifying term ny other terms of similar import, nor any term qualifying a uo," "giant," "full," and the like) that tends to exaggerate the am	quired by law or rule to appear on the rth the quantity in terms of the smaller her, that there must not be included as as "when packed," "minimum," "not unit of weight, measure, or count (for
272 299.	(RESERVED)	
300. PETR	OLEUM PRODUCTS.	
01. be sold only by Weights and Me	Liquefied Petroleum . Liquefied petroleum gas is considered weight or liquid measure as provided in Sections 71-232 a casures Law.	
metered. This is	Metering System Installation. A liquefied petroleum gas is, so installed to insure that liquefied petroleum gas is maincludes an adequate means for vapor elimination upstream derential valve downstream from meter.	ntained in a liquid state while being
checked regular working parts.	Maintaining Scales. Scales used for liquefied petroleum gas scurate functioning condition. This means the periodic checking by your company's serviceman for any foreign material an Scales must be installed so that they are protected against ents can be accurately read.	g by a competent scale repairman, and d clearances around lever system and
04.	Gauge Stick Measurement. Petroleum products are not to b	e sold by gauge stick measurement.
05. calibrated and a	Single Meters . Trucks with a single meter which are used djusted on one of the following only: furnace or heating oils, d	

Compressed Natural Gas. All compressed natural gas kept, offered or exposed for sale and sold at

retail as a vehicle fuel must be measured in terms of mass, and indicated in gasoline gallon equivalent (GGE), diesel gallon equivalent (DGE) units, or mass.

Section 270 Page 83

solvents.

retail as mass.	a vehicle	e fuel must be measured in terms of mass, and indicated in diesel gallon equivalent (DGE) u		
301 3	349.	(RESERVED)		
350.	SALE A	AND LABELING OF GASOLINE WHICH CONTAINS OXYGENATES.		
	01.	Pump Labeling Requirements.	()
oxygena engine i posted o	ates must fuel. For on the up	All spark ignition engine fuel kept, offered, or exposed for sale, or sold, at retail containing by volume and not more than ten percent (10%) by volume of any oxygenate or combinate identified as "with" or "containing" (or similar wording) the specific type of oxygenate(sexample, the label may read "contains ethanol" or "with MTBE/ETBE." This information reper fifty percent (50%) of the dispenser front panel in a position clear and conspicuous from a type at least one half (1/2) inch in height, one-sixteenth (1/16) inch stroke (width of types).	ation s) in must rom	of the
	b.	The labels are to be furnished by the retail owner or operator.	()
	02.	Oxygenates Content Labels.	()
must be	a. in black	The label must have letters in bold face, block not less than one-half (1/2) inch high. The loon a contrasting background. Both colors must be non-fade.	etteri	ing)
dispense	b. er as near	The label must be displayed on both faces of the dispenser on the upper one-half (1/2) the unit price display as practical.	of (the)
oxygena This do	ate or con cumentat	Documentation for Dispenser Labeling Purposes . The retailer must be provided, at the fuel, on an invoice, bill of lading, shipping paper, or other documentation, a declaration nbination of oxygenates present in concentrations of at least one percent (1%) by volume of the tion is only for dispenser labeling purposes; it is the responsibility of any potential ble all oxygen content of the engine fuel before blending.	of a he fu	any iel.
	04.	Fuel Specifications for Gasoline and Gasoline-Oxygenate Blends.	()
volatilit the rule	y standar s, regulat	The version of ASTM D 4814 "Standard Specification for Automotive Spark-Ignition ed by reference in this rule is the standard for gasoline and gasoline oxygenate blends, exceeds for unleaded gasoline blended with ethanol must not be more restrictive than those adoptetions, and Clean Air Act waivers of the U.S. Environmental Protection Agency. Gasoline but be blended under any of the following three (3) options.	cept d d un	the der
	i.	The base gasoline used in such blends must meet the requirements of ASTM D 4814, or	()
	ii.	The blend must meet the requirements of ASTM D 4814, or	()
4814 ex	iii. cept disti	The base gasoline used in such blends must meet all the requirements for gasoline of As illation, and the blend must meet the distillation requirements of the ASTM specification.	STM (D (
more th	b. an one po	Blends of gasoline and ethanol must not exceed the ASTM D 4814 vapor pressure standoint zero (1.0) psi.	dard (by)
351. Identific	BIODII cation and	ESEL. d labeling requirements for biodiesel.	()
followe	01. d by the r	Identification of Product . Biodiesel and biodiesel blends must be identified by the capital numerical value representing the volume percentage of biodiesel fuel. (Examples: B10, B20,		

Section 350 Page 84

- 1		9	
		()
volume	percenta	Labeling of Retail Dispensers . Each retail dispenser of biodiesel or biodiesel blend containercent (5%) must be labeled with the capital letter B followed by the numerical value representing ge of biodiesel fuel and ending with the either "biodiesel" or "biodiesel blend." (Examples: odiesel blend).	ng the
lettering	a. g clearly l	The label must have letters in bold face block not less than one-half (1/2) inch high, wit legible on a contrasting background.	th the
dispens	b. er as near	The label must be displayed on both faces of the dispenser on the upper one-half (1/2) of the unit price display as practical.	of the
	03.	Documentation for Dispenser Labeling Purposes. ()
bill of l	a. ading, shi	The retailer must be provided a declaration of the volume percent of the biodiesel on an inverping paper, or other document, at the time of delivery of the fuel.	voice,
blender	b. to determ	This documentation is for dispenser labeling purposes only; it is the responsibility of any potenine the amount of biodiesel in the diesel fuel prior to blending.	ential
exempt	04. ed from the	Exemption . Biodiesel blends containing five percent (5%) or less biodiesel by volume the requirements of Section 351 of this rule.	e are
352	399.	(RESERVED)	
400.	UNATT	TENDED VENDING MACHINES.	
		Vending Machine Displays. Any coin or currency operated device which automatically disposities or consumer packages without a full-time attendant must clearly display a sign or owing facts:	
	a.	The name of the commodity or commodities dispensed; ()
	b.	The brand name or names of the commodity or commodities dispensed; ()
except	c. that this p	A statement of the quantity of each commodity or package to be dispensed through the dearagraph does not apply to candy bars, gum, or cigarettes;	evice,
such de	d. vice.	The name, city, street address, state, and telephone number of the local distributor or operat	tor of
standar	02. d units as	Units of Measurement . The units of measure used on such sign in the statement of quantity as prescribed by the Idaho Weights and Measures Law and the rules of this chapter. (re the

401. -- 449. (RESERVED)

450. REGISTRATION OF SERVICEMEN AND SERVICE AGENCIES FOR COMMERCIAL WEIGHING AND MEASURING DEVICES.

Q1. Policy. It is the policy of the Director of the Department of Agriculture or the Director's duly authorized agent, hereinafter referred to as "Director," to accept voluntary registration of (a) an individual and (b) an agency that provides acceptable evidence that he or it is fully qualified to install, service, repair or recondition a commercial weighing or measuring device; has a thorough working knowledge of all appropriate weights and measures laws, orders, rules; and has possession of, or available for use, weights and measures standards and testing equipment appropriate in design and adequate in amount. (An employee of government shall not be eligible for registration). This policy in no way precludes or limits the right and privilege of any qualified individual or agency

not registered with the Director to install, service, repair, or recondition a commercial weighing or measuring device.

- **Reciprocity**. The Director may enter into an informal reciprocal agreement with any other state or states that has or have similar voluntary registration policies. Under such agreement, the registered servicemen and the registered service agencies of the states party to the reciprocal agreement are granted full reciprocal authority, including reciprocal recognition of certification of standards and testing equipment, in all states party to such agreement.
- **Voluntary Registration**. An individual or agency may apply for voluntary registration to service weighing devices or measuring devices on an application form supplied by the Director. Said form, duly signed and witnessed, must include certification by the applicant that the individual or agency is fully qualified to install, service, repair, or recondition whatever devices for the service of which competence is being registered; has in possession, or available for use, all necessary testing equipment and standards; and has full knowledge of all appropriate weights and measures laws, orders, rules and regulations. An applicant must also submit appropriate evidence or references as to qualifications.
- **04. Certificate of Registration**. Upon receipt and acceptance of a properly executed application form, the Director will issue to the applicant a "Certificate of Registration," including an assigned registration number, which will remain effective until either returned by the applicant or withdrawn by the Director.
- **05. Privileges of a Voluntary Registrant**. A bearer of a Certificate of Registration has the authority to remove an official rejection tag or mark placed on a weighing or measuring device by the authority of the Director; place in service, until such time as an official examination can be made, a weighing or measuring device that has been officially rejected; and place in service, until such time as an official examination can be made, a new or used weighing or measuring device.
- **96. Placed in Service Report.** The Director will furnish each registered serviceman and registered service agency with a supply of report forms to be known as "Placed in Service Reports." Such a form will be executed in triplicate, include the assigned registration number, and be signed by a registered serviceman or by a serviceman representing a registered agency for each rejected device restored to service and for each newly installed device placed in service. Within twenty-four (24) hours after a device is restored to service, or placed in service, the original of the properly executed Placed in Service Report, together with any official rejection tag removed from the device, must be mailed to the Director at The Idaho State Department of Agriculture, Bureau of Weights and Measures, 2216 Kellogg Lane, Boise, Idaho, 83712. The duplicate copy of the report must be handed to the owner or operator of the device, and the triplicate copy of the report must be retained by the registered serviceman or agency. Also, a copy of a test report on the form used by the Bureau of Weights and Measures or a form approved by the Bureau of Weights and Measures, 2216 Kellogg Lane, Boise, Idaho, 83712, on livestock, vehicle and mono-rail scales.
- **O7. Standards and Testing Equipment.** A registered serviceman and a registered service agency must submit, at least biennially, or as directed, to the Director, for his examination and certification, any standards and testing equipment that are used, or are to be used, in the performance of the service and testing functions with respect to weighing and measuring devices for which competence is registered. A registered serviceman or agency may not use in servicing commercial weighing or measuring devices any standards or testing equipment that have not been certified by the Director.
- **08.** Revocation of Certificate of Registration. The Director may, for good cause, after careful investigation and consideration, suspend or revoke a Certificate of Registration.
- **09. Publication of Lists of Registered Servicemen and Registered Service Agencies.** The Director will publish, from time to time as he deems appropriate, and may supply upon request, lists of Registered Servicemen and Registered Service Agencies.

451. -- 499. (RESERVED)

500. BREAD.

IDAPA 02.02.14 Rules for Weights and Measures

Each loaf of bread kept, offered, or exposed for sale, whether or not the bread is packaged or sliced, must be sold by weight, as per Section 71-236 of Title 71, Chapter 2, Idaho Code.

501. -- 599. (RESERVED)

600. SINGLE DRAFT VEHICLE WEIGHING.

A highway vehicle or a coupled highway-vehicle or a coupled highway-vehicle combination must be commercially weighed on a vehicle scale only as a single draft. That is, the total weight of such a vehicle or combination may not be determined by adding together the results obtained by separately and not simultaneously weighing each end of such vehicle or individual elements of such coupled combination. However:

- **01.** Coupled Combination. The weight of a coupled combination may be determined by uncoupling the various elements (tractor, semitrailer, trailer), weighing each unit separately as a single draft, and adding together the results.
- **02. Vehicle**. The weight of a vehicle or coupled-vehicle combination may be determined by adding together the weights obtained while all individual elements are resting simultaneously on more than one (1) scale platform.

601. -- 649. (RESERVED)

650. RULE FOR NATIONAL TYPE EVALUATION.

- **01. Application**. This rule applies to all classes of devices and equipment as covered in the National Institute of Standards and Technology Handbooks 44, 105-1, 105-2, and 105-3.
- **02.** Certificate of Conformance. The Director may require any weight or measure, or any weighing or measuring instrument or device to be issued a Certificate of Conformance prior to use for commercial or law enforcement purposes.
- **03. Participating Laboratory**. The Director is authorized to operate a participating laboratory as part of the National Type Evaluation Program.

651. -- 999. (RESERVED)

02.02.15 - RULES GOVERNING THE SEED INDEMNITY FUND

000. This cha		LAUTHORITY. dopted under the legal authority of Section 22-5129, Idaho Code.	()
001.	TITLE	AND SCOPE.		
	01.	Title. The title of this chapter is IDAPA 02.02.15, "Rules Governing the Seed Indemnity Fu	ınd.")
determin		Scope . These rules clarify the procedure for licensing, collection and remittance of assess m value, maintaining electronic records, use of electronic scales and remedies of the ISDA		
002 (009.	(RESERVED)		
010. The Ida addition	ho State	Department of Agriculture adopts the definitions set forth in Section 22-5102, Idaho C in this chapter, "type" means the class of seed (i.e. foundation, certified, registered, noncertified to the control of the contr	Code. fied).	In
011.	ABBRE	EVIATIONS.		
	01.	GAAP. Generally Accepted Accounting Principles.	()
	02.	ISDA. Idaho State Department of Agriculture.	()
	03.	SIF. The Idaho Seed Indemnity Fund.	()
	04.	USPS. United States Postal Service.	()
issued.	are no re A deliver	ERY VOUCHER. eceipts or scale weight tickets issued at the time of seed crop delivery, a delivery voucher y voucher is a document that may be used as written evidence of transfer in accordance with the Code, evidencing delivery of producer's seed crop to seed buyer and includes, but is not	Section	on
	01.	Producer . The full name, address and phone number of the producer.	()
	02.	Seed Buyer. The full name, address and phone number of the seed buyer.	()
transfer	03. red.	Ship To. The full name, address and phone number of the seed facility that the seed crop	is to l	эе)
•		Transportation Company . The name, address and phone number of the transportation c ed crop to the seed facility. The truck, trailer and seal number, if applicable, driver name (per of transfer.		
weight a	05. and date of	Seed Crop Shipped . For each seed crop delivery, the type, kind, variety, estimated vo of shipment and container identification markings.	lume (or)
013. The foll		HOUSE RECEIPTS. formation is required on each warehouse receipt:	()
	01.	Name of Producer.	()
	02.	Name and Address of Seed Buyer.	()
	03.	Kind of Seed Crop.	()
	04.	Date of Delivery.	()
	05.	Weight of Seed Crop Delivered.	()

	06.	Lot Identification.	()
	weight tic	WEIGHT TICKETS. kets for electronic scales that are recorded and maintained electronically are exempt fr bered and in triplicate requirement.	om t	he)
seed, th	01. ne seed bu	Pre-Numbered Scale Tickets . If a seed buyer has access to a scale that can be used for we yer is to use pre-numbered scale tickets.	eighi (ng)
	02.	Numerical Order Requirement. A copy of each ticket must be maintained in numerical or	der. ()
		Custom Scale Requirement . If a seed buyer does not have access to a scale and has see at various locations, the seed buyer must maintain a copy of the scale ticket in chronological crop records.		
015	025.	(RESERVED)		
026.	LICEN	SE.		
conspic	uous plac	Posting of License . Immediately upon receipt of the license or any renewal, extensive in each place of business or in any other place as the director may determine. The ISDA with the for each additional seed facility.	se in	ıa
		License Fee . If an applicant is not licensed pursuant to the "Pure Seed Law," Title 22, Chalicense fee is equal to the out-of-state license fees, pursuant to Title 22, Chapter 4, and state treasury and credited to the SIF.		
expirati	ion of any	Return of Suspended or Terminated License . If a license issued to a seed buyer has lapsed or canceled by the director, the license and all duplicates shall be returned to the ISDA period of suspension, revocation or cancellation, the license will be returned to the seed be similarly issued and be posted as prescribed by these rules.	. At t	he
buyer, a	04. a duplicate	Loss of License . Upon satisfactory proof of the loss or destruction of a license issued to e may be issued under the same number or a new number at the discretion of the director.	a se	ed)
be asse license license ISDA l	ssed. If lic application fees in Se	License Reinstatement Fee. If license renewal material is received by the ISDA after the ed, but no later than thirty (30) days past due, a reinstatement fee of one hundred dollars (\$10 tense renewal material is received after the thirty (30) day late period it will be considered and on and will be assessed a license fee equal to the requirements of Section 026. The exempted thirty (30) days. Fees collected by this subsection will be deposited in the state treasury and cont.	00) woriging tion for the state of the state	ill nal for the
informa	06. ation inclu	Additional License Application Information. The ISDA may request additional ading, but not limited to:	licen (se
	a.	Names of officers of corporations or limited liability companies.	()
	b.	Company information as required in the application form.	()
	c.	Outstanding producer financial obligations.	()
	d.	Name and address of banks that handle business accounts.	()

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IDAPA 02.02.15 Rules Governing the Seed Indemnity Fund

07. expire on the	License Duration. Licenses issued under the provisions of Title 22, Chapter 51, Idah ne 30th day of June of each year.	no Code
027 035.	(RESERVED)	
For the purp for withdray same geogra	MOUNT OF BOND FOR SEED STORED FOR WITHDRAWAL. pose of calculating the bond required pursuant to Section 22-5105, Idaho Code, the value for secure is calculated by either using the commonly accepted market price of similar seed crops we applie location or equal to the average value of the same kind of seed crop owned by the seed is greater, as determined by ISDA.	ithin the
037. AM SINGLE BO	MOUNT OF BOND, IRREVOCABLE LETTER OF CREDIT, CERTIFICATE OF DEPO OND.	SIT, OR
01. Section 22-5	Bonding Requirement . The amount of bond to be furnished will be fixed at a rate pu 5105, Idaho Code.	rsuant to
Chapter 2,	single Bond, Irrevocable Letter of Credit or Certificate of Deposit. For the pure a seed buyer pursuant to Title 22, Chapter 51, Idaho Code, and as a warehouseman pursuant to Idaho Code, or as a commodity dealer pursuant to Title 69, Chapter 5, Idaho Code, a sing letter of credit or certificate of deposit will be fixed at whichever of the following amounts is greater to the control of the cont	Title 69 gle bond
a. without any	Combined total indebtedness paid and owed to producers for seed crop and agricultural cordeductions, for the previous license year; or	nmodity
b. commodity,	The indebtedness owed and estimated to be owed to producers for seed crop and agree, without any deductions, for the current license year.	ricultura
038 046.	(RESERVED)	
All records records and reasonable t	AINTENANCE OF RECORDS. and accounts required under Title 22, Chapter 51, Idaho Code, are kept separate and distinct accounts of any other business of the seed buyer and be subject to inspection by the Direct time. Electronic records may be maintained outside of Idaho provided they are available for exa within the state at any reasonable time.	or at any
048 049.	(RESERVED)	
050. IN:	SURANCE REQUIREMENTS.	
01.	Insurance Coverage. Pursuant to Section 22-5114, Idaho Code, the seed buyer must me property policy for loss against, but not limited to:	aintain a
a.	Loss from fire;	()
b.	Loss from internal explosion;	()
c.	Loss from lightning;	()
d.	Loss from tornado.	()
	Insurance Deductible. The maximum deductible allowed for insurance required by Secondary Code, is fifty thousand dollars (\$50,000). However, a larger deductible may be allowed at the detor. The request must be submitted in writing and kept on file.	

Seed Stored for Withdrawal. The amount of insurance coverage must be sufficient to cover the

Section 036 Page 90

03.

full replacement value of similar or better kind and quality of seed crop.	()

- **04. Self-Insurance**. A request for self-insurance must be submitted to the ISDA in writing and signed by the seed buyer or his representative. Supporting evidence of ability to pay seed crop obligations, in the event of a loss due to fire, internal explosions, lightning, or tornadoes, must be attached to the self-insurance request. ()
- **a.** The director may accept or reject the self-insurance request. The director's findings will be in writing and kept on file.
- **b.** If a seed buyer is self-insured and the seed crop within the licensed seed buyer's facility has been damaged or destroyed, the seed buyer must make complete settlement to all producers within thirty (30) days of the loss. Failure of the seed buyer to make such settlement is cause to revoke the seed buyer's license. If the seed buyer and producer agree to other terms, set out in writing, the settlement does not need to be made within the thirty (30) day time period. If only a portion of the seed crop is damaged, settlement may be made on a pro-rata basis to the producer.
- **05. Insurance Settlement.** When the seed crop within a licensed seed buyer's facility has been damaged or destroyed, the seed buyer must make complete settlement to all producers having seed crops transferred to the seed buyer or stored for withdrawal within ten (10) days after settlement with the insurance company. Failure of the seed buyer to make such settlement is cause to revoke the seed buyer's license. If the seed buyer and producer agree to other terms, set out in writing, the settlement does not need to be made within the ten (10) day time period. If only a portion of the seed crop is damaged, settlement may be made on a pro-rata basis to the producer.

051. -- 059. (RESERVED)

060. NONCOMPLIANCE -- REQUIREMENTS.

If a seed buyer is not meeting its obligations to producers, does not have the ability to pay producers, or refuses to submit records and papers for lawful inspection, the ISDA will give written notice to the seed buyer and direct the seed buyer to comply with all of the following requirements within ten (10) working days or as agreed to by the ISDA.

- **01.** Additional Security Requirements. If it appears the licensee does not have the ability to pay producers for seed crops transferred, or when it appears the licensee does not have a sufficient net worth to outstanding financial obligations ratio, the ISDA may require the licensee to post a bond or other additional acceptable security in the amount of two thousand dollars (\$2,000) for each one thousand dollars (\$1,000) or fraction thereof of deficiency.
- **O2.** Provide an Audited or Reviewed Financial Statement. The ISDA may require the licensee to submit an audited or reviewed financial statement prepared for the current financial accounting year by an independent certified public accountant or licensed public accountant. The audited or reviewed financial statement is to be prepared in accordance with GAAP. The ISDA may request a follow-up review of the submitted financial statement.

061. -- 069. (RESERVED)

070. HOW ASSESSMENTS ARE TO BE CALCULATED.

Pursuant to Section 22-5121, Idaho Code, all seed buyers must collect assessments from producers who transfer seed crop or store for withdrawal. Assessments are calculated as follows:

- **01. Contract**. Assessments are collected on the gross dollar amount, without any deduction, owed to, or paid, or to be paid, on behalf of the producer of the seed crop.
- **O2.** Seed Stored for Withdrawal. On the clean or estimated clean weight at the time the seed crop is withdrawn from the seed facility:
- **a.** The initial rate of assessment for cereal grain, lentil, pea, and dry edible bean and oil seed stored for withdrawal is not to exceed one hundredth (1/100) cent per pound.

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b. pursuant to Section	The initial rate of assessment for all seed crops stored for withdrawal other than seed crops on 070, is not to exceed one half (1/2) cent per pound.
c. change, as necess	The SIF advisory board will review the assessment rate annually and make recommendations for ary, to the director.
d. year is calculated	If the amount of assessment for a producer on all seed stored for withdrawal made in a calendar to be less than fifty cents (\$.50), no assessment will be collected.
	Incidental Costs and Expenses. All incidental costs and expenses including, but not limited to, raning, in and out charges, insurance, taxes and additional services or charges are not be included in determine the assessment.
04. assessment will b	Unpaid Assessments. If any assessment is unpaid and a failure occurs, the amount of the unpaid e deducted from any SIF recovery paid to the producer.
071 079.	(RESERVED)
SIF assessments and remitted to the	CTION AND REMITTANCE OF SIF ASSESSMENTS. are collected from obligations owed to the producer or at the time of withdrawal by the seed buyer the ISDA. If assessment is paid by mail the payment must be postmarked no later than the twentieth following the close of the quarter to avoid interest and penalty charges.
081 089.	(RESERVED)
090. CLAIM	FORMS AND PAYMENT FROM THE FUND.
01. ISDA, or other co	Claim Forms. Claim forms will be provided either via the USPS, by electronic transfer by the emmercial means.
02. of payment, may	Contract . If the seed crop is contracted, the value of the contract price of the seed crop, at the time be used to determine payment from the SIF.
	Not Contracted or Stored for Withdrawal . If the seed crop is not contracted or stored for alue for payment from the SIF will be determined by a survey of prices, for similar seed crops and ties, within the same geographic location as the failed seed buyer.
091 099.	(RESERVED)
	PTIONS. eligible to participate in SIF and no assessments will be collected from:
01. management inte 22, Chapter 26, Io	Producers With a Financial or Management Interest . Producers that have a financial or rest in a seed facility, except members of a cooperative marketing association qualified under Title laho Code.
02. none of which are	Producers That Sell or Transfer to Another Producer . Producers that sell to another producer, e seed buyers.
03. crops to an unlice	Deliveries or Transfers to Unlicensed Seed Facilities. Producers that deliver or transfer seed ensed facility.
101 999.	(RESERVED)

02.03.03 - RULES GOVERNING PESTICIDE AND CHEMIGATION USE AND APPLICATION

000. This cha		LAUTHORITY. dopted under the legal authority of Section 22-3421, Idaho Code.	()
001.	TITLE	AND SCOPE.		
Use and	01. Applicat	Title . The title of this chapter is IDAPA 02.03.03, "Rules Governing Pesticide and Chention."	nigatio	on)
applicat	02. ors; regis	Scope . This chapter governs the use and application of pesticides; licensing of pestration of pesticides; and responsibilities for chemigation in Idaho.	esticio (de)
002. – 0	03.	(RESERVED)		
004. The foll		RPORATION BY REFERENCE. ocuments are incorporated by reference:	()
		U.S. Code of Federal Regulations (CFR) Title 40, Part 165, Subpart E. "Standards for Pructures," Sections 165.80 through 165.97 that may be viewed at https://www.govre.0_chapterI_part165_subpartE.		
Pesticid	02. e Applica	U.S. Code of Federal Regulations (CFR) Title 40, Chapter 1, Part 171. "Certificators" that may be viewed at https://www.govregs.com/regulations/title40_chapterI_part171.		of)
agri.idal	03. ho.gov/m	Restrictions For Use Of The Livestock Protection Collars (Compound 1080). aain/wp-content/uploads/2020/06/LPC-RESTRICTIONS.pdf	https (://
005 (009.	(RESERVED)		
		ITIONS. artment of Agriculture adopts the definitions set forth in Section 22-3401, Idaho Code, ions:	and tl	he)
system j	01. pipeline a	Air Gap . A physical separation between the free flowing discharge end of a domestic water and an open or non-pressure receiving vessel.	r supp (ly)
	02.	Basin Irrigation. Irrigation by flooding areas of level land surrounded by dikes.	()
bordere	03. d by dike	Border Irrigation . Irrigation by flooding strips of land, rectangular in shape and cross is.	levele (d,)
	04. ence, as r e consulta	Certification . Passing one (1) or more examinations, to initially demonstrate an apprequired by the licensing provisions of this act, in order to use or distribute pesticides, or to ant.		
injectio		Check Valve . A certified valve designed and constructed to close a water supply pipeline, other conduit in a chemigation system to prevent reverse flow in that line.	hemic (al)
system.	06.	Chemigator. Any person engaged in the application of chemicals through any type of ir	rigatio	on)
domesti	07. c water s	Cross-Connection . Any connection that may have chemical injected or introduced i upply system and has the potential of or is connected to the domestic water supply system.	nto tl (ne)
pesticid	08. e or cond	Demonstration and Research . The use of restricted use pesticides to demonstrate the actio duct research.	n of tl	ne)
	09.	Domestic Water Supply System. Any system providing water for human use.	()
through	10. emitters.	Drip Irrigation . A method of microirrigation wherein water is applied as drops or small	strean	ns)

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11. controls, such as	Flood Irrigation . Method of irrigation where water is applied to the soil surface witho furrows, borders or corrugations.	ut flow
12.	Flow Rate. The weight or volume of flowable material per unit of time.	()
13. furrows for guidi	Furrow Irrigation . Method of surface irrigation where the water is supplied to small diting the water across the field.	ches or
14.	Hazard Area. Cities, towns, subdivisions, schools, hospitals, or densely populated areas.	()
15. octylamyl and pe	High Volatile Esters . Formulations of 2,4-D which contain methyl, ethyl, butyl, isomyl esters.	propyl,
16. exceeding the irr	Injection Pump . A pump that uses a gear, rotary, piston or diaphragm to develop the prigation system pressure to inject a chemical.	ressures ()
17. valve may be obs	Inspection Port . An orifice or other viewing device from which the low pressure drain and served.	d check
category necessa Apprentice appli	Limited Supervision . Pertains to the supervision of a currently licensed pesticide applicate ercial Apprentice (CA) category. The Supervising Applicator will be currently licensed in the ary for the pesticide application, and is limited to supervising a maximum of two Compactors and must maintain immediate communications (voice, radio, cellular telephone, or seed applicators for the duration of all pesticide applications.	ne same mercial
19. butoxyethanol, p isoctyl esters.	Low Volatile Esters . Formulations of 2,4-D; 2,4-DP; MCPA and MCPB which propylene glycol, tetrahydrofurfuryl, propylene glycol butyl ether, butoxy propyl, ethylhed	
20. mixing and loadi	Mixer-Loader . Any person who works under the supervision of a professional applicatong of pesticides to prepare for, but not actually make, applications.	r in the
for the RUP being visual contact wi	On-Site Supervision . Pertains to the application of Restricted Use Pesticides (RUP): on unlicensed pesticide applicator or a pesticide applicator who does not hold an appropriate of applied. Supervising pesticide applicator must be physically at the site of application, must the pesticide applicator, and must be in a position to direct the actions of the pesticide applicator may not supervise more than two pesticide applicators.	ategory ist have
22. soon after, to any	Pesticide Drift . Movement of pesticide dust or droplets through the air at the time of applications of the other than the area intended.	ation or
23. decreases to the p	Pressure Switch . A device which will stop the chemical injection pump when the water point where chemical distribution is adversely affected.	ressure
period of time, or	Recertification . The requalification of a certified person through seminar attendance over taking an examination at the end of a set period of time, to ensure that the person continues of changing technology and maintains competence.	er a set to meet ()
pressure differen The unit shall in	Reduced Pressure Principle Backflow Prevention Assembly (RP). An assembly contain y acting approved check valves together with a hydraulically operating, mechanically indeptial relief valve located between the check valves and at the same time below the first check clude properly located resilient seated test cocks and tightly closing resilient seated test cocks silient seated shutoff valves at each end of the assembly.	pendent k valve.

26. Seminar. Any Department-approved meeting or activity convened for the purpose of presenting pesticide recertification information.

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air to the	27. e ground	Sprinkler Irrigation . Method of irrigation in which the water is sprayed, or sprinkled, throsurface.	ough th	e)
		System Interlock . Safety equipment used to ensure that a chemical injection pump will stag plant stops to prevent the entire chemical mixture from emptying from the supply tank e. The safety equipment may also be used to shut down the irrigation system if the injection	into th	e
	29.	Vacuum Relief Valve. A device to automatically relieve or break a vacuum.	()
outlet of	30. f the inject	Venturi . A differential pressure injector that operates on a pressure difference between the eter and creates a vacuum inside the body, which results in suction through the suction port.		d)
suction	31. from the	Venturi Injection System . A chemical injection system which operates with a Venturi uVenturi that can be used to inject and mix chemicals into the water.	sing th (e)
transpor	32. t liquid.	Working Pressure. The internal operating pressure of a vessel, tank or piping used to	hold o	r)
	33.	Waters of the State. Any surface waters such as canals, ditches, laterals, lakes, streams, or	rivers.)
011 0	199.	(RESERVED)		
		SUBCHAPTER A – LICENSING OF APPLICATORS AND DEALERS		
100. To obtai		SING PROFESSIONAL APPLICATORS. ssional applicator's license an applicant must:	()
				_
(Section	01. a 250).	Submit Application. Submit an application prescribed by the Department with applic	able fe	e)
(Section		Submit Application. Submit an application prescribed by the Department with applic Demonstrate Competence.	able fe	e)
any pur	a. pose for		(tions fo) r
any pur	a. pose for	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicat which they have demonstrated competence. Competence is demonstrated by passing Department.	(tions fo) r
any pur	a. pose for ations and	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Depter becoming licensed in the Subsection 100.04 categories.	(tions fo) r
any pur examina	a. pose for ations and b. i. ii.	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Dept becoming licensed in the Subsection 100.04 categories. An applicant will demonstrate core competency in the following areas:	(tions for partment (()) rit))
any pur examina	a. pose for ations and b. i. ii.	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Dept becoming licensed in the Subsection 100.04 categories. An applicant will demonstrate core competency in the following areas: Labels and labeling, including terminology, instructions, format, warnings and symbols. Safety factors and procedures, including protective clothing and equipment, first aid,	(tions for partment ((toxicity)) rit))
any pur examina symptor	a. pose for ations and b. i. ii. ms of pointion. iv.	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Dept becoming licensed in the Subsection 100.04 categories. An applicant will demonstrate core competency in the following areas: Labels and labeling, including terminology, instructions, format, warnings and symbols. Safety factors and procedures, including protective clothing and equipment, first aid, soning, storage, handling, transportation and disposal.	(tions for partment ((toxicity ()) r ()) ,))
any pur examina symptor	a. pose for ations and b. i. ii. ms of pointion. iv. cides, and v.	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Dept becoming licensed in the Subsection 100.04 categories. An applicant will demonstrate core competency in the following areas: Labels and labeling, including terminology, instructions, format, warnings and symbols. Safety factors and procedures, including protective clothing and equipment, first aid, soning, storage, handling, transportation and disposal. Laws, rules, and regulations governing pesticides. Environmental considerations, including the effect of climate and physical or geographical	(tions for partment ((toxicity (toxicity (toxicity (toxicity (toxicity))) rit))) ;)) s)
any pur examina symptor on pestic	a. pose for ations and b. i. ii. ms of pointin. iv. cides, and v. s, and provi.	Demonstrate Competence. Professional applicators may only recommend the application or make pesticide applicate which they have demonstrated competence. Competence is demonstrated by passing Dept becoming licensed in the Subsection 100.04 categories. An applicant will demonstrate core competency in the following areas: Labels and labeling, including terminology, instructions, format, warnings and symbols. Safety factors and procedures, including protective clothing and equipment, first aid, soning, storage, handling, transportation and disposal. Laws, rules, and regulations governing pesticides. Environmental considerations, including the effect of climate and physical or geographical the effects of pesticides on the environment, and the animals and plants living in it. Mixing and loading, including interpretation of labels, safety precautions, compatible	((tions for partment) ((toxicity) ((l factor) (pility of)) r ())))) s) f)

use.	viii.	Types of pesticides, including formulations, mode of action, toxicity, persistence, and ha	zards (of)
calibrati	ix. on, mana	Chemigation practices involving the application of chemicals through irrigation agement, and equipment requirements.	systen (ns,)
	х.	Responsibilities of supervision of noncertified applicators.	()
	03. ations wit	Certification and Department Examination Procedures. Be certified by passing Depth a minimum of seventy percent (70%) in the applicable pesticide categories (Subsection ::	oartmo 100.0 (ent 4).)
	a.	Presented and answered in a written or text-based format;	()
Departm	b. nent proce	Proctored and monitored by ISDA staff or administered by an authorized agent following a edures.	pprov (red)
	c.	Given only to a person who presents valid government-issued identification;	()
proctor (d. during the	Secure with candidates not having verbal or non-verbal communication with anyone other e exam and only have access to reference materials provided by and collected by the proctor		the)
	e.	Retaken after a minimum waiting period of one (1) week.	()
	f.	Scores valid for twelve (12) months from the date of the examination.	()
	04.	Categories. Be certified and licensed in one (1) or more of the following categories:		

Category Name	Category Description
Applicator Core Competency (CO)	Includes general knowledge of pesticides including proper use and disposal, product characteristics, first aid, labeling and laws. This category is required for all Idaho categories.
Agricultural Herbicide (AH)	For conducting herbicide applications to field crops, including rights-of-way, forests and rangelands.
Agricultural Insecticide/ Fungicide (AI)	For conducting insecticide and fungicide applications to field crops including in rights-of-way, forests, and rangelands.
SoilFumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media for the growing of agricultural commodities, excluding rodent control.
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control including buildings and similar structures, commodity storage facilities and containers, shipholds, railcars, RUP fumigant applications for burrowing rodent control, and sewer lines for root control.

Category Name	Category Description
Forest Environment (FE)	For application of pesticides to forests and rangelands, excluding vertebrate predator and avian control by U.S.D.A. Forest Service employees, Bureau of Land Management personnel, contractors, and private industry personnel.
Right-of-Way Herbicide (RW)	For the use of herbicides in the maintenance of rights-of-way, and similar terrestrial areas.
Public Health Pest (PH)	For the management and control of pests having medical and public health importance by employees of abatement districts and other public health related governmental entities.
Livestock Pest Control (LP)	For use of pesticides to control non-vertebrate pests on livestock or where livestock are confined, including the control of nuisance flying insects associated with livestock facilities.
Aerial Pest Control (AA)	For application of pesticides to all application sites by operating or flying fixed-wing or rotary aircraft.
Ornamental Herbicide (OH)	For conducting outside urban or residential herbicide applications to turfs, flowers, shrubs, trees, and associated landscapes, excluding soil applied, total vegetation control pesticides.
Ornamental Insecticide/ Fungicide (OI)	For conducting outside urban or residential insecticide or fungicide applications to turfs, flowers, shrubs, trees and associated landscapes.
General Pest Control (GP)	For conducting pesticide applications in and around residential, commercial, or other buildings, excluding those applications applicable to Structural Pest Control (SP), Ornamental Herbicide (OH), and Ornamental Insecticide/Fungicide (OI) categories.
Structural Destroying Pest (SP)	For application of pesticides to control pests which destroy wooden structures.

Category Name	Category Description
General Vertebrate Control (GV)	For controlling vertebrate pests such as large and small predators, rodents, and birds by Wildlife Services (WS) personnel of the United States Department of Agriculture-Animal and Plant Health Inspection Service (APHIS).
Rodent Control (RC)	For application of outdoor use non-fumigation rodenticides to control field rodents.
Aquatic Weed and Pest Control (AP)	For application of pesticides to control weeds and other pests to aquatic sites excluding those pests pertaining to the Public Health Pest Control (PH) category by employees of irrigation districts, canal companies, contractors, and others.
Seed Treatment (ST)	For application of pesticides to protect seeds used for plant reproduction.
Commodity Pest Control (CP)	For application of non-fumigation pesticides to control pests in stored commodities.
Potato Cellar Pest Control (PC)	For application of storage-enhancing pesticides in potato cellars.
Chemigation (CH)	For application of chemicals through an irrigation system, excluding Aquatic Weed and Pest Control (AP) category.
Livestock Protection Collars (LPC)	For use of Livestock Protection Collars (LPC) containing the restricted use pesticide (RUP) Compound 1080 to control predatory coyotes by employees of the USDA/APHIS.
Wood Preservative (WP)	For application of wood preservatives.
Pest Control Consultant- Statewide (SW)	For consultations or recommendations to supply technical advice concerning the use of any pesticide for agricultural purposes.
Demonstration and Research (DR)	For application or supervision of the use of restricted use pesticides (RUPs) at no charge to demonstrate the action of the pesticide or conduct research with restricted use pesticides. The Pest Control Consultant Statewide (SW) is required.

Category Name Commercial Apprentice (CA)		y Name	Category Description		
		orentice (CA)	For conducting General Use Pesticide (GUP) surface applications only in situations applicable to the OI, OH, AI, AH, GP, and RW categories. Persons this category can only perform pesticide applications under limited supervisi and cannot make any soil-active Total Vegetation Control (TVC) pesticide applications or injectable applications to soil or plants. Applicators with this category cannot supervise other pesticide applicators. This license category expire on December 31 st in the year it was obtained.	on,	
	0.5	D 1 D		()
inspecte	05. d, duplica		irements. Maintain pesticide application records for three (3) years, read d when requested by the Director. Such records shall contain:	y to I) Эе
	a.	The name and a	address of the owner or operator of each property treated;	()
	b.	The specific cro	op, animal, or property treated;	()
longitud	c. le of the s	The location by pecific crop, ani	y the address, general legal description (township, range, and section) or l mal, or property treated;	atitud (.e/)
	d.	The size or amo	ount of specific crop, animal, or property treated;	()
	e.	The trade name	or brand name of the pesticide applied;	()
	f.	The total amoun	nt of pesticide applied;	()
	g.	The dilution app	plied or rate of application;	()
	h.	The EPA registr	ration number of the pesticide applied;	()
	i.	The date of app	lication;	()
	j.	The time of day	when the pesticide is applied;	()
	k.	The approximat	te wind velocity;	()
	l.	The approximat	te wind direction;	()
	m.	The full name of	of the person recommending the pesticide application;	()
	n.	The full name of	of the professional applicator applying the pesticide;	()
	0.	The license nun	nber of the professional applicator applying the pesticide;	()
professi	p. onal appl		icense number of professional applicator supervising the pesticide application e Apprentice Category (CA).	n of tl	ne)
	q.	Worker protecti	on information exchange, if required, prior to pesticide application, includin	ıg nan	ne

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of grower or op	erator contacted and date and time of contact.	()
06. methods:	Financial Responsibility. Submits written proof of financial responsibility by any of the	followir (ıg)
a. a form approved	Liability insurance with an insurance company licensed to do business in Idaho and docur by the Director;	mented o	n)
b.	A bond that is approved by the Director;	()
с.	A cash certificate of deposit in escrow with a bank or trust company;	()
d. the Director;	An annuity issued by an insurance company, bank or other financial institution found acc	eptable (to)
e. bank insured by	An irrevocable letter of credit issued by a national bank in Idaho or by an Idaho state-the federal deposit insurance corporation.	-chartere	b: (
certificate of de Subsection 250.	Any certificate of deposit, annuity, or irrevocable letter of credit must be payable to the Dain on file with the Department until it is released, canceled or discharged by the Dire posit, annuity, or irrevocable letter of credit must maintain a cash value equal to the required, less any penalty for early withdrawal. Accrued interest upon a certificate of deposit of the purchaser of the certificate or annuity.	ector. Ar ements	ıy of
g. irrevocable lette	Exclusions. Any exclusion to liability insurance, bond, cash certificate of deposit, as of credit coverage shall be listed on a form approved by the Director.	nnuity (or)
h.	Minimum Coverage Required.	()
i. (\$100,000) per o	Bodily injury - fifty thousand dollars (\$50,000) per person/one hundred thousand occurrence.	d dolla (rs)
ii.	Property damage - fifty thousand dollars (\$50,000) per occurrence.	()
iii.	Maximum deductible - five thousand dollars (\$5,000).	()
i. to be covered.	Target Property Not Required to Be Covered. The immediate property being treated is no	t require	b: (
j. cancellation or i	Cancellation or Reduction. The applicator must notify the Department in writing immediateduction of the financial coverage.	ately aft	er)
license category applicator's lice Licenses belong December 31st beginning with	Licensing Periods and Recertification. The recertification period for professional application their two (2) year licensing period. The apprentice category (CA) will not be able to receive will expire on the 31st of December in the year that it was issued. In order for a progress to be renewed, the license holder must complete the recertification provisions of this ging to professional applicators with last names beginning with A through L, inclusive, in every odd-numbered year, and licenses belonging to professional applicators with last M through Z, inclusive, expire on December 31st in every even-numbered year. Receive year accomplished by complying with either Subsection 100.07.a. or 100.07.b.	rtify. The ofession is section expire of the contract of the c	is al n. on es
a. instruction semi	A person accumulates recertification credits by attending Department-accredited nars and meet the following criteria:	pesticio	le)
i. instruction for e	Complete a minimum of fifteen (15) credits, based upon one (1) credit for each one (1 ach recertification period.	l) hour (of)

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written re		To request accreditation for a seminar not provided by the Department, an applicant must so the Department not less than thirty (30) days prior to the scheduled seminar. Under exceedescribed in writing by the person requesting accreditation, the thirty (30) day requirement	eption	nal
later foun	is listed	The number of credits to be given will be decided by the Department and may be revised the training does not comply. Credit is given only for those parts of seminars that deal with p in Subsection 100.02.b. No credit will be given for training given to persons to prepare then.	estici	ide
license, u	sing a s	Verification of attendance at a seminar is accomplished by validating the attendee's patamp, sticker, or other method approved by the Department. Verification of attendance relicense renewal application.		
-		A person passes the Department's recertification and Applicator Core Competency amination plus examinations for all categories in which a person intends to license.	/ (C	O))
month of period is a	the rece	Recertification examinations may be taken by a professional applicator beginning the theoretification period. Any professional applicator with less than thirteen (13) months in the ligited to obtain recertification credits during the initial licensing period.	irteer censi (nth ing)
i	i.	The examination procedures as outlined in Subsection 100.03 will be followed.	()
		Excess credits may not be carried over to the next recertification period, if a person accurately credits during the recertification period.	mula (tes)
recertifica	ation per	Upon earning the recertification credits as described above, license holder is recertified for triod corresponding with the next issuance of a license, provided that the license renewal app in twelve (12) months after the expiration date of the license.		
		Any license holder who fails to accumulate the required recertification credits prior f their license will be required to pass the appropriate recertification examination(s) before		
licenses. I Pesticide	Issuance and Che	The Department may grant variances in the recertification of professional applicators' and or of variances will not relieve the recipient from compliance with all other responsibilities unemigation Act and Rules. The request will be on a Department-prescribed form and state firsting a variance.	nder t	the
101 14	9.	(RESERVED)		
150. I	PRIVAT	TE APPLICATOR LICENSING.		
applicant		Applying for a Private Applicator's License. To obtain a private applicator's license.	ise a	nd)
2	ì.	Submit an application prescribed by the Department with applicable fee(s) (Section 250);	()
minimum	score o	Pass an examination based on the Environmental Protection Agency (EPA) core manual f seventy percent (70%). Examination scores are valid for twelve (12) months after the date examination procedure is the same as for professional applicators (Subsection 100.02).	with e of t (n a the)
C	: .	Demonstrate competence as outlined for Professional Applicators (Subsection 100.01).	()
0	02.	License Categories.	()
2	ì.	Private applicators are certified and licensed in one (1) or more of the following categories:		

)

Category Name	Category Description
Restricted Use Pesticide (RU)	For use or supervision of restricted use pesticides to produce agricultural commodities or forest crops on land owned or operated by applicator or applicator's employer.
Aerial Pest Control (AA)	For application of pesticides to all application sites owned or operated by applicator or applicator's employer by operating or flying fixed-wing or rotary aircraft.
Soil Fumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media on land owned or operated by applicator or applicator's employer for the growing of agricultural commodities, excluding rodent control.
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control with a Restricted Use Pesticide (RUP) including buildings and similar structures, commodity storage facilities and containers, shipholds, railcars owned or operated by applicator or applicator's employer and for RUP fumigant applications for burrowing rodent control.
Chemigation (CH)	For application of chemicals through irrigation systems on land owned or operated by applicator or applicator's employer.

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

a. Licensing schedule.

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

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)
instructi	b. on semin	A person accumulates recertification credits by attending Department-accredited pessuars.	ticide)
	i.	A minimum of six (6) credits shall be earned during each recertification period. ()
		Guidelines for obtaining recertification credits are described in Subsections 100.06.a.ii. the credits accumulated beyond the required six (6) in a recertification period may not be carried or cation period.	
		Upon earning the recertification credits, a person is eligible for license renewal for the provided that the license renewal application is submitted within twelve (12) months from the license.	next n the)
categori	c. es in whi	A person passes the Department's private applicator recertification examination(s) for the person intends to license with a minimum score of seventy percent (70%).	or all
period.	i.	Recertification examinations may be taken beginning the thirteenth (13th) month of the li-	cense
examina	ii. ition fees	The examination procedures as outlined in Subsection 100.03 will be followed, except are not assessed.	t that
		Upon passing the recertification examinations, a person is eligible for license renewal for the For the purpose of becoming licensed, recertification examination scores are valid for twelve date of the examination.	e next e (12)
	d.	The Department may issue variances for the requirements delineated in Subsection 150.03 i	in the
with all	other re	Exprivate applicators' licenses. Issuance of variances do not relieve the recipient from complesponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance.	iance
with all	other re nent-pres	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be	iance
with all Departm	other renembers.	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance.	iance
with all Departm	other renembers.	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED)	iance on a)
with all Departm	other renent-preso	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED) SING OF PESTICIDE DEALERS.	iance on a)
with all Departm 151 1 200.	other renent-presents. 99. LICENT	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED) SING OF PESTICIDE DEALERS. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant mu (iance on a) st:)
with all Departm 151 1 200.	other renent-presents. 99. LICENT	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED) SING OF PESTICIDE DEALERS. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant mu (Submit an application prescribed by the Department with applicable fee(s) (Section 250); Obtain a license in the appropriate professional agricultural category(s) listed in Subsection 19	iance on a) st:)
with all Departm 151 1 200. that pert	other renent-presents. 199. LICENT 101. a. b. cains to the c. d. de distribut	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED) SING OF PESTICIDE DEALERS. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant mu (Submit an application prescribed by the Department with applicable fee(s) (Section 250); Obtain a license in the appropriate professional agricultural category(s) listed in Subsection 10 to types of restricted use pesticides sold or distributed.	st:) 00.04) d use
with all Departm 151 1 200. that pert	other renent-presents. 199. LICENT 101. a. b. cains to the c. d. de distribut	esponsibilities under the Pesticide and Chemigation Act and Rules. The request will be cribed form and state fully the grounds for requesting a variance. (RESERVED) SING OF PESTICIDE DEALERS. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant mu (Submit an application prescribed by the Department with applicable fee(s) (Section 250); (Obtain a license in the appropriate professional agricultural category(s) listed in Subsection 10 the types of restricted use pesticides sold or distributed. (Be renewed after August 31 on even numbered years for a twenty-four (24) month duration. (Records Requirements. Maintain, in a location designated by the pesticide dealer, restricted trion records for three (3) years, ready to be inspected, duplicated, or submitted when requested.	st:) 00.04) d use ed by)

expiration	iii. on date of	In the case of distribution of a RUP to another pesticide dealer, the name, license number of the license of the licensed pesticide dealer.	, and
distribut	iv. ted; and	The brand name and Environmental Protection Agency (EPA) Registration Number for each (RUP)
	v.	Date of the distribution of each RUP; and ()
and	vi.	The quantity and size of each RUP container distributed and the total quantity of RUP distrib	uted;
	vii.	The pesticide dealer's name, address, and pesticide dealer license number distributing the RUI	P.)
or maint	02. tain distri	Selling GUPs . Persons selling only GUPs will not be required to obtain a pesticide dealer lic bution records of these products.	cense
201 2	249.	(RESERVED)	
250.	CHANG	GE OF LICENSE STATUS.	
		Change Notification. Any person who is licensed by this act will immediately notify the Directly change of status of any person or agent so named, or of any change in the business number information shown in the licensing application.	
	02.	Transferability. Licenses are not transferable. ()
251 2	279.	(RESERVED)	
		SUBCHAPTER B – FEES	
280.	FEES.		
	01.	Pesticide Registration. One hundred sixty dollars (\$160) per product.)
fourteen	02. (14) mor	Professional Applicator's License . One hundred twenty dollars (\$120) per licensing perionths or more, sixty dollars (\$60) per licensing period of thirteen (13) months or less.	od of
twelve (03. 12) mont	Commercial Apprentice (CA) Applicator's License. Sixty dollars (\$60) per licensing periods or less.	od of
Categor	04. y, twenty	Private Applicator's License . A Restricted Use Category, ten dollars (\$10); a Chemig dollars (\$20); or thirty dollars (\$30) for both categories.	ation)
months	05. or more,	Pesticide Dealer's License . One hundred dollars (\$100) per licensing period of fourteen fifty dollars (\$50) per licensing period of thirteen (13) months or less.	(14)
	06.	Examination Fee per Examination Category . Ten dollars (\$10).)
281 3	349.	(RESERVED)	
		SUBCHAPTER C – REGISTRATION AND USE OF PESTICIDES	

350. EXPERIMENTAL PERMITS. Any person who wishes to obtain an experimental permit to register a pesticide for a special local need under Section

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22-340	2(5), Idah	o Code, must file an application with the Department which includes:	()
	01.	Name. Company name.	()
	02.	Applicant. Name, address, and telephone number of the applicant.	()
	03.	Shipment . Proposed date of shipment or proposed shipping period not to exceed one (1) ye	ar.)
	04.	Active Ingredient. A statement listing the active ingredient.	()
	05.	Quantity Statement. A statement of the approximate quantity to be tested.	()
the pes	06. ticide.	Acute Toxicity. Available data or information or reference to available data on the acute tox	cicity (of)
		Statement of Scope . A statement of the scope of the proposed experimental program, including organisms involved, the crops and animals for which the pesticide is to be used, the areas where to conduct the program, and when requested by the Director, the results of previous tests.	here th	ie ie)
		Temporary Tolerance . When the pesticide is to be used on food or feed, a temporary to d from the EPA or evidence that the proposed experiment will not result in injury to hund residues entering the food chain.		
	09.	Proposed Labeling. Proposed labeling which must bear:	()
accom	a. panies the	The prominent statement "For Experimental Use Only" on the container label and any label product.	ing th	at)
experir	b. nental for	An adequate caution or warning statement to protect those who may handle or be exposed mulation.	d to th	ie)
	c.	Name and address of the applicant for the permit.	()
	d.	Name or designation of the formulation.	()
	e.	Directions for use.	()
inert in	f. gredients.	A statement listing the name and percentage of each active ingredient and the total percent	ntage (of)
such of	10. ther limita	Quantity Limit . The Director may limit the quantity of pesticide covered by the permit outions as may be determined necessary for the protection of humans or the environment.	or mak (te)
permit	11. has been o	Experimental Use . A pesticide for experimental use will not be offered for sale unless a obtained from the Director.	writte (n)
351	399.	(RESERVED)		
400.	PESTIC	CIDE RESTRICTIONS.		
		Application of Restricted Use Pesticides by Noncertified Applicators . An uncertified applicated use pesticides (RUPs) under on-site supervision by a professional applicator with the rest of the application being supervised if:	plicato equire (or :d)
	a.	One or both of the following conditions are met:	()

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i.	Uncertified applicator completes Applicator Core Competency (CO).	()
ii. certification for p	Uncertified applicator has completed EPA approved Worker Protection Standard pesticide handler training or equivalent.	(WPS)
b.	The uncertified application of any pesticide is prohibited for:	()
i.	Soil or area (space) fumigation;	()
ii.	Aerial application of pesticides.	()
	Application of General Use Pesticides by Noncertified Applicators . A Commercial Apply general use pesticides (GUPs) under OI, OH, AI, AH, GP, and RW categories with professional applicator that has the required license categories of the application being supervised.	limited
a.	All of the following conditions are met:	()
i.	The Commercial Apprentice applicator has a valid (CA) license category.	()
ii. the Commercial A	Immediate communication requirements exist between the supervising professional applica Apprentice applicator.	tor and
b. prohibited under	Applications of RUPs, Total Vegetation Control pesticide, or injectables to soil or platthe CA license category.	nts are
03. obtaining annual	Mixer-Loaders . No person will act as a mixer-loader for a professional applicator without raining.	out first
	Training will be conducted and certified by the professional applicator who employs the ion of training on a form prescribed by the Department must include the signatures of b the professional applicator providing the training.	
b. the interpretation environment.	Training includes areas relevant to the pesticide mixing and loading operation and instruct of pesticide labels, safety precautions, first aid, compatibility of mixtures, and protection	
04.	Non-Domestic Pesticides Restrictions.	()
	Home and Garden Restrictions. The following pesticides are to be registered only when lor held for sale and use other than home and garden use and are not be sold to home and garden fessional applicators around any home or garden.	
i.	Bidrin (Foliar applications).	()
ii.	Strychnine (one percent (1%) and above).	()
iii.	Zinc Phosphide (two point one percent (2.1%) and above).	()
	Ester Restriction. Low volatile liquid ester formulations of herbicides shall not be applied len at any time when ambient air temperature exceeds or is forecasted to exceed eighty (80) of the day of application.	
05.	Restrictions to Protect Pollinators.	()

a. Bee Restrictions. Any pesticide that is toxic to bees shall not be applied to any agricultural crop when such crop is in bloom or when bees are actively foraging on blooming weeds in the crop being sprayed except

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during th	e period	beginning three (3) hours before sunset until three (3) hours after sunrise.	()
	b. ewis, Ne	Green Pea Exception. In the counties of Benewah, Bonner, Boundary, Clearwater, Idaho, Koz Perce, and Shoshone: Green (white) pea crops may be sprayed or dusted at any time.	ootena (ii,)
potatoes,	c. and bea	Other Exceptions. Pesticides may be applied at any time to sweet corn for processing ns other than lima beans, subject to all other applicable regulations.	, hop (s,)
	06. ate from	Deviations from Pesticide Labels and Labeling . Any licensed professional or private appropriate label directions for use only as EPA or state laws, rules, and regulations permit.	plicat (or)
the produ	07. ict label n sustain	Wind Velocity Restrictions . No person will apply pesticides in sustained wind speeds that directions. If a pesticide label does not state a specific wind speed limitation, pesticides will add wind conditions exceeding ten (10) miles per hour.		
	a. nade acc	Exceptions. Application of pesticides by injection into application site or by impregnated goording to label directions.	ranul (es)
methods	b. may be a	Approval for Use of Other Application Techniques. Other pesticide application technical approved by the Director or his agent on a case-by-case basis.	ques (or)
	c. he area i	Chemigation Wind Speed Precautions. Chemicals shall not be applied when wind speed favor ntended for treatment or when chemical label restricts the use of a pesticide for wind speed.	ors dri	ift)
	08.	Phenoxy Herbicide Restrictions.	()
D:	a.	High Volatile Ester Restrictions. No aircraft pilot will apply high volatile ester formulations	of 2,	4-)
	i.	In Latah, Nez Perce, and Clearwater Counties in Idaho; or	()
	ii.	Within five (5) miles of a susceptible crop or hazard area in any other county in Idaho.	()
project be	iii. asis by tl	Waiver of the restriction is Subsections 400.05.a.i. and 400.05.a.ii. may be issued on a projhe Director.	ect-b	y-)
D; MCPA	b. A and Mo	Low Volatile Ester Restrictions. No aircraft pilot will apply low volatile ester formulations CPB:	of 2,	4-)
above or application		In Latah, Nez Perce, and Clearwater Counties in Idaho, unless ambient air temperatures ed to exceed eighty-five (85) degrees Fahrenheit within twenty-four (24) hours of the exor		
	ii.	Within one (1) mile of a hazard area in any other county in Idaho.	()
the Direc	iii. tor.	Waiver of the restriction in Subsection 400.05.b.i. may be issued on a project-by-project b	asis b ())
indicate t	of smok	A continuous smoke column or other device satisfactory to the Director will be emploited of any aircraft the direction and velocity of the airflow, and indicate a temperature inverse, at the time and place of application when applying any formulation of 2,4-D; MCPA; MCP	sion t	bу
	09. dry pesti	Pesticide-Fertilizer Mix Restrictions . No person will distribute, sell, offer for sale, or he cide incorporated in a dry blended bulk fertilizer mix.	old f	or)

Pesticide Drift Prohibitions. The application of pesticides that results in drift outside of the target

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area is prohibited.

401. -- 449. (RESERVED)

450. PESTICIDE USE ON SEED CROP FIELDS.

- **01. Nonfood and Nonfeed Site Conditions.** For purposes of pesticide registration, all alfalfa seed, carrot seed, chicory seed, clover seed, collard seed, coriander/cilantro seed, dill seed, endive seed, garden beet seed, kale seed, kohlrabi seed, leek seed, lettuce seed, mustard seed, onion seed, parsnip seed, pollinator rows of hybrid canola seed, radish seed, rutabaga seed, sugar beet seed, Swiss chard seed, and turnip seed crop fields are considered nonfood and nonfeed sites for pesticide use and the following conditions will be met:
- **a.** No portion of the seeds listed in Section 450.01, including but not limited to seed screenings, green chop, hay, chaff, combine tailings, pellets, meal, whole seed and cracked seed, may be grazed, used, or distributed for food or feed purposes.
- **b.** The seed conditioner will keep records of individual growers' seeds listed in Section 450.01 dirt weight and clean weight for three (3) years and will furnish the records to the Director upon request.
- **c.** All seed screenings will be disposed of at a sanitary landfill, incinerator, or other equivalent disposal site or by a procedure approved by the Director.
- **d.** The seed conditioner will keep seed screening disposal records for three (3) years from the date of disposal and will furnish the records to the Director upon request. Disposal records will consist of documentation from the disposal site and show the total weight of disposed screenings and the date of disposal.
- e. All seeds listed in Section 450.01 grown or conditioned in this state will bear a tag or container label which forbids the use of the seed for human consumption or animal feed.
- **f.** No seeds listed in Section 450.01 grown or conditioned in this state will be distributed for human consumption or animal feed.
- **g.** All portions of the seeds listed in Section 450.01, including but not limited to seed screenings, pellets, meal, whole seed and cracked seed may be composted. All composted material may be applied to agricultural crop land as approved by the Director.
- **02. Exemption**. Alfalfa seed, kale seed and radish seed crops grown for human consumption are exempt from the requirements of Subsection 800.01 provided:
- **a.** All pesticides used are labeled for use on alfalfa seed, kale seed, and radish seed crops and have established residue tolerances which allow food or feed use; and
- **b.** All producers maintain for three (3) years complete records of all pesticides applied as specified in Pesticide Use and Application Rules Subsection 150.02.

451. -- 499. (RESERVED)

500. UNUSABLE PESTICIDES COLLECTION AND DISPOSAL.

The Director or designated agent may, if deemed necessary for the protection of the environment, take possession and dispose of canceled, suspended, or otherwise unusable pesticides.

501. -- 549. (RESERVED)

550. STORAGE OF PESTICIDE CONTAINERS.

01. Protecting Humans and Environment. No person will handle, transport, display, or distribute pesticides in such a manner as to endanger humans and their environment, or to contaminate food, feed, or any other

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	<u> </u>	1-1-
product that ma	ay be transported, stored, displayed, or distributed with such pesticides.	(
02. professional app	Storage by Professional Applicators or Pesticide Dealers. Storage of pesticide oplicators and pesticide dealers must meet the following conditions:	containers by
(moderately tox toxic) pesticide	Pesticide containers which contain Class 1 - highly toxic pesticides (LD50 of 50 of the skull and crossbones insignia and the words "Danger/Danger - Poison" on the label xic) pesticides (LD50 - 500) which carry a "Warning" statement on the label; and Class (LD50 of 500-5000) and which carry a "Caution" statement on the label, will be stored obsures which when unattended will be locked to prevent unauthorized persons, livestocentry:	; and Class 2 ss 3 (slightly in one of the
i.	Closed vehicle;	(
ii.	Closed trailer;	(
iii.	Building or room;	(
iv.	Fenced area with a fence at least six (6) feet high;	(
V.	Truck or trailer with solid sideracks and secured tailgate at least six (6) feet above gro	und level.
b. storage out of the	Pesticide containers which contain Class 4 pesticides (LD50 over 5000) will be store the reach of children in one of the above enclosures.	ed in secured
Poison" are sto	Warning notices, visible from any direction, will be posted around all storage areas which hold or have held pesticides required to be labeled with the signal words "Warning" ored. Each warning notice will be of such size that it is readable at a distance of twenty-tially as follows: "DANGER"	or "Danger
	"POISON STORAGE AREA ALL UNAUTHORIZED PERSONS KEEP OUT"	
persons who do	be repeated in an appropriate language other than English when it may be reasonably an o not understand the English language will come to the enclosure. The notice will also hone number of a person to contact in case of an emergency.	
03. sulfur, and copp	Exceptions . The provisions of Subsection 550.02 shall not apply to drums of petrole per sulfate.	um oils, lime
04. empty containe	Disposal . Any person applying pesticides shall be responsible for the proper dispers.	osal of such
551 599.	(RESERVED)	
	SUBCHAPTER D – CHEMIGATION	
600. GENE	ERAL CHEMIGATION REQUIREMENTS.	
01. chemigation wh	Pesticides Labeled for Chemigation . The chemigator will use only pesticides hen chemigating.	labeled for

02. Monitoring Chemigation. Licensed professional applicators that start the application of chemicals through chemigation equipment do not have to be present during the entire application, but must return to monitor the

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proper applicatio	n at least once every four (4) hours for the duration of the application.	()
03. approved chemig meets the standar	Chemigation Equipment Standards . Equipment will be placed on the Department's gation equipment after the manufacturers provide to the Department verification that the equipment established in these rules.		
04. except for varian	Chemigating Over Waters of the State . Chemigating over waters of the state shall be process allowed in Section 700.	hibite	d,)
601 649.	(RESERVED)		
	ATION SYSTEMS. red for each type of irrigation system when chemigation is to be used includes:	()
	Sprinkler or Drip Irrigation . If chemicals are being chemigated through the sprinkler, the chemigator will verify that the system complies with either Subsection 650.01.a. or 65 ally specified equipment for each:	or dri 50.01.	ip b.
a.	Irrigation Line Check Valve, (Section 665); with the following:	()
i.	Automatic Low Pressure Drain, (Section 695);	()
ii.	Inspection Port, (Section 690);	()
iii.	Vacuum Relief Valve or a combination Air and Vacuum Relief Valve, (Section 685);	()
iv.	Chemical Injection System, (Section 670);	()
v	Chemical Injection Line Shut Down (System Interlock), (Section 660);	()
b. surface water, (S	Gooseneck Pipe Loop, Downhill and Over-A-Hill backflow prevention devices may be usection 680); with	sed Fo	or)
i.	Chemical Injection System, (Section 670);	()
ii.	Chemical Injection Line Shut Down (System Interlock), (Section 660).	()
the system uses a downstream of a	Flood, Basin, Furrow, or Border Irrigation. If a chemical, including anhydrous ammonia, basin, furrow, or border chemigation through a gravity flow system, the chemigator will ver a gravity flow dispensing system that meters the chemical into the water at the head of the fi hydraulic discontinuity such as a drop structure or weir box to decrease potential for water om backflow if water flow stops.	ify th	at ıd
03. for chemical app either Subsection	Domestic Water Supply System Cross-Connected for Chemigation . Any irrigation system lication cross-connected to a domestic water supply system will be verified that the system of 650.03.a. or 650.03.b. plus all other additionally specified equipment for each;	em use contair (ed ns)
a.	Reduced Pressure Principle Backflow Prevention Assembly (RP) that:	()
i. injection, and do	Is located on the irrigation pipeline between the water supply pump and the point of cl wnstream from any domestic water supply diversion point.	nemic (al)
ii. abnormality in th domestic water s	Keep contaminated water from flowing back into a domestic water supply system whe system causes pressure to be temporarily higher in the contaminated part of the system tha upply system piping.		

Has been manufactured in full conformance with the American National Standards Institute

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iii.

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Backflow Prever performance spe	n Water Works Association (AWWA) ANSI/WWA C511 Standard for Reduced Pressure Pention Assemblies established by the AWWA; and have met completely the laboratory are edifications of the Foundation for Cross-Connection Control and Hydraulic Research athern California (USC FCCCHR); or an equivalent, Department-approved testing facility.	nd fie	ld
b.	Chemical Injection System (Section 670); with either Subsection 650.03.b.i. or 650.03.b.ii.	()
i.	Chemical Injection Line Shut Down (System Interlock), (Section 660);	()
	Air Gap (AG). The water from the domestic water supply system will be discharged into a rechemical injection. An air gap will be at least double the diameter of the supply pipe methe overflow rim of the vessel – in no case less than one (1) inch. Chemical injection will notin gap; and	easure	ed
(a).	Chemical Injection System, (Section 670); and	()
(b).	Chemical Injection Line Shut Down (System Interlock), (Section 660).	()
651 659.	(RESERVED)		
In every chemig injection unit wh injection unit or opump and the sys in Subsections 66	ICAL INJECTION LINE SHUT DOWN (SYSTEM INTERLOCK). The fation system, a functional system interlock designed and installed to shut down the claim chemical distribution is adversely affected will connect the water supply pump and the claim connect the irrigation line pressure switch and the chemical injection unit if there is no water that it pressure is pressured. The chemical injection line will contain one (1) of the following interlock 50.01 through 660.05, to ensure that a chemical injection pump will stop if the irrigation pump tire chemical mixture from emptying from the supply tank into the irrigation pipeline:	hemic supp s four	al ly nd
01. 660.01.a. through	Electrical Interlock . Electrical interlock which contains one (1) of the four options in Substantian 660.01.d. plus all of the additionally specified equipment for each:	section	ns)
so that if the wat	Electric Motor-Driven Irrigation Pump or Power Panel: The electrical controls for the interpretation at the pivot or linear will be interlocked with an electric powered chemical injection for pump shuts off or the pressure switch shuts off power at the panel, the chemical injection recommended that the interlock also be provided to shut off the irrigation system if the claust off); plus	n pun n pun	np np
i.	Injection Line Check Valve, (Section 670), will be installed; and	()
ii. pressure switch.	In pressurized irrigation systems, the irrigation line or water pump will include a fur	nction (al)
b. normally closed s	Solenoid Operated Valve. A functional automatic quick-closing check valve and a fur solenoid operated valve connected to the system interlock will be:	nction (al)
i. uniform chemica	Normally be closed; open only when there is adequate pressure in the irrigation line to l distribution; and	ensu (re)
ii.	Be located on the intake side of the injection pump;	()
iii. distribution; and	Open only when there is adequate pressure in the irrigation line to insure uniform cl	hemic (al)
iv. water pump.	In pressurized irrigation systems, include a functional pressure switch for the irrigation	line (or)

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c. operated check v	A functional automatic quick-closing check valve and a functional normally closed hydrau alve. The hydraulically operated check valve will:	lically)
i. adequately pressi	Be connected to the main water line such the way the valve only opens when the main water urized;	line is
ii. water pump;	In pressurized irrigation systems, include a functional pressure switch for the irrigation 1	ine or
d. the chemical injewhich:	A functional automatic quick-closing check valve and a functional vacuum relief valve location line between the positive displacement chemical injection pump and the chemical check	ted in valve
i. pump and is not	Is appropriate only for those chemigation systems using a positive displacement chemical injourned with Venturi injection systems;	ection)
ii. is the highest poi	Is elevated at least twelve (12) inches above the highest fluid level in the chemical supply tant in the injection line;	nk and
iii. that it does not le	Opens at six (6) inches water vacuum or less and is spring-loaded or otherwise constructed ak on closing;	d such
iv.	Prevents leakage from the chemical supply tank on system shutdown;)
v.	Is constructed of chemically resistant materials;	()
vi. pressure switch.	In pressurized irrigation systems, the irrigation line or water pump shall include a func	tional
02. interlocked betw 660.02.a. or 660.	Mechanical Interlock . Irrigation pumps driven by an internal combustion engine we een the chemical injection pump and the irrigation pump by either of the options in Subse 01.b. plus the additionally specified equipment Subsection 660.02.c.:	
a. generator driven	By operating the chemical injection equipment from the engine electrical system, or an ele by the pumping plant power unit.	ctrical
a. generator driven b.		ctrical
b. i.	by the pumping plant power unit.	()
i. pressure switch is 03. check valve. The water line is add	by the pumping plant power unit. (1) By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine: with (1) Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, a fund	etional erated e main
i. pressure switch in 03. check valve. The water line is add shutdown. The value of 4. injection of a check valve.	by the pumping plant power unit. By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine: with (Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, a functional for the irrigation line or water pump. Hydraulic Interlock. Hydraulic interlock with functional, normally closed, hydraulically opponented line must be connected to the main water line such that the valve opens only when the equately pressurized. This valve must prevent leakage from the chemical supply tank on second	erated e main ystem
i. pressure switch in 03. check valve. The water line is add shutdown. The value of 4. injection of a check valve.	By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine: with Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, a functional for the irrigation line or water pump. Hydraulic Interlock. Hydraulic interlock with functional, normally closed, hydraulically oppontrol line must be connected to the main water line such that the valve opens only when the equately pressurized. This valve must prevent leakage from the chemical supply tank on so alve must be constructed of chemically resistant materials, such as a Venturi System. Human Interlock. A human interlock shall consist of human supervision on-site during mical into the irrigation system for one (1) hour or less to shut down the system in case of fail	erated e main ystem
i. pressure switch in 03. check valve. The water line is add shutdown. The value. 04. injection of a che the injection pure	By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine: with Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, a functional for the irrigation line or water pump. Hydraulic Interlock. Hydraulic interlock with functional, normally closed, hydraulically oppontrol line must be connected to the main water line such that the valve opens only when the equately pressurized. This valve must prevent leakage from the chemical supply tank on salve must be constructed of chemically resistant materials, such as a Venturi System. Human Interlock. A human interlock shall consist of human supervision on-site during mical into the irrigation system for one (1) hour or less to shut down the system in case of fail apport irrigation system; with	etional erated main ystem ng the ure of

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IDAHO ADMINISTRATIVE CODE Department of Agriculture 661. -- 664. (RESERVED) INJECTION LINE CHECK VALVE. A functional, spring-loaded injection line check valve. Attributes: A minimum of ten (10) pounds per square inch (psi) opening (cracking) pressure: 01. Located between the chemical injection pump and the point of chemical injection into the irrigation line; b. Made of chemically resistant material; Designed to prevent irrigation water under operating pressure from entering the chemical injection line; and Designed to prevent leakage from the chemical supply tank on system shut down. 02. Substitute System. The injection line check valve is a substitute for both the solenoid-operated valve and the functional, automatic, quick closing check valve in the chemical injection line. (RESERVED) 666. -- 669. CHEMICAL INJECTION SYSTEM. All chemical injection systems, except for flood, basin, furrow, or border chemigation through a gravity flow system, will use either: Metering Pump. Such as a positive displacement injection pump effectively designed and constructed of materials that are compatible with chemicals and capable of being fitted with a system interlock; or Venturi System. Including those inserted directly into the main water line, those installed in a bypass system, and those bypass systems boosted with an auxiliary water pump that meet the following criteria: Booster or auxiliary water pumps shall be connected with the system interlock such that they are automatically shut off when the main line irrigation pump stops, or in cases where there is no main line irrigation pump, when the water pressure decreases to the point where pesticide distribution is adversely affected; Venturies shall be constructed of chemically resistant materials; and The line from the chemical supply tank to the Venturi will contain a functional, automatic, quick closing check valve to prevent the flow of liquid back toward the chemical supply tank. This valve will be located immediately adjacent to the Venturi chemical inlet.

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

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

671. -- 674. (RESERVED)

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675. IRRIGATION LINE CHECK VALVE.

	01.	Construction. Construction will:	()
	a.	Consist of at least a single check valve;	()
	b.	Be heavy duty with all materials resistant to corrosion or protected to resist corrosion;	()
against	c. reverse fl	Be spring-loaded with a chemically resistant and resilient seal that provides a watertiglow;	ht se (al)
	d.	Not consist of metal to metal seal surfaces;	()
	e.	Be rated at a pressure equal to or greater than the system working pressure; and	()
	f.	Be positioned and oriented according to manufacturer specifications to ensure proper function	oning (;.)
irrigatio	g. on pipelin	Be located in the pipeline between the irrigation pump and the point of chemical injection in e, and downstream from a vacuum relief valve and automatic low pressure drain.	nto tl (ne)
horizon	h. tal when	Be leveled and on a horizontal plane with deviation of not more than ten (10) degrees installed.	s fro (m)
	i.	Be labeled with the following:	()
	i.	Manufacturer's name and model;	()
	ii.	Direction of flow.	()
Irrigation	on Techno	Model Certification . The manufacturer of the irrigation line check valve will provide verifies at the valve model has been tested and certified by an independent laboratory such as the Cenology, Fresno, California and Great Plains Meter, Inc. Aurora, Nebraska, or other Deparas meeting the following leakage test criteria:	ter F	or
retained beneath	l within th	Low Pressure Drip Test. A check valve withstands for sixteen (16) hours without leakage ternal hydrostatic pressure equivalent to the head of a column of water five (5) feet (1.5m ne downstream portion of the valve body. No leakage occurs as evidenced by wetting of paper assembly. This test is to be conducted with the valve in both the horizontal and vertical positive.	n) hig place	gh ed
valve se	b. eat, an int	High Pressure Test. A check valve withstands for one (1) minute, without leakage at joints or ernal hydrostatic pressure of two (2) times the rate of working pressure of the valve.	r at tl (ne)
676	679.	(RESERVED)		
680.	GOOSI	ENECK PIPE LOOP, DOWNHILL AND OVER-A-HILL.		
	01.	Location. Will be located in the main water line downstream of the irrigation water pump.	()
the high	02. nest sprinl	Position . The bottom side of the pipe at the loop apex will be at least twenty-four (24) inches kler or other type of water emitting device on the highest part of the field.	abor (ve)
	03. Dex of the	Pipe Loop . The loop will contain either a vacuum relief or combination air and vacuum relief pipe loop, and if the water pump is portable and the apex is a straight, horizontal section of pile.		

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the apex	04. of the pi	Location of Chemical Injection Port . The chemical injection port will be located downstream ipe loop and at least six (6) inches below the bottom side of the pipe at the loop apex. (of)
	05.	Use Restriction. Is not to be allowed when pumping from a groundwater source. ()
681 6	684.	(RESERVED)	
685.	VACUU	JM RELIEF VALVE OR COMBINATION AIR AND VACUUM RELIEF VALVE.	
check va	01. alve.	Location . Will be located on top of the horizontal irrigation pipeline on the upstream side of the	ne)
		Orifice Size . Have have a total (individually or combined) orifice size of at least three-fourths (3/4 r a four (4) inch pipe, a one (1) inch diameter for a five (5) to eight (8) inch pipe, a two (2) inch (9) to eighteen (18) inch pipe, and a three (3) inch diameter for a nineteen (19) inch and great (19) inch (1	έĥ
686 6	689.	(RESERVED)	
690. The inspand:		CTION PORT. ort can be combined with a mounting of a vacuum relief or combination air and vacuum relief valv (⁄е)
	01.	Location. Location Be located: ()
the low	a. pressure	On the pipeline between the irrigation pump and the irrigation pipeline check valve directly above drain;	⁄е)
irrigatio	b. on line ch	Near the irrigation line check valve to allow for inspections and check for malfunctioning of the eck valve and low pressure drain.	ie)
and low	02. pressure	Orifice Size . Have a minimum diameter opening of four (4) inches from which the check valve drain will be visible;	es)
		Mounting : Be mounted with quick disconnects, quick coupler, ring lock or flange fittings, dress or fittings that allow for easy removal of the inspection port with any bolts located on the outside eter pipe; and	
691 6	694.	(RESERVED)	
695.	AUTON	MATIC LOW PRESSURE DRAIN.	
	01.	Criteria. An automatic low pressure drain will meet the following criteria: ()
supply p	a. pipeline;	Is installed upstream of the irrigation line check valve at the lowest point of the horizontal wat	er)
	b.	Does not extend into the horizontal pipe beyond the inside surface of the bottom of the pipe; ()
	c.	Is at least three-fourths (3/4) inch in diameter with a closing pressure of not less than five (5) psi;)
		If the drain is within twenty (20) feet of the water source, contains a corrosion resistant tube, pip conduit one-half $(1/2)$ inch in diameter to discharge a solution at least twenty (20) feet down slop on water source and away from any other water sources; and	

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IDAPA 02.03.03 Pesticide & Chemigation Use & Application

e. Does not have any valves located on the outlet side of the drain tube.

696. -- 699. (RESERVED)

700. VARIANCES.

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

701. -- 999. (RESERVED)

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02.04.03 - RULES GOVERNING ANIMAL INDUSTRY

000. This ch 804, 25	apter is a	AUTHORITY. dopted under the legal authority of Sections 22-103(20), 25-203, 25-207, 25-207B, 25-212, also Code.	and 2	5-
001.	TITLE	AND SCOPE.		
	01.	Title. The title of this chapter is "Rules Governing Animal Industry."	()
among	02. the anima	Scope . These rules govern procedures for the prevention, control and eradication of cals in the state of Idaho and the declaration of an animal health emergency.	liseas (es)
002	010.	(RESERVED)		
011.	ABBRE	EVIATIONS.		
	01.	APHIS. Animal and Plant Health Inspection Service.	()
	02.	CFR. Code of Federal Regulations.	()
	03.	USDA. United States Department of Agriculture.	()
	04.	VS. Veterinary Services.	()
012	103.	(RESERVED)		
		SUBCHAPTER A – ANIMAL INDUSTRY		
104.	INCOR	RPORATION BY REFERENCE.		
The fol	lowing do	ocuments are incorporated by reference and apply only to Subchapter A, Sections 110-460:	()
	01.	Incorporated Documents.	()
		The USDA Pseudorabies Eradication State-Federal-Industry Program Standards, November viewed online at http://www.aphis.usda.gov/animal_health/animal_diseases/pseudoram_stds.pdf .	nber orabie (1, 's/)
viewed	b. online at	National Poultry Improvement Plan and Auxiliary Provisions, February 12, 2008, which http://edocket.access.gpo.gov/2009/E9-7240.htm.	can l	be)
www.go	c. ovinfo.go	Title 9, Parts 145, 146, 147, and 161, CFR, January 1, 2008, which can be viewed online at v/content/pkg/CFR-2008-title9-vol1/pdf/CFR-2008-title9-vol1-chapI.pdf.	https (://
http://w	d. ww.naspl	The Compendium of Animal Rabies Prevention and Control, 2008, which can be viewed on hv.org/Documents/NASPHVRabiesCompendium.pdf.	nline (at)
http://w	e. ww.aphis	Equine Viral Arteritis Uniform Methods and Rules, April 19, 2004, which can be viewed o susda.gov/vs/nahss/equine/eva/eva-umr.pdf.	nline (at)
105	109.	(RESERVED)		
	ion to the	ITIONS. definitions found in Idaho Code Sections 25-239 and 25-802, the definitions in Section 110 a and enforcement of Subchapter A only:	apply	in)
		Accredited Veterinarian . A veterinarian approved by the Administrator and USDA/APHIS the provisions of Title 9, Part 161, Code of Federal Regulations, to perform functions of isease control programs.		
	02.	Animal. Any vertebrate member of the animal kingdom, except man.	()

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IDAPA 02.04.03 Rules Governing Animal Industry

03. license and inte	Approved Pseudorabies Vaccine . Any pseudorabies vaccine produced under currended for immunizing swine against pseudorabies.	nt USI ()A)
04.	Cachexia. Weakness and emaciation caused by a serious disease such as tuberculosis or c	ancer.)
05.	Epithelioma. Cancer or tumor.	()
06.	Equidae. Horses, ponies, mules, asses, and zebras.	()
07. affected by, any	Exposed Livestock . Any livestock that have been in contact with an animal infected contagious, infectious or communicable disease, including all livestock in a known infected		or)
08. guineas.	Gamebirds. Domesticated gallinaceous fowl such as pheasants, partridge, quail, gro	ouse, a	nd)
09. handling, prepa	Garbage . Putrescible animal and vegetable waste containing animal parts resulting ration, processing, cooking or consumption of foods.	from 1	the)
10.	Hatching Eggs. Fertilized eggs.	()
interchange or	Herd . A herd is any group of livestock maintained on common ground for any purpose, of livestock under common ownership or supervision, geographically separated, but which movement of animals without regard to whether the animals are infected with or exectious, or communicable animal diseases.	n have	an
12. communicable	Infected Livestock . Any livestock determined to be infected with a contagious infection disease by an official test or diagnostic procedure, or diagnosed by a veterinarian as infected		of)
13. territory or the l	Interstate Movement . Movements of livestock and poultry from Idaho into any ot District of Columbia or from any other state, territory or the District of Columbia into Idaho.		ite,
14. Idaho.	Intrastate Movement. Movement of any animal from one location to another location	on witl (nin)
15. contagious, infoveterinarian as	Known Infected Herd . Any herd in which any livestock has been determined to be infectious, or communicable diseases by an official test or diagnostic procedure, or diagnostic procedure, or diagnostic infected.		
16. ratites, and other	Livestock . Swine, cattle, sheep, goats, equidae, domestic bison, domestic cervidae, or domestically raised animals.	cameli (ds,
17.	Necrosis. Death of tissue.	()
18.	Negative. An animal that has been tested with official test procedures and is found to be re	negativ	e.)
19.	Neoplastic Tissue. New growth or tissue associated with a tumor.	()
20. USDA/APHIS	Official Pseudorabies Test. Any test for the diagnosis of pseudorabies that has been appand is conducted by a state/federal approved laboratory.	oroved (by)
21.	Orbital Region. The cavity containing the eye and surrounding bones.	()
22. and is considered	Positive . An animal that has been tested and found positive with official disease test pred infected with any contagious, infectious, or communicable disease.	rocedu (res

Section 110 Page 118

	23.	Poultry. Domesticated fowl, including chickens, turkeys, waterfowl, and gamebirds.	()
animals	24. also knov	Pseudorabies . The contagious, infectious, and communicable disease of livestock and wn as Aujeszky's disease, mad itch or infectious paralysis.	other)
from a p suspecte	oremise or ed to be ex	Quarantine. A written order, or a verbal order followed by a written order, executed confine or hold animals on a premise or any other location, and to prevent movement of a rany other location when the Administrator has determined that the animals have been found exposed to or infected with any contagious, infectious, or communicable disease, or the animals with the provisions of this chapter.	nimals d or are	3
of Anima	26. al Industr	Quarantined Area. The counties, areas, or districts, portions thereof, quarantined by the Dries for specific contagious, infectious, or communicable animal diseases.	ivisior	l)
	27. and excluave been	Quarantined . Isolation of all animals diseased or exposed thereto, from contact with lusion of such healthy animals from enclosures or grounds where said diseased or exposed a kept.		
rheas.	28.	Ratites. Large, non-flying birds including, but not limited to ostriches, emus, cassowarie	es, and	1
Industrie	29. es to colle	Registered Veterinarians . Veterinarians registered with, and approved by, the Division of Acet Trichomoniasis samples for official Trichomoniasis culture testing.	Anima)
purpose Adminis		Restrain . The confinement of livestock, or other animals, in a chute, or other device, iently, effectively, and safely inspecting, treating, vaccinating, or testing, as approved		
		Stockyards . A facility where trading in livestock is carried on, where yarding, feeding are provided by the stockyards or transportation companies, or where livestock association is maintain corrals for feeding, shearing, dipping and separating animals.		
	32.	Suppuration . The formation of pus.	())
determin	33. ne the disc	Suspect . An animal that has a response to an official test, but the response is not suffice ease status of the animal tested.	ient to)
	34.	Swine. All breeds of domestic porcine and all wild and exotic porcine.	())
the swin	35. e will be	Swine Feedlot . Premises designed and used exclusively for the finish feeding of swine, from moved directly to slaughter.	which	1)
	36.	Waterfowl. Domesticated fowl that normally swim such as ducks and geese.	())
	37.	Wildfowl. Wild gallinaceous fowl, turkeys, and waterfowl.	())
111.	ABBRE	VIATIONS.		
	01.	AGID. Agar gel immunodiffusion.	())
	02.	c-ELISA. Competitive Enzyme Linked Immunosorbent Assay.	())
	03.	EIA. Equine Infectious Anemia.	())
	04.	NPIP. National Poultry Improvement Plan.	())

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112 1	113.	(RESERVED)		
114. No pers		ES FOR OFFICIAL REGULATORY TESTS. ollect samples, in Idaho, for official regulatory tests except:	()
	01.	Accredited Veterinarians.	()
	02.	State or Federal Animal Health Officials.	()
	03.	Persons Approved by the Administrator.	()
or infec	ministrato ted with, o	ANTINE. It and all state and federal animal health officials are authorized to quarantine any animals a per exposed to any contagious, infectious, or communicable disease where such animals are found accedesignated by the Administrator.		
notice o	01. If the quar	Written Notice . The owner or person in charge of the quarantined animals shall be given antine.	writt (en
signatur	02. The of the o	Acknowledgment of Quarantine . A quarantine is valid whether or not it is acknowledged wner or person in charge of the quarantined animals.	by t	he)
disposed	03. d of witho	Disposition of Quarantined Animals . No quarantined animals shall be moved, treat the written approval of the Administrator.	ted,	oi)
animals	04. while the	Hold Order . A hold order is a form of quarantine that may be used to restrict the moven disease status of the animals is being investigated.	ment (of)
116 1	119.	(RESERVED)		
ferryboa trailing	ministrato ats and otl	ECTION OF PREMISES, BUILDINGS AND VEHICLES. or is authorized to order the cleaning and disinfecting of any barns, sheds, stockyards, railroaner vehicles, feed yards, stable, pens, corrals, lanes and premises which have been used in corporting any animals exposed to, affected by, or infected with any contagious, infectionseases.	ıfinir	ıg.
cleaning	01. g and disi	Supervision of Cleaning and Disinfection . State or federal animal health officials supervised feeting of such premises or conveyances.	vise t	he
and disi	02. nfecting v	Owner Responsibility. The owner of such premises or conveyances, is responsible for cluben directed to do so by the Administrator.	leani (ng)
livestoc purpose	03. k exposed unless th	Moving Contaminated Vehicle . Any conveyance that has contained cattle, swine of to, or affected by, any contagious, infectious or communicable disease, may not be moved to Administrator has approved the movement in writing, prior to the movement occurring.		
connect	ion with	Yards and Other Premises. Yards and other premises which have contained cattle, swine of to, or affected by, any contagious, infectious or communicable disease shall not be to the movement of healthy animals until the said yards and premises have been cleaned state or federal supervision, as directed by the Administrator.	used	in
	05.	Disinfectants . Only disinfectants approved by USDA or the Administrator may be used.	()
121. 1	124.	(RESERVED)		

125. TRANSIT INSPECTION. When deemed necessary, movements of animals will be stopped in transit for inspection. If the animals are suspected

Section 114 Page 120 of being infected with or exposed to any contagious, infectious or communicable disease, all persons having control of the transportation or movement of the animals shall cease the movement of the animals upon receipt of an order from state or federal animal health officials.

126. -- 129. (RESERVED)

130. SLAUGHTERING OF DISEASED ANIMALS.

- **01. Authorized by Law.** When, in order to prevent the spread of contagious, infectious or communicable disease, it becomes necessary to slaughter any diseased or exposed livestock, the purchase of such livestock by the state is authorized by law, and an appropriation is available therefore, the value of the livestock is ascertained and compensation made therefore in accordance with the rules hereinafter provided.
- **Not Authorized by Law**. When, in order to prevent the spread of or to eradicate any contagious, infectious or communicable disease among any animals of this state, it becomes necessary to slaughter or destroy any diseased or exposed animals, and the purchase of such animals by the state is not authorized, and an appropriation not available therefore, the said animals shall be slaughtered under federal meat inspections rules and regulations, or destroyed and disposed of in accordance with IDAPA 02.04.17, "Rules Governing Dead Animal Movement and Disposal."

131. -- 139. (RESERVED)

140. INSPECTION OF ANIMALS.

When animals are being inspected by a state or federal animal health official, proper facilities for restraining the animals, and assistance shall be provided by the owner in order that a careful inspection may be made, and state and federal animal health officials shall not be interfered with in any manner.

141. -- 144. (RESERVED)

145. CERTIFICATES OF VETERINARY INSPECTION.

A copy of certificates issued by an accredited veterinarian, or a state or federal animal health official covering the movement of livestock shall accompany the livestock to destination, and be provided to the receiver of the livestock by the person who delivers the livestock.

- **01.** Copies. Legible copies of certificates of veterinary inspection shall be submitted to the Division of Animal Industries.
- **02. Idaho Certificates.** Accredited veterinarians in Idaho shall submit legible copies of all certificates that they issue to the Division of Animal Industries within five (5) business days of issuance.

146. -- 149. (RESERVED)

150. STATE AND FEDERAL SEALS.

No person may break, or in any way tamper with, a seal or other device applied to premises or conveyances by state or federal animal health officials, except:

- 01. State or Federal Animal Health Officials; or
- 02. Persons Designated by the Administrator. (

151. NOTIFICATION OF BROKEN SEALS.

Any person who discovers a state or federal seal that has been broken, tampered with, or is missing shall immediately notify the Administrator.

152. LIVESTOCK IDENTIFICATION REMOVAL.

No person, except persons authorized by the Administrator, may remove or tamper with any state or federal livestock identification, including but not limited to:

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	01.	Official Vaccination Tags.	()
	02.	Official Identification Tags.	()
	03.	Trichomoniasis Tags.	()
	04.	Identification Tattoos.	()
153 1	99.	(RESERVED)		
200.	ARTIFI	ICIAL INSEMINATION.		
		License Application . Any person desiring to practice artificial insemination of domestic cation for a license on an application form furnished by the Administrator and accomparenty-five (\$25) dollars.		
place an	02. d time de	Training . Each applicant is required to take a course of training in artificial inseminationsignated by the Administrator.	on at t	he)
	03.	Examination . Examinations are in writing and focused on the skill of artificial insemination	on.)
answer o	04.	Passing Examination . To be granted a license to practice artificial insemination applicaseventy-five percent (75%) of all questions asked.	nts mu	ıst)
		Temporary License . Temporary license to practice artificial insemination under the icensed inseminator or veterinarian may be granted by the administrator, until such time as rese and examination is given.		
a license	06. e shall rer	License Expiration . Licenses expire on the 30th day of June of each year, and all persons new their license on or before the 1st day of July of each year.	s holdii (ng)
by a ren	07. ewal lice	License Renewal . Each license renewal is to be addressed to the Administrator and accounse fee of five dollars (\$5).	mpani (ed)
delinque	08.	Renewal Delinquency . Licenses not renewed by the 1st day of October following the canceled.	e date	of)
810, Ida	09. ho Code.	Issuance Denial . The Administrator may refuse to issue or renew a license pursuant to Se	ction 2	5-
201 2	209.	(RESERVED)		
eye has necrosis which, r	mal offer been de , usually egardless	ER EYE - EPITHELIOMA. ed for sale and found to be affected with epithelioma of the eye or of the orbital region in very stroyed or obscured by neoplastic tissue and which shows extensive infection, suppura accompanied with foul odor, or any animal affected with epithelioma of the eye or the orbit of extent, is accompanied with cachexia shall not be sold for slaughter for human consumption be humanely euthanized, or disposed of for immediate slaughter directly to:	ition an al regio	nd on
	01.	Animal Rendering Plants; or	()
	02.	Fur Farms. Fur or mink farm or other establishment as approved by the Administrator.	()
211. Any ani		ELIOMA PUBLIC LIVESTOCK MARKETS. ring a public livestock market that is affected, as described in Section 210 of this rule, shal	l be he	ld

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- 1		<u> </u>		
only in	the quara	antine pen and sold only there from.	()
212	219.	(RESERVED)		
220. The Ad	RABII Iministrat	ES. or is authorized to develop and implement a plan for rabies control in any portion of this state.	e. ()
owners cases o	01. s or person f rabies v	Reporting . It is hereby made the duty of all persons practicing veterinary medicine in this ns in charge of animals, to report to the Administrator, by telephone, facsimile, or electronic within forty-eight (48) hours.	state, mail,	or all
	02.	Discharging Authority. State and federal animal health officials are authorized and empove	vered	to:
or expo	a. sed to ra	Inspect, quarantine, treat, condemn, slaughter and dispose of any animals affected or infections.	ted w	ith
	b.	Quarantine, clean and disinfect all premises where such animals have been kept.	()
	c.	Call upon sheriffs, constables and other peace officers to assist them in the discharge of the	ir duti	es.
221	229.	(RESERVED)		
agents or fur l serum, diagnos	and diagr bearing a vaccines stic prob	ns, vaccines, recombinant vaccines, bacterins, biologic remedies, diagnostic agents, immunostic probes used in the treatment or diagnosis of disease of livestock, poultry, domestic animals shall not be imported into or sold, distributed, or used within the state of Idaho unle, recombinant vaccines, bacterins, biologic remedies, diagnostic agents, immunoassay ages have been produced under a license by the United States Department of Agriculture hall have a permit issued by the Idaho Department of Agriculture, Division of Animal Industrial	nals, fi ess su ents a and t	ish ıch ınd
231	239.	(RESERVED)		
240. Any pe	erson proc	TRY AND RATITES. ducing poultry or ratites for any of the following uses, is required to be in compliance with t	he NP (IP' (
	01.	Sale of Live Birds or Hatching Eggs. The sale of live birds or hatching eggs; or	()
or the r	02. release of	Release of Live Birds . Release of live birds, such as hunting clubs, hunting preserves, or de live birds into the wild.	og tria (ıls;
copy of	tion to m	RD REQUIREMENTS. leeting the record keeping requirements of the NPIP program, all NPIP participants shall formula flock qualification test results to the Division of Animal Industries within fifteen (15) daysting.		
	emises w	CTIONS. here participants in the NPIP program raise poultry or ratites shall be inspected at least or state or federal animal health officials.	nce ea	ıch
particip	01. oant prior	Scheduling of Inspections . State or federal animal health officials will attempt to notify t to any inspection and schedule the annual inspections in advance with the NPIP participant.		IP (

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these rul	es. State	Inspecting Records . During normal business hours, state or federal animal health offic pect, review, and copy any poultry or ratite records deemed necessary to ensure compliant or federal animal health officials will attempt to notify the owner or operator of the premises prior to inspecting records.	ce with
	ision of	ERTIFICATES OF PARTICIPATION. Animal Industries will issue NPIP participation certificates annually to the owners of poulche following requirements:	ltry and
	01.	Records . Each NPIP participant must have on file records of their flock qualification testing	g; and
from the	02. previous	Inspection Forms . Each NPIP participant shall have on file a copy of the annual inspection syear documenting compliance with the NPIP program.	on forn
244 2	49.	(RESERVED)	
	tests for	AE EQUINE INFECTIOUS ANEMIA. EIA include the AGID test, the C-ELISA test, and other EIA tests approved by USDA	or the
or federa tested is		Blood Samples . Equine blood samples collected for official EIA tests shall be collected by health official or an accredited veterinarian who is licensed in the state in which the animal state in the state in which the animal state is a state of the s	a state al being
breed, se and disti	ex, age and inctive m	Official Samples. Official EIA test samples shall be accompanied to the testing laborator, report on which is recorded the name and address of the owner or person in charge of the animal identification of the animal being tested. Identification includes identifying tattoos, brand tarkings. The accredited veterinarian or animal health official collecting the EIA test sample as samples were collected and affix his signature to the official EIA test report.	mal, the
of Idaho	03. to condu	Official Tests . Official EIA tests shall be conducted in a laboratory approved by USDA or tact EIA tests.	he state
equidae	ratories shall rep	A REPORTABLE DISEASE. conducting EIA tests on Idaho origin equidae and all veterinarians who diagnose EIA in ort positive results of all EIA tests and diagnoses to the Administrator of Animal Industries hours of such test or diagnosis. Negative test results shall be reported within forty-eight (48)	s withir
reactor. identific be delay	idae whi The Adn ation of t	FECTED ANIMALS. ch are positive to an official EIA test are to be declared infected with EIA and designated as innistrator may require or recommend a re-test of EIA reactors in order to confirm infective animal. In cases where a confirmatory test is conducted, the final determination of infective results of the confirmatory test are available. The animal on which a confirmatory test are placed under an official Hold Order until the results of the confirmatory test are available.	ction o ion wil
253. Equidae		SITION OF EIA REACTORS. be infected with EIA shall:	(
owner's	01. premises	Quarantined . Be quarantined to the premises where the animal was found to be infects, or another premises that is approved by the Administrator.	ted, the
	02.	Duration of Quarantine. Remain under quarantine until it is:	(
	a.	Consigned to slaughter at a USDA approved equine slaughter establishment; or	(

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		IISTRATIVE CODE IDAN f Agriculture Rules Governing Anim	PA 02.04. nal Indus	
	b.	Euthanized and buried or incinerated; or	()
	c.	Donated to a university or other research facility for use in EIA research projects.	()
all oth	ıarantine _l er equida	TION OF EIA REACTORS. bremises or area for EIA reactors shall provide no less than two-hundred (200) yards septen. The quarantine area and quarantined animals therein may be monitored periodicall ealth officials to ensure that provisions of the quarantine are being met.	paration fr y by state (om or
freeze	uidae four brand on	TIFICATION OF EIA REACTORS. Indeed to be infected with EIA shall be identified with an "82 A", at least two (2) inches high the left neck or left shoulder of the animal. Identification as an EIA reactor shall be a 5) days of notification that the animal is infected with EIA.		
	posed eq	SED EQUIDAE. uidae may include all equidae that are held within two-hundred (200) yards of the locate was maintained.	ion where	an
tested	01. negative t	Hold Order . Exposed equidae shall be placed under a Hold Order until the anima o EIA at least sixty (60) days after the last reactor animal has been removed from the pr		een
		Movement of Exposed Equids . Individual exposed equids, which have not had a nay be allowed to move under Hold Order for specific purposes if they have a negative lach movement shall not be for longer than fifteen (15) days.		
of dest Idaho Admin	ed there i ination, I on an ex iistrator an	NDED VALIDITY EQUINE CERTIFICATES. s a written agreement between the Administrator and the chief livestock sanitary official daho origin equidae may be moved from Idaho for shows, rides or other equine events tended validity equine certificate under a state system of equine certification accepted the state of destination. The Administrator may authorize the movement of equidae ed validity equine certificates.	and return ptable to	n to the
258	299.	(RESERVED)		
mail, a	e duty of a my lesion ey may fir	IGN ANIMAL AND REPORTABLE DISEASES. all persons in Idaho to report to the Administrator immediately, by telephone, facsimile, sor symptoms resembling any of the foreign animal and reportable diseases listed in Send existing among the animals in Idaho. The Administrator may add a foreign animal and an administrative order explaining in writing the reasons for requiring the disease to be a send of the control	Subchapter nd reporta	A, ble
301.	FORE	IGN ANIMAL AND REPORTABLE DISEASES: MULTIPLE SPECIES.		
	01.	Anthrax.	()
	02.	Brucellosis.	()
	03.	Foot and Mouth Disease.	()
	04.	Heartwater.	()
	05.	Leishmaniasis.	()
	06.	Plague (Yersinia pestis).	()
	07.	Pseudorabies.	()

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	08.	Q Fever (Coxiella burnetti).	()
	09.	Rabies.	()
	10.	Rift Valley Fever.	()
	11.	Scabies.	()
	12.	Screw Worms.	()
	13.	Theileriosis.	()
	14.	Trypanosomiasis.	()
	15.	Tuberculosis.	()
	16.	Tularemia.	()
	17.	Vesicular Stomatitis.	()
302.	FOREI	GN ANIMAL AND REPORTABLE DISEASES: AVIAN DISEASES.		
	01.	Avian Influenza.	()
	02.	Avian Chlamydiosis (Psittacosis).	()
	03.	Exotic Newcastle Disease.	()
303.	FOREI	GN ANIMAL AND REPORTABLE DISEASES: BOVINE DISEASES.		
	01.	Babesiosis.	()
	02.	Bovine Brucellosis (B. abortus).	()
	03.	Bovine Spongiform Encephalopathy.	()
	04.	Bovine Tuberculosis.	()
	05.	Contagious Bovine Pleuropneumonia.	()
	06.	Crimean Congo Hemorrhagic Fever.	()
	07.	Lumpy Skin Disease.	()
	08.	Malignant Catarrhal Fever (Foreign Type).	()
	09.	Rinderpest.	()
	10.	Trichomoniasis.	()
304. Chronic		GN ANIMAL AND REPORTABLE DISEASES: CERVIDAE DISEASES. Disease is a reportable disease.	()
305.	FOREI	GN ANIMAL AND REPORTABLE DISEASES: EQUINE DISEASES.		
	01.	African Horse Sickness.	()

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	02.	Contagious Equine Metritis.	()
	03.	Dourine.	()
	04.	Equine Encephalomyelitis (Eastern, Western, Venezuelan).	()
	05.	Equine Infectious Anemia.	()
	06.	Equine Piroplasmosis (Babesiosis).	()
	07.	Equine Viral Arteritis.	()
	08.	Glanders.	()
	09.	Hendra Virus.	()
	10.	Japanese Encephalitis.	()
	11.	Surra (Trypanosoma evansi).	()
306.	FORE	IGN ANIMAL AND REPORTABLE DISEASES: FISH DISEASES.		
	01.	Asian Tapeworm of Carp.	()
	02.	Oncorhynchus Masou Virus Disease.	()
	03.	Spring Viremia of Carp.	()
	04.	Viral Hemorrhagic Septicemia.	()
307. Rabbit		IGN ANIMAL AND REPORTABLE DISEASES: LAGOMORPH DISEASES. nagic Disease is a reportable disease.	()
308.	FORE	IGN ANIMAL AND REPORTABLE DISEASES: SHEEP AND GOAT DISEASES.		
	01.	Contagious Caprine Pleuropneumonia.	()
	02.	Nairobi Sheep Disease.	()
	03.	Ovine Brucellosis (B. melitensis).	()
	04.	Peste des Petits Ruminants.	()
	05.	Scrapie.	()
	06.	Sheep and Goat Pox.	()
309.	FORE	IGN ANIMAL AND REPORTABLE DISEASES: SWINE DISEASES.		
	01.	African Swine Fever.	()
	02.	Classical Swine Fever (Hog Cholera).	()
	03.	Enterovirus Encephalitis (Teschen Disease).	()
	04.	Nipah Virus Encephalitis.	()

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Department of Agriculture Rules Governing Animal Industry 05. Porcine Brucellosis (B. suis). 06. Swine Vesicular Disease.) 310. -- 329. (RESERVED) NOTIFIABLE DISEASES. All veterinarians licensed to practice in Idaho shall report any notifiable diseases listed in Subchapter A to the Administrator. The Administrator may add a notifiable disease by issuing an administrative order explaining in writing the reasons for requiring the disease to be reported. NOTIFIABLE DISEASES: MIXED SPECIES DISEASES. West Nile Virus is a notifiable disease. 332. NOTIFIABLE DISEASES: AVIAN DISEASES. 01. Avian Mycoplasmosis (M. gallisepticum and M. synoviae). 02. Fowl Typhoid (Salmonella gallinarum). 03. Pullorum Disease (Salmonella pullorum). 333. NOTIFIABLE DISEASES: BOVINE DISEASES. 01. Hemorrhagic Septicemia (Pasteurella multocida).) 02. Malignant Catarrhal Fever (Sheep Associated). 334. NOTIFIABLE DISEASES: EQUINE DISEASES. 01. Equine Herpesvirus Myeloencephalopathy. 02. **Equine Rhinopneumonitis.** 335. NOTIFIABLE DISEASES: FISH DISEASES. 01. **Epizootic Hematopoietic Necrosis.** 02. Infectious Hematopoietic Necrosis. 03. Whirling Disease. 336. NOTIFIABLE DISEASES: LAGOMORPH DISEASES. Myxomatosis is a notifiable disease. 337. NOTIFIABLE DISEASES: SHEEP AND GOAT DISEASES. 01. Bluetongue. 02. Caprine Arthritis/Encephalitis (CAE). 03. Caseous Lymphadenitis. 04. Contagious Agalactia (Mycoplasma spp.).

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Enzootic Abortion (Chlamydia psittici).

05.

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	06.	Footrot.	()
	07.	Haemonchus Contortus (drug-resistant).	()
	08.	Johne's Disease.	()
	09.	Maedi-Visna/Ovine Progressive Pneumonia (OPP).	()
	10.	Ovine Epididymitis (Brucella ovis).	()
	11.	Toxoplasma Gondii Abortion.	()
	12.	Vibrionic Abortion (Campylobacter fetus).	()
338.	NOTIF	IABLE DISEASES: SWINE DISEASES.		
	01.	Porcine Reproductive and Respiratory Syndrome (PRRS).	()
	02.	Transmissible Gastroenteritis.	()
339 3	359.	(RESERVED)		
360.	ACTIN	OMYCOSIS (LUMP JAW).		
actinom	ycosis or	Selling Diseased Animal . It is unlawful for any person to knowingly sell, offer for sale, or ownership to another person any animal infected or affected with the disease known lump jaw if the disease shows well-marked clinical symptoms, or is in the advanced stage, aughter, and then only in accordance with the meat inspection rules and regulations of the US	own a	as
	02. actinomine pens.	Public Livestock Markets. Animals showing well marked clinical symptoms or in the acycosis or lump jaw passing through public livestock markets shall be placed and sold on		
361 3	399.	(RESERVED)		
400. No person		AGE FEEDING. Eved garbage to swine.	()
not cons	01. sidered ga	Household Wastes . Private household wastes not removed from the premises where produced arbage.	luced i	is)
property	02. The position of the pos	Inspection and Investigation . The Administrator is authorized to enter upon any private of purpose of inspecting and investigating conditions relating to the feeding of garbage to swine		ic)
401.	PSEUD	ORABIES PROCEDURES FOR CONTROL AND ERADICATION.		
approve	01. d laborate	Laboratories. Blood, serum, tissues, or other samples are to be tested only by state/ories.	federa	1-)
efforts.	02.	Supervision. State or federal veterinarians will supervise pseudorabies control and erac	licatio (n)
pseudor	03. abies by	Quarantines. Any herd in which any livestock has been determined to be infected an official pseudorabies test or diagnosed by a veterinarian as having pseudorabies will be		

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Zoparanon or Agriculture	<i></i>	٠. ۶
under official state quarantine for pseudorabies.	()
a. All swine on pseudorabies-infected premises shall be sold for slaughter under permit with (15) days of diagnosis.	in fift	een
b. Livestock, other than swine, on pseudorabies infected premises shall be confined to the for a period of ten (10) days after the swine herd is sold for slaughter. Livestock, other than swine can, under the moved to a separate holding area and be released from quarantine after a period of ten (10) days, if no pseudorabies occur in the animals.	er perr	nit.
402. PSEUDORABIES VACCINE. No person shall import into Idaho, possess, use, keep, buy, sell, offer for sale, barter, exchange, give otherwise dispose of any pseudorabies vaccine without written permission from the Administrator.	away,	or)
403. VACCINATED SWINE. No person shall import into Idaho any swine that have been vaccinated for Pseudorabies.	()
404 419. (RESERVED)		
420. ERADICATION METHODS. USDA Program Standards apply to elimination of pseudorabies from a herd.	()
421 429. (RESERVED)		
430. IDENTIFICATION OF INFECTED SWINE. All seropositive and infected swine are to be individually identified by placing a reactor ear tag in the left of animal and recording the tag number on all movement documents. Identification shall be accomplished w (5) days of the date the animals were reported as positive or infected.	ear of ithin f	the ive
431. IDENTIFICATION OF EXPOSED SWINE. All exposed swine that are removed from the premises of origin shall be individually identified by placing identification tag in the right ear of the animal. The identification number shall be recorded on movement do Individual identification may be waived for swine moving directly to slaughter, on a permit, in a sealed vehicle.	cume	
432 449. (RESERVED)		
450. QUALIFIED PSEUDORABIES-NEGATIVE HERDS. The qualifying method and development of a pseudorabies-negative herd shall be accomplished in accordate USDA Program Standards for pseudorabies.	ance w	vith)
451 459. (RESERVED)		
440		

460. CLEANING AND DISINFECTION.

All pens, wherein swine are held prior to or after their sale, shall be thoroughly cleaned and disinfected within seventy-two (72) hours following completion of the sale or before the next sale, whichever occurs first.

461. -- 503. (RESERVED)

SUBCHAPTER B – ANIMAL HEALTH EMERGENCIES

504. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference and apply only to Subchapter B, Sections 510-591: 9 C.F.R. § 53.2, January 1, 2002, which can be viewed online at https://www.govinfo.gov/content/pkg/CFR-2002-title9-vol1/pdf/CFR-2002-title9-vol1-sec53-2.pdf.

505. – 509. (RESERVED)

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510. The def		ITIONS. 1 Section 510 apply in the interpretation and enforcement of Subchapter: B only:	()
	01.	Animals. All vertebrates, except humans.	()
animals	02.	Conveyance. Any type of vehicle, carrier, kennel, or trailer of any kind used to move	or hold
	03.	Domestic Cervidae. Elk, fallow deer, and reindeer owned by a person.	()
animals	04. , or the ed	Emergency Disease . A disease, agent or parasite that could have a devastating impact on conomy as determined by the Director.	people,
specifie	05. d populat	Epidemiology . The study of the distribution and determinants of health-related states or exions, and the application of this study to control of health problems.	ents in
determi	06. ned to be	Exposed . Animals that have had contact with other animals, herds, or materials that havinfected with or affected by any infectious, contagious, or communicable disease.	re been
animal l	07. health act	Federal Animal Health Official. An employee of USDA/APHIS/VS who is authorized to privities.	erform
States a	08. nd its terr	Foreign Animal Disease. A transmissible disease of animals, believed to not exist in the ritories, as determined by USDA that has a potential significant health or economic impact.	United (
be infec	09. eted with	Infected Zone . The geographic portion of a quarantine area, which contains all animals known exposed to an emergency disease as designated by the Administrator.	own to
ratites.	10.	Livestock. Cattle, swine, horses, mules, asses, sheep, goats, domestic cervidae, camelio	ds, and
and the	11. animals t	Operator . The person who has authority to manage or direct an animal premises or convhereon.	eyance
animals	12.	Premises. The ground area, buildings, corrals, and equipment utilized to keep, hold or m	naintain
when th	ne Admin	Quarantine. A written order, executed by the Administrator, to confine or hold animal other location, where found, and prevent movement of animals from a premises or any other leastrator has determined that the animals are infected with or exposed to a disease, or are the provisions of this chapter.	ocation
more co	14. ounties, ar	Quarantine Area. A geographic designation encompassing one (1) or more premises in one of consisting of an infected zone and a surveillance zone as determined by the Administrator.	
control	15. and eradi	State Animal Health Official . The Administrator, or his designee, who is responsible for cation programs.	disease
designa	16. ted by the	Surveillance Zone . The geographic portion of the quarantine area surrounding the infected at Administrator.	zone as
511 5	520.	(RESERVED)	

521. CIRCUMSTANCES OF AN ANIMAL HEALTH EMERGENCY.The discovery of any emergency disease, which could have a devastating impact on the livestock, other animals, or people of this state, may constitute an animal health emergency requiring the implementation of prevention,

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managemen	t, control or eradication measures by state animal health officials.	()
-	CCLARATION OF AN ANIMAL HEALTH EMERGENCY. r is authorized to declare an animal health emergency upon:	()
01. USDA/APH	Foreign Disease. The discovery of any disease, parasite or agent which has been identified IIS/VS as a "communicable foreign disease not known to exist in the United States"; or	ed by	the)
	Eradicated Diseases . The discovery of any disease, parasite or agent which is not a or has been eradicated from Idaho, as determined by the Administrator, and which, if introduced have a devastating impact on the livestock or other animals of the state; or		
	Specific Diseases. The exposure to or infection of foot and mouth disease, bovine specifity, chronic wasting disease, other transmissible spongiform encephalopathies, brucellosis, tube gn, exotic or emerging disease, as determined by the Administrator.	ongifo erculos (rm sis,)
	Disease Presence . The presence of any foreign, eradicated, or specific diseases in any states, any country contiguous to the United States, or any country from which the state of Idaho unimal products may constitute an emergency.	ite in recei	the ves)
State or fed emergency	JARANTINE AUTHORITY. deral animal health officials are authorized to quarantine any animal infected with or exposed disease, or any premises, county or area of the state to prevent ingress or egress of animals, put he event of an emergency disease.	ed to eople, (an or)
The Admini	CILIZATION OF VACCINATION IN ANIMAL HEALTH EMERGENCIES. strator is authorized to order the strategic use of vaccinations, treatments or other remedies to read of emergency diseases.	duce (the)
525 529.	(RESERVED)		
State or fed animals, and	JARANTINE PROCEDURES FOR AN ANIMAL HEALTH EMERGENCY. deral animal health officials are authorized to place under quarantine any infected animals, defined those animals exhibiting signs of an emergency disease. The quarantine may also include surveyet exposed.		
01. owner or op	Written Notice . Written notice of quarantine will be given to the owner of the animal erator of the premises or conveyance where the animals are found.	s, or	the)
02.	,	nature (of)
03. releases the	Quarantine Release. The quarantine remains in place until a state or federal animal health quarantine in writing.	h offic	cial)
The Admini exposed anim	JARANTINE AREA. strator may establish a quarantine area, which includes an infected zone encompassing the infermals and premises, and a surveillance zone, based on the locations of said premises and the characteristic ology of the disease. The quarantine area may include one or more premises, all or part of a counter state.	cterist	ics
	JARANTINE AREA SECURITY. strator may limit access of people and vehicles to the quarantine area.	()
	JARANTINE AREA BIO-SECURITY. of the quarantine area will be instituted and maintained.	()

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<u> </u>
01. Personnel. People entering or leaving the quarantine area will follow disinfection or decontamination guidelines and procedures established by state or federal animal health officials.
02. Vehicles and Equipment . Vehicles and equipment moving into or out of the quarantine area will be cleaned and disinfected or decontaminated according to guidelines and procedures established by state or federal animal health officials.
534. ANIMAL MOVEMENT IN QUARANTINE AREA. Animals shall not be moved into, out of, through, or within the quarantine area except by permit issued by the Administrator.
535. SALE OF DISEASED OR EXPOSED ANIMALS NOT ALLOWED. Animals infected with, or susceptible animals exposed to, an emergency disease shall not be set free, sold, or in any way transferred to another person without written authorization from the Administrator.
536. EXPOSURE OF ANOTHER'S ANIMALS NOT ALLOWED. Animals infected with or exposed to an emergency disease or any disease not known to exist in Idaho shall not be:
01. Housed . Housed with, or adjacent to, another person's animals that have not been previously exposed or land used for raising such animals; or
02. Turned Out . Turned out with, or adjacent to, another person's animals that have not been previously exposed or land used for raising such animals.
537. MOVEMENT OR SALE OF ANIMAL PRODUCTS. The Administrator may prohibit the movement or sale of products from animals infected with or exposed to an emergency disease.
538 539. (RESERVED)
540. RESTRICTIONS ON ANIMALS FROM AREAS OR STATES AFFECTED BY EMERGENCY
DISEASES. The Administrator may impose restrictions on animal movement into Idaho from areas or states affected by an emergency disease as provided in IDAPA 02.04.21, "Rules Governing the Importation of Animals." ()
541. ANIMALS IN TRANSIT AT TIME OF DECLARED EMERGENCY. The Administrator will determine the disposition of animals in transit at the time of the declaration of an animal health emergency.
542 549. (RESERVED)
550. CONDEMNATION OF INFECTED, EXPOSED, OR SUSCEPTIBLE ANIMALS. The Administrator is authorized to condemn, and order the slaughter, destruction, or other disposition of animals, infected with, exposed to, or susceptible to an emergency disease.
551 559. (RESERVED)
560. DEPOPULATION OF ANIMALS. Animals infected with, exposed to, or susceptible to an emergency disease may be depopulated to control and eradicate the disease.
01. Preventive Slaughter or Destruction . Animals, located within the quarantine area, that are susceptible to an emergency disease may be depopulated to control or eradicate the emergency disease. ()
O2. Scope of Depopulation . The Administrator will determine the scope of depopulation. ()

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561. The Adı		OD OF DEPOPULATION. or will determine the method for destruction of animals in quarantine areas.	()
562. The Adr		LIMIT FOR DEPOPULATION. or will determine the time limit for depopulation of condemned animals.	()
563 5	569.	(RESERVED)		
animals	of cond	ENSATION FOR APPRAISED ANIMALS. emned animals will be compensated for animals ordered destroyed by the Administrate aised prior to depopulation, and the owner is in compliance with these rules. Compensation that die or are depopulated before appraisal at the discretion of the Administrator.		
	ompensat	ENSATION FOR ANIMALS DESTROYED. tion is limited to appraised value less any federal indemnity and salvage value for slaughtered or otherwise destroyed.	anima	ls)
572.	APPRA	AISAL PROCEDURE FOR ANIMALS DEPOPULATED.		
includin	01. ag:	Animal Appraisal. Animals to be depopulated shall be appraised by a team of three (3)	person (ns)
	a.	A representative of the Division of Animal Industries;	()
	b.	The owner; and	()
	c.	A person with experience marketing the species of animal as determined by the Administra	tor.)
any pers Idaho C		Dispute of Appraisal . When the appraisal price is in dispute, the Director may grant a heer such rules as the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are in compliance with Title 67, Characteristics and the Department may prescribe which are the Department		
573. The Adı		LIMIT FOR APPRAISAL. or will determine the time limit for completing the appraisal.	()
574 5	579.	(RESERVED)		
580.	COMP	ENSATION FOR LABOR EMPLOYED.		
animals	01. depopula	Disposal of Animals . The Department may pay actual costs for labor employed for dispated at the direction of the Administrator.	posal (of)
cleaning	02. g and disi	Cleaning and Disinfection. The Department may pay actual costs for labor employed infection of premises where infected or exposed animals were kept.	d in th	ne)
581. The Deր		ENSATION FOR PROPERTY DESTROYED. will compensate owners for property ordered destroyed by the Administrator.	()
destroye	01. ed as appr	Property Destroyed Otherwise . The department may compensate owners for property of roved by the Administrator.	therwis	se)
Adminis	02. strator, if	Actual Value . The Department will pay actual value of property destroyed, as determined compensation is paid.	d by th	ne)
582 5	589.	(RESERVED)		

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590. CLEANING AND DISINFECTION OF PREMISES.

Any premises or area where animals infected with or exposed to an emergency disease were held or kept shall be cleaned, disinfected, or decontaminated under the supervision and at the direction of state or federal animal health officials within the time limit established by the Administrator.

591. CLEANING AND DISINFECTION OF ANIMAL CONVEYANCE.

Any conveyance used to hold or transport animals infected with or exposed to an emergency disease shall be cleaned, disinfected, or decontaminated under the supervision and at the direction of state or federal animal health officials within the time limit established by the Administrator.

592. -- 999. (RESERVED)

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02.04.05 - RULES GOVERNING GRADE A MILK AND MANUFACTURE GRADE MILK

000. This cha		LAUTHORITY. dopted under the legal authority of Sections 37-303, 37-402, 37-405, and 37-516, Idaho Code.	()
001.	TITLE	AND SCOPE.	
	01.	Title . The title of this chapter is "Rules Governing Grade A Milk and Manufacture Grade Mi	lk."
distribu Product		Scope . These rules govern procedures for the design, construction, production, manufadling, storage, quality, analysis and sale of Grade A Milk and Manufacture Grade Milk and	
002. 1	103.	(RESERVED)	
		SUBCHAPTER A – GRADE A MILK AND MILK PRODUCTS	
104. The foll		RPORATION BY REFERENCE. ocuments are incorporated by reference in Subchapter A only:	()
Admini	stration, e	Grade "A" Pasteurized Milk Ordinance . The Grade "A" Pasteurized Milk Ordinance, ed by the U. S. Department of Health and Human Services, Public Health Service, Food and except the bacterial limit standard and the somatic cell count standard in Section 7 of the docu at https://www.fda.gov/media/114169/download.	d Drug
		Evaluation of Milk Laboratories . The Evaluation of Milk Laboratories, 2017 revision, pub partment of Health and Human Services, Public Health Service, Food and Drug Administrat https://www.fda.gov/media/115265/download.	olished ration.
Making Closure and Hu	Sanitations for Millinan Serv	Methods of Making Sanitation Ratings of Milk Shippers, and the Certifications/Listin Containers and/or Closures for Milk and/or Milk Products Manufactures. The Method Ratings of Milk Shippers, and the Certifications/Listings of Single-Service Containers a k and/or Milk Products Manufactures, 2017 revision, published by the U. S. Department of lices, Public Health Service, Food and Drug Administration. Available online at http://ncims.or. 2018/08/2017-Milk-Methods.pdf.	ods of and/or Health
revision Admini	, publish	Interstate Milk Shipments. The Procedures Governing the Cooperative State-Public I d Drug Administration Program of the National Conference on Interstate Milk Shipments, ed by the U. S. Department of Health and Human Services, Public Health Service, Food and and the National Conference on Interstate Milk Shipments. Available online at https://www.fd.com/load.	, 2017 d Drug
	de A and	LATORY FRAMEWORK. I Manufacture Grade A Milk and Milk Products shall comply with the provisions set forth porated by reference in this Subchapter A.	in the
106 1	119.	(RESERVED)	
A raw r	owing stanilk and	E A MILK AND MILK PRODUCTS QUALITY STANDARDS. andards are substituted for the bacterial limit standard and the somatic cell count standard for milk products for pasteurized, ultra-pasteurization or aseptic processing in Section 7 of the Milk Ordinance.	
	01.	Bacterial Limit Standard. The bacterial limit standard is eighty thousand (80,000) per mL.	()
(400,00	02. 0) per mI	Somatic Cell Count Standard. The somatic cell count standard is four hundred the	ousand ()
somatic	03.	Out of State Milk. Milk from other states, if processed in Idaho, shall comply with the nt standard.	Idaho

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121. -- 209. (RESERVED)

SUBCHAPTER B - MILK AND CREAM PROCUREMENT AND TESTING

In addition to the	ITTIONS. e definitions found in Chapters 3 and 5, Title 37, Idaho Code, the following definitions apply denforcement of Subchapter B only:	y to the
01. component or qu	Abnormal Test . A test result from a producer sample that is dissimilar from recent productionality parameter testing results; an anomaly.	er milk
02. to determine the	Accuracy Check . A test made at the beginning of each testing session and once per hour the continued accuracy of the testing device.	ereafter
03. components and	Approved Testing Methods . Methods approved by the director for testing milk or quality parameters when those components and parameters are used as a basis of payment.	cream (
04. results that are w	Calibration . The settings established on a testing device that will result in an average nurrithin tolerance.	nber of
05. probationary test	Clearance Test . A sample set issued to an official laboratory, by the Department, to maining license or reinstate a suspended testing license.	intain a
06.	Control Samples. Milk samples used to determine or set the calibration of the testing device	e. ()
07. or solids-nonfat,	Component Testing . An analysis of milk or cream constituents including milkfat, protein, which is used as a basis of payment.	lactose
08. for determining	Detailed Pricing Description . The method used by the purchaser of milk or cream as the the price paid.	criteria
	Milk Component or Component. A unique compound within milk whose relative mass wit d to determine the payment to producers. Component parts of milk include milkfat, protein, lher solids, and total solids.	
10. quality paramete processors.	Official Laboratory . A facility, licensed by the department, that tests milk or cream comporers for the purpose of determining the value of the product when sold or purchased by product when sold or purchased	
11. sample set in wh	Outlier . A regulatory sample result that appears to deviate markedly from other members ich it occurs.	s of the
12. quality paramete	Pay Records. Signed written or printed records, which itemize milk volume, milk components used as payment to a producer or other processor.	ent and
13. component in the testing device	Performance Error . The difference between the known percentage content of each e control sample, as determined by the sample provider, and the percentage content as measure.	
14.	Producer . A dairy farm permitted by the department to sell milk for human consumption.	()
of milk products	Processor . A creamery, milk plant, shipping or cream buying station, milk condensing nix making plant, ice cream factory, reprocessing plant, casein plant, powdered milk plant, or , or other person receiving or purchasing milk or cream in bulk other than a retail vendor of me, milk components, or milk quality.	factory

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16. method, somatic	Quality Parameter. The quality of milk or cream as determined by the bacteria/plate cell count, temperature, drug residues or other parameters as approved by the department.	e count
of the lab. To b	Rolling Group of Thirteen (13). A series of thirteen (13) consecutive sample testing date ance error of each biweekly component test is averaged together to represent the long-term are considered a valid testing date, a lab must evaluate and provide results on no less than ples from each round of testing.	ccuracy
18.	Testing Device. The equipment used to determine the percentage of milk or cream component	ents.
19. official laborator	Sample Set . A group of not less than nine (9) milk samples issued by the Department ry to evaluate component testing accuracy.	to each
20. determined by the	Tolerance . The acceptable performance error from the control values of each sample ne sample provider.	e set as
211. – 219.	(RESERVED)	
All milk and cre	AND CREAM PROCUREMENT AND TESTING REQUIREMENTS. eam produced, purchased or sold in the state of Idaho at a price based upon or determined, lactose, solids-nonfat, somatic cell counts, or other quality parameters, shall comply value by Subchapter B.	d by the with the
221. LABO	RATORY LICENSING REQUIREMENTS.	
01. a basis of payme	License Required . All laboratories that test milk or cream components and quality parameter must be licensed by the department as an official laboratory.	eters for
	License Application . A laboratory must apply for a license on a form prescribed a laboratory must identify (on the application form) the names of all persons who will test ints and quality parameters.	by the milk or
03.	License Fee. The license fee is twenty-five dollars (\$25).	()
04. the department, December 31 of	License Term . The official laboratory license is valid for three (3) calendar years after issu unless otherwise suspended or revoked in accordance with these rules. The license expective third year.	
222. – 229.	(RESERVED)	
230. OFFIC	CIAL LABORATORIES - RESPONSIBILITIES AND OPERATING PROCEDURES.	
01. operate testing d	Competency in Testing . Official laboratories are responsible for ensuring that employed levices are competent to operate the devices, and for conducting testing according to Subchard the conducting testing testing the conducting testing testing the conducting testing testing the conducting testing testing testing the conducting testing testing testing testing the conducting testing	ees who oter B.
accurate testing.	Facility Requirements . The areas in official laboratories where component or quality pacted shall be well lighted, kept clean, appropriately ventilated and sufficient in size to pro Laboratories that are certified under the Grade A program set forth in Subchapter B are dety requirements for an official laboratory.	vide for
03. procedures cons of the testing de	Operating Procedures . An official laboratory shall establish and follow written standard of istent with the recommended procedures for operation and maintenance set forth by the manuvice.	

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231. THIRD PARTY LABORATORIES.

Procurers of milk who use official laboratories other than one owned or operated by the procurer are not responsible for that laboratory's failure to comply with Subchapter B. ()

232. – 239. (RESERVED)

240.	MILK	COMPONEN'	T TESTING DEVICES.
LTV.	MILLIA		i ilbiind blyices.

If an automated testing device is used to perform a milk component test for any milk component, that device must be calibrated and regularly checked to ensure that it accurately tests for that milk component.

- **01.** Calibration and Checks. Calibration and checks must include the utilization of calibration samples, performance checks and accuracy checks.
- **02.** Calibration Standards. Calibration may be done either in accordance with the standards set forth by the manufacturer of the testing device, or as set forth in Sections 240, 241 and 243 of Subchapter B. ()
- **03.** Calibration Record Keeping. In either case, the official laboratory must be able to demonstrate, through records kept in accordance with Section 290, that calibration and checks have been performed in accordance with Subchapter B, and that the testing device produces test results within the tolerances established in Subchapter B.

241. CALIBRATION OF MILK COMPONENT TESTING DEVICES.

All testing devices shall be calibrated according to the protocols set by the testing device manufacturer, or as set forth in Subchapter B.

- **O1.** Calibration Frequency. A milk component testing device shall be calibrated whenever the mean difference on a daily performance check under Section 242 herein exceeds plus or minus forty-four thousandths percent (.044%) for milkfat or protein, or eighty-four thousandths percent (.084%) for total solids or solids-nonfat.
- **02.** Calibration Samples. A set of calibration samples may consist of commercially available samples or samples made by the official laboratory. A set of calibration samples must consist of at least nine (9) individual samples, each of which:
 - a. Cannot be more than twenty-one (21) days old;
- **b.** Must be a fresh milk sample preserved with bronopol (2-bromo-2-nitro-1, 3-propanediol) or another approved preservative. Preservative methods, formulations and concentrations must be approved by the department.
- **c.** Must have a known percentage content of each relevant milk component, determined by the sample provider.
 - **d.** Must meet the requirements of Section 250 of this rule.
- **03.** Calibration Procedure. To calibrate a testing device, the official laboratory must use the device to test a set of calibration samples. The testing device shall be adjusted, as necessary, to satisfy each of the following requirements:
 - **a.** The performance error on each calibration sample shall be as near as practicable to zero (0).
- b. The mean difference for the entire set of calibration samples shall be as near as practicable to zero (0), and not exceed plus or minus forty-four thousandths percent (.044%) for milkfat or protein, or eighty-four thousandths percent (.084%) for total solids or solids-nonfat. The mean difference is the sum of the performance errors for the individual calibration samples, divided by the number of samples in the set.

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The standard deviation of test results, calculated for the set of calibration samples shall not exceed forty-four thousandths percent (.044%) for milkfat or protein, or eighty-four thousandths percent (.084%) for total solids or solids-nonfat. DAILY PERFORMANCE CHECKS. 242. All testing devices must be subjected to a daily performance check before each day's testing, in accordance with the standards set by the testing device manufacturer, or as set forth in this Subchapter B. Daily Performance Check Samples. Source. A set of daily performance check samples must be obtained from a sample provider approved by the department, or may be made by the official laboratory. Number. Unless otherwise specified by the manufacturer of the testing device, a minimum of two (2) control milk samples must be analyzed before daily component testing begins. Requirements. The control samples must comply with the requirements set forth in Section 241 of Subchapter B and fall within the component ranges typically found in the samples to be tested. **Procedure.** To conduct a daily performance check, the official laboratory must test a set of daily performance check samples. Based on the daily performance check, the official laboratory must do the following: Determine the performance error of the testing device with respect to each daily performance check sample. The performance error is the difference between the known percentage content of each milk component in that sample, as determined by the sample provider, and the percentage content as measured by the testing device; and Calculate the mean difference for the set of daily performance check samples. The mean difference is the sum of the performance errors for the individual samples, divided by the number of samples in the set. (Calibration Based On Daily Performance Check. If the mean difference calculated on a daily performance check exceeds plus or minus forty-four thousandths percent (.044%) for milkfat or protein, or eightyfour thousandths percent (.084%) for total solids or solids-nonfat, the testing device shall not be used until it is recalibrated in accordance with Section 241. ACCURACY CHECKS. All testing devices shall be subjected to daily and hourly accuracy checks in accordance with the protocols set by the testing device manufacturer, or as set forth in this Section of Subchapter B. Daily Accuracy Check. A daily accuracy check must be conducted for each relevant milk component before each day's testing at the same time that the daily performance check is conducted. The official laboratory must perform ten (10) tests on a reference sample. The reference sample may be a homogenized milk sample prepared by the official laboratory, or it may be a daily performance check sample obtained from an approved sample provider. The ten (10) test results must be averaged, and the average result will be used as a comparison value for the hourly accuracy checks required in Subsection 243.02. Hourly Accuracy Check. An hourly accuracy check must be conducted for each milk component before each hour's testing for that component. To conduct an hourly accuracy check, the official laboratory must test the same reference sample used for the daily accuracy check. For each relevant milk component, the hourly accuracy check result must be compared to the

average result obtained on the daily reference check under Subsection 243.01. If an hourly accuracy check result differs from the average result on the daily accuracy check by more than thirty-four thousandths percent (.034%) for milkfat or protein, or sixty-four thousandths percent (.064%) for total solids or solids-nonfat, the testing device shall

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not be used until	the condition causing the difference is found and corrected.	()
c. accuracy check, 1	Test results obtained before the device is corrected, and subsequent to the last previous conformust not be used in determining the amount paid to milk producers.	ormir (ng)
244. – 249.	(RESERVED)		
Milk or cream sa Samples must b	LE INTEGRITY. Imples must be handled, stored, and shipped in a manner that maintains the integrity of the same maintained in a temperature range of thirty-three degrees (33°) to forty-five degrees point fifty-five hundredths degrees (0.55°) to seven point twenty-two hundredths degrees (0.55°)	(45	°)
251 259.	(RESERVED)		
	RMAL TESTS. normal test occurs on a producer's sample, that result may not be used as a basis of payment.	()
01. previous three (3	Alternate Tests . In the case of an abnormal test, the official laboratory will use an average) tests from that producer or another department approved method.	of tl (ne)
02. tested will not be	Accidents and Sampling Errors. Laboratory accidents or sampling errors on milk or cream used as official results and the criteria in Subsection 260.01 will be instituted.	n to l))
03.	Documentation . All abnormal tests must be documented by the person conducting the test.	()
261 269.	(RESERVED)		
On each pay rece	LED PRICING DESCRIPTION. ord to the seller, purchasers or procurers of milk or cream must provide the seller with all purchasers or product sold. At a minimum, the detail must include the following the product sold.		
01. must include the	Pricing Method and Pounds Purchased . If more than one (1) pricing method is used, the pounds purchased at each method. The pricing method may include:	deta	ıil)
a.	The value of each component per pound;	()
b.	The total value of total component pounds;	()
c.	The yield formula type and value of the end product(s); or	()
d.	Fixed pricing type.	()
02. must be expresse	Total Weight or Volume . If weight is used, it must be expressed by pounds. If volume is used in U.S. gallons.	ısed, (it)
03. component.	Component Information. All relevant component testing averages or pounds of solids fo	r eac	ch)
04. used to calculate	Bonuses and Deductions . All quality bonuses or deductions and the applicable quality parameter bonuses or deductions.	mete (rs)
05.	Hauling Charges. All hauling charges and any applicable surcharges.	()
06. laboratory fees.	Other Deductions. All other payment deductions including check-offs, administrative fee	es, ar (ıd)

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	07.	Other Factors. All other factors affecting net payment.	()
maintair	08. ned by the	Availability . Pay records must be made available to the department upon request, e procurer or processor for at least one (1) year.	and (be)
271 2	279.	(RESERVED)		
Any tim	oartment other instead testing ovide san	LATORY COMPLIANCE - INSPECTIONS AND RECORDS REVIEW. shall have access at any time to official laboratories to review testing procedures, record spections or tests to determine compliance with Subchapter B and Title 37, Chapter 5, Idah and device is being operated to test for milk components or other quality parameters, the depenples to an official laboratory, and require the official laboratory to immediately process to ensure compliance with Subchapter B of this rule.	o Co oartm	de. ent
281.	REGUI	LATORY SAMPLES.		
	01.	Sample Set.	()
frequenc	a. cy determ	The department will provide sample sets to official laboratories, on a bi-weekly basis nined by the department to be necessary to ensure accurate component testing results.	or a	t a
official	b. laborator	The samples will be obtained from the company or entity that provides calibration sample y, if available. The department may provide regulatory samples from other sources if necessary	es to ary.	the
processo	c. or or proc	The official laboratory must immediately process the samples for those components used curer as a basis of payment.	1 by	the)
settings	d. which ar	The official laboratory must evaluate the sample set using identical control standards and e used to routinely evaluate Idaho producer milk components for basis of payment.	l dev	rice)
the depa	e. ertment m	If the official laboratory is unable to process the samples due to maintenance or mechanica nay obtain and deliver an additional set of regulatory samples.	l issu (ies,
departm	02. ent in rol	Regulatory Sample Results . The regulatory sample results will be compiled and evaluated ling groups of thirteen (13).	d by	the)
toleranc	03. e for regu	Outliers . Sample results that have been identified as outliers will not be used in the calculatory test results.	ation (of)
followin	04. ng toleran	Regulatory Sample Tolerances . Each group of rolling thirteen (13) average shall be winces for those components used as a basis of payment by the processor or procurer:	thin (the)
	a.	Plus or minus two hundredths percent (.02%) for milkfat and protein.	()
	b.	Plus or minus sixty-five thousandths percent (.065%) for solids, other than milkfat or prote	in. ()
282.	LICEN	SE SUSPENSION AND REVOCATION BASED ON REGULATORY SAMPLES.		
281.04 c	of this rul	Two (2) Out of Four (4) Violation. Whenever the average performance error of two (2) of groups of thirteen (13) exceed the tolerance for milkfat, protein, or solids as set forth in Sule, the Department will issue a written notice to the official laboratory. This notice is in effect last four (4) rolling groups of thirteen (13) exceed the allowable tolerance for component test	bsect: t as lo	ion

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02. (13) average are following items p	License Suspension . If two (2) out of four (4) of an official laboratory's rolling groups of to out of tolerance pursuant to Subsection 281.04 of this rule, the Department will evaluate prior to suspending the testing license.	hirteen ate the
a. Section 290 of th	Records Review. The Department shall review records kept by the official laboratory pursuis rule.	uant to
thousandths perce	Clearance Test. The average performance error of the official laboratory must be within a thousandths percent (.031%) protein, thirty-three thousandths percent (.033%) milkfat and six ent (.065%) other solids on all scheduled sample sets, until the official laboratory no longer et tolerance on two (2) out of four (4) rolling groups of thirteen (13) average. If an official laboratory no longer experiormance requirements on each component of the clearance test, the testing license to the clearance test.	ty-five exceeds oratory
с.	Probation. The Department may place an official laboratory on probation for two (2) weeks	if: ()
i. performed, as rec 243 of this rule; a	The records demonstrate all calibration and performance checks of all testing devices quired under these rules, and are operating within the tolerances set forth in Sections 240, 24 and	
percent (.065%)	The average performance error in the clearance test sample set was within plus or minus thin tent (.031%) protein, thirty-three thousandths percent (.033%) milkfat, and sixty-five thousandths colids. Clearance test results from laboratories on probationary status shall be included a rolling group of thirteen (13) average.	sandths
03. completing the fo	License Reinstatement . An official laboratory may seek reinstatement of a suspended lice bllowing:	ense by
that have been m	Written Request. The official laboratory shall provide the Department a written request their testing license. The request shall include documentation detailing the procedural correlate to the testing device(s), as well as a minimum of two (2) weeks of component testing at the testing device(s) have been and will remain in tolerance.	ections
five thousandths reinstatement doe will be solely res	Clearance Test. The average performance error of the official laboratory must be within percent (.031%) protein, thirty-three thousandths percent (.033%) milkfat, and specific percent (.065%) other solids on a sample set issued by the Department. If the request of coincide with the normal biweekly sample set issued by the Department, the official laboratory possible for the cost of procuring and shipping the additional sample set. Clearance test resultatement shall not be included in the calculation of the rolling group of thirteen (13) average.	l sixty- est for oratory ts used
	License Revocation for Repeated Out of Tolerance Test Results. If the regulatory sample at of tolerance, the department may initiate steps to revoke the official laboratory's license to congress for three (3) months or more.	
283. – 289.	(RESERVED)	
Records must be	RD KEEPING. maintained by the official laboratory in accordance with this section, and must be made availa he department, upon the department's request.	able for
01.	General Provisions.	()
a. and inserting the who made the co	No record may be altered except that errors may be corrected by striking through the original correct entry immediately adjacent to the original. A corrected entry shall be initialed by the receted entry.	

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	b.	Records may be maintained in paper or electronic format. In either case, the records must:	()	
	i.	Be effectively secured against loss or tampering.	()	
	ii.	Be readily retrievable for inspection by the dairy plant operator and the department.	()	
version	iii. to the ori	If corrected, have the correction identified so that the reader may easily compare the coginal.	orrect (ed)	
records the follo		Calibration Check Equipment Records. All calibration check and equipment main documented and provided during an inspection by the department. The documentation must	tenan inclu (de)	
	a.	Instrument identification.	()	
mainten	b. nance.	Name of the laboratory technician or maintenance person who performed the calibra	tion (or)	
	c.	Time and date of the calibration check or maintenance.	()	
	d.	Type of analytical test or maintenance performed.	()	
	e.	Results of the analytical test or maintenance.	()	
	f.	Details of action taken to correct calibration tolerances or mechanical problems.	()	
the reco	03. ords requi	Records Retention - Time Limit . The dairy plant operator or the official laboratory must need under this section of Subchapter B for at least one (1) year.	nainta (ain)	
291.	ENFOR	RCEMENT.			
01. License Suspension . The director may suspend official laboratory component testing from any laboratory not meeting the requirements set forth in Subchapter B until the official laboratory has satisfactorily demonstrated compliance with Subchapter B.					
laborate laborate testing f	ory. Procu	Effect of License Suspension. If an official laboratory's license is suspended, the transfer conduct component testing for use as a basis of payment and must use a licensed thin trers of milk who must use a licensed third-party laboratory must pay any associated conductive of the conductive formula of t	d-pa	rty	
292 3	303.	(RESERVED)			
		SUBCHAPTER C – MANUFACTURE GRADE MILK			
304. The foll		PORATION BY REFERENCE. scuments are incorporated by reference into Subchapter C only.	()	
June 1,	01. 2004) pul	Standard Methods for the Examination of Dairy Products (Standard Methods). (17th lolished by the American Public Health Association.	Editio	on,	
	02.	Official Methods of Analysis of AOAC International (OMA), 19th Edition, 2012.	()	
AMS I	03. Dairy Div mentStan	United States Sediment Standards for Milk and Milk Products (September 1, 1977) vision). This document is available online at https://www.ams.usda.gov/sites/default/filesdardsforMilkandMilkProducts.pdf.			

United States Standards for Grades of Butter (August 31, 1989) (USDA AMS Dairy Division).

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04.

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This document is available online at https://www.ams.usda.gov/sites/default/files/media/Butter_Standard[1].pdf.

05. Appendix D "Standards for Water Sources" of the Grade "A" Pasteurized Milk Ordinance. The Grade "A" Pasteurized Milk Ordinance, 2013 revision, published by the U. S. Department of Health and Human Services, Public Health Service, Food and Drug Administration. This document is available online at https://www.fda.gov/media/123139/download

305. -- 309. (RESERVED)

310. **DEFINITIONS.**

In addition to the definitions found in Chapters 3, 4, and 5, Title 37, Idaho Code, the following definitions apply to the interpretation and enforcement of Subchapter C only:

- **01. 3-A Sanitary Standards**. The standards for dairy equipment formulated by the 3-A Sanitary Standards, Inc. (3-A SSI). 3-A SSI is comprised of equipment fabricators, Dairy Processors, and regulatory sanitarians, which include state milk regulatory officials, USDA Agricultural Marketing Service Dairy Programs, the US. Public Health Service, the Food and Drug Administration, academic representatives, and others.
- **02.** Acceptable Milk. Milk that qualifies as to appearance and odor and that is classified No. 1 or No. 2 for sediment content.
- **03.** Atmosphere Relatively Free From Mold. No more than ten (10) mold colonies per cubic foot of air as determined in Standard Methods.
- **04. Bulk Milk Hauler or Bulk Milk Sampler.** A person licensed by the Department who is qualified and trained for the grading or sampling of raw milk in accordance with the quality standards and procedures of these rules and the Universal Sample.
- **05. C-I-P or Cleaned-in-Place**. The procedure by which sanitary pipelines or pieces of dairy equipment are mechanically cleaned in place by circulation.
- **06. Commingled Milk**. Milk that has left the Dairy Farm and has been mixed with other individual Producer milk in a Transportation Tank or at a Dairy Plant.
- **07. Dairy Farm or Farm**. A place or premise certified by the Department where one (1) or more milking cows, sheep, goats, or water buffalo are kept, and from which all or a portion of the milk produced thereon is delivered, sold, or offered for sale to a Dairy Plant.
- **08. Dairy Certification**. Certification by an Inspector or Approved Fieldman that a Producer's herd, milking facility and housing, milking procedure, cooling, milkhouse or milkroom, utensils and equipment and water supply have been found to meet the applicable requirements of Section 360 for the production of milk to be used for manufacturing purposes.
- **09. Dairy Plant or Dairy Processor**. Any place, premise, or establishment licensed by the Department where milk or dairy products are transported, graded, received or handled for processing or manufacturing and/or prepared for distribution.
- 10. Dairy Products. Butter, cheese (natural or processed), dry whole milk, nonfat dry milk, dry buttermilk, dry whey, evaporated milk (whole or skim), condensed whole milk and condensed skim milk (plain or sweetened), and such other products, for human consumption, as may be otherwise designated.
- 11. Excluded Milk. All of a Producer's milk excluded from the market by the provisions of Section ()
- 12. Farm Tank. A tank used to cool, store or cool, and store milk prior to transportation to the processing plant.

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		Fieldman . A person qualified and trained in the sanitary methods of production and hand herein, and generally employed by a Dairy Plant for the purpose of making Dairy Farm surveitrol work.		
Dairy Fa	14. arm inspe	Fieldman, Approved . A Fieldman qualified, trained, and approved by the Department to pections and raw milk grading or sampling.	erfor (m)
Dairy Pl	15. lant inspe	Inspector . A qualified, trained person employed by the Department to perform Dairy Fections and raw milk grading or sampling.	arm (or)
one (1)	16. or more h	Milk . The lacteal secretion practically free from colostrum obtained by the complete mill ealthy cows, goats, sheep, or water buffalo for manufacturing purposes.	king (of)
processi requiren		Milk for Manufacturing Purposes. Milk produced from a Department certified Dairy Famanufacturing into products for human consumption but not subject to Grade A or company of the constant of		
	18.	Probational Milk. Milk classified No. 3 for sediment content.	()
a Dairy	19. Plant.	Producer . The person or persons who exercise control over the production of the milk deliv	rered (to)
	20.	Rejected Milk . Milk rejected from the market according to the provisions of Section 340.	()
	21. ruction of dard Met	Sanitizing Treatment . Application of any effective method or sanitizing agent to clean surful pathogens and other organisms as far as is practicable. The sanitizing agents used shall complete.		
Plant.	22.	Transportation Tank. A tank used to transport milk or supply milk from a Dairy Farm to a	a Daiı (ry)
bacteria	23. l analyses	Universal Sample. A single milk sample taken for the purpose of chemical, biochemical stypically used for regulatory purposes.	ical, (or)
311 3	319.	(RESERVED)		
320. All raw specifica	milk or	IANUFACTURE GRADE MILK OR CREAM. cream for manufacturing purposes from all sources shall be based on the following	quali	ty)
from obj	01. jectionab	Raw Milk . The appearance and odor of acceptable raw milk is normal, fresh, and sweet a le feed and other off odors that would adversely affect the finished dairy product.	nd fro	эe)
	02.	Milk or Cream. Milk or cream is unacceptable which:	()
cows, go	a. oats, shee	Is other than the lacteal secretion obtained by the complete milking of one (1) or more p, or water buffalo properly kept and fed;	health (ıy)
	b.	Contains added water;	()
injured ı	c. udders;	Contains colostrum, is ropy, bloody or gives any indication of having come from disease	ased (or)
pesticide	d. es or othe	Contains filth, is contaminated with flies, earwigs or other insects, dirt, oil, economic per foreign matter which renders it unfit for human consumption;	oison (s,)

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Methods	e. s or by te	Tests positive for antibiotics or inhibitors as tested by the accepted methods of the S sts approved by the Department;	Standa (rd)
not mee	f. t the crite	Has more than seventeen one hundredths of one percent (.17%) acid calculated as lactic a cria in Subsection 320.01;	nd do (es)
	g.	In the case of cream, is rancid, putrid, or actively foaming;	()
	h.	In the case of cream, contains more than eight tenths of one percent (.8%) acid calculated a	s lacti (c;)
	i.	Is more than three (3) days or seventy-two (72) hours old when picked up at the Dairy Farm	n; ()
	j.	Does not meet the quality standards as set forth in Subchapter C.	()
321.	QUALI	TY REQUIREMENTS FOR MILK FOR MANUFACTURING PURPOSES.		
		Basis . The quality classification of raw milk for manufacturing purposes from each Production organoleptic examination for appearance and odor, a drug residue test and quality control to bacterial estimate and somatic cell count.	cer sha tests f	all or
		At least once each month the Bulk Milk Haulers shall bring in not less than a two (2) ounce om a Producer's Farm Tank. The sample shall be taken in accordance with recommended prograndard Methods.		
abnorma other tes	al conditi st procedu	Appearance and Odor. The appearance of acceptable raw milk shall be normal and sediment when examined visually or by an acceptable test procedure. The milk shall not shon (including but not limited to curdles, ropy, bloody or mastitic condition), as indicated by ures. The odor shall be fresh and sweet. The milk shall be free from objectionable feed and or adversely affect the finished dairy product.	now an sight	ny or
results of follows.		Sediment Content Classification . Milk shall be classified for sediment content, regardles bearance and odor examination described in Subsection 321.02. The USDA Sediment Standards		
	a.	No. 1 (acceptable) - not to exceed five tenths (.5) milligram or equivalent.	()
	b.	No. 2 (acceptable) - not to exceed one and five tenths (1.5) milligram or equivalent.	()
equivale	c. ent.	No. 3 (probational, not over ten (10) days) - not to exceed two and five tenths (2.5) milli	gram (or)
	d.	No. 4 (reject) - over two and five tenths (2.5) milligram or equivalent.	()
		Method of Testing . Methods for determining the sediment content of the milk of ince those described in the Standard Methods. Sediment content shall be based on comparis of the United States Sediment Standards for Milk and Milk Products as incorporated by reference.	on wi	ith
shall be	05. tested as	Frequency of Test . At least once each month, at irregular intervals, the milk from each P follows:	roduc (er
	a.	Milk in Cans. One (1) or more cans of milk selected at random from each Producer.	()
	b.	Milk in Farm Tanks. A sample taken from each Farm Tank.	()

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<u>-1</u>	9	
the shipment of n its quality has be unable to get to unless the milk m cans shall be test	Acceptance or Rejection of Milk. If the sediment disc is classified as No. 1, No. 2, or No. may be accepted. If the sediment disc is classified No. 4 the milk shall be rejected: provided, nilk is commingled with other milk in a Transport Tank the next shipment shall not be accepted en determined at the Dairy Farm before being picked up; however, if the person making the the farm before the next shipment it may be accepted but no further shipments shall be accepted the requirements of No. 3 or better. In the case of milk classified as No. 3 or No. 4, if in cated. Producers in No. 3 or No. 4 (milk cans or bulk) shall be notified immediately, and furnent discs and the next shipment will be tested.	that if d until test is cepted ins, all
made at the Dairy applicable sedim accepting probati days. If at the end	Retests. On test of the next shipment (if in cans, all cans shall be tested) milk classified as may be accepted, but No. 4 milk shall be rejected. Retests of bulk milk classified as No. 4 shy Farm before pickup. The Producers of No. 3 or No. 4 milk shall be notified immediately, furnient discs and the next shipment tested. This procedure of retesting successive shipment tonal (No. 3) milk and rejecting No. 4 milk may be continued for not to exceed ten (10) can do for this time all of the Producer's milk does not meet the acceptable sediment content classification milk shall be excluded from market.	nall be nished ts and lendar
322 329.	(RESERVED)	
A laboratory exa	ERIAL ESTIMATE CLASSIFICATION. mination to determine the bacterial estimate shall be made on each Producer's milk at least egular intervals. Samples shall be analyzed at a laboratory approved by the Department.	t once
01. methods or any o	Methods of Testing . Milk shall be tested for bacterial estimate by using one (1) of the foll-ther method approved by Standard Methods or a test approved by the Department:	owing
a.	BactoScan FC.	()
b.	Direct microscopic clump count.	()
c.	Standard plate count.	()
d.	Plate loop count.	()
e.	Petrifilm aerobic count.	()
f.	Spiral plate count.	()
02. than two hundred	Bacterial Estimate Procedures . Whenever the bacterial estimate indicates the presence of thousand (200,000) bacteria per milliliter, the following procedures shall be applied:	more (
a.	The Producer will be notified with a warning of the excessive bacterial estimate.	()
	Whenever two (2) of the last four (4) consecutive bacterial estimates exceed two hundred the illiliter, the Department shall be notified and a written warning notice given to the Produce so long as two (2) of the last four (4) consecutive samples exceed two hundred thousand (200)	r. The

c. An additional sample will be taken after a lapse of three (3) days but within twenty one (21) days of the notice required in Subsection 330.02.b. If this sample also exceeds two hundred thousand (200,000) per milliliter, subsequent milkings shall be excluded from the market until satisfactory compliance is obtained. Shipment may be resumed and a temporary status assigned to the Producer by the Department when an additional sample of herd milk is tested and found satisfactory. The Producer will be assigned a full reinstatement status when three (3) out of four (4) consecutive bacterial estimate test do not exceed two hundred thousand (200,000) per milliliter.

331. -- 339. (RESERVED)

per milliliter.

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340. REJECTED MILK.

A plant shall reject specific milk from a Producer if the milk fails to meet the requirements for appearance and odor, if it is classified No. 4 for sediment content, or if it tests positive for drug residue. All reject milk shall be identified with a reject tag and/or colored with harmless food coloring.

341. EXCLUDED MILK.

A Dairy Plant shall not accept milk from a Producer if:

- **01. Probational Sediment Content.** The milk has been in a probational (No. 3) sediment content classification for more than ten (10) calendar days.
- **02.** Exceeding Maximum Bacteria. Three (3) of the last five (5) milk samples have exceeded the maximum bacteria estimate of two hundred thousand (200,000) per milliliter.
- **03. Insanitary Conditions.** If the milk is produced in unclean conditions such as, but not limited to, unclean milk contact surfaces, unclean conditions in the parlor or milk room, poor milking procedures, or poor animal housing conditions.
- **04. Maximum Somatic Cell Count**. Three (3) of the last five (5) milk samples have exceeded the maximum somatic cell count level of seven hundred fifty thousand (750,000) per milliliter or one million (1,000,000) per milliliter for goat or sheep milk.
- **05. Positive Drug Test**. The Producer's milk shipments to either the Grade A or the manufacturing grade milk market currently are not permitted due to a positive drug residue test.

342. -- 349. (RESERVED)

350. RECORDS OF TESTS.

Accurate records of the results of the milk quality and drug residue tests for each Producer shall be kept on file for a period of not less than twelve (12) months. The records shall be available for examination by the Department.

351. SOMATIC CELL COUNT.

- **01. Level of Somatic Cells.** A laboratory examination to determine the level of somatic cells shall be made on each Producer's milk at least four (4) times in each six (6) month period at irregular intervals. Samples shall be analyzed at a laboratory and by a method approved by the Department.
- **02. Procedures**. Whenever the confirmatory somatic cell count indicates the presence of more than seven hundred fifty thousand (750,000) somatic cells per milliliter, (one million (1,000,000) per milliliter for goat and sheep) the following procedures shall be applied:
 - **a.** The producer will be notified with a warning of the excessive somatic cell count. ()
- **b.** Whenever two (2) of the last four (4) consecutive somatic cell counts exceed seven hundred fifty thousand (750,000) per milliliter, (one million (1,000,000) per milliliter for goat and sheep) the Department shall be notified and a written warning notice given to the Producer. The notice will be in effect so long as two (2) of the last four (4) consecutive samples exceed seven hundred fifty thousand (750,000) per milliliter, (one million (1,000,000) per milliliter for goat and sheep).
- c. An additional sample shall be taken after a lapse of three (3) days but within twenty-one (21) days of the notice required in Subsection 351.02.b. If this sample also exceeds seven hundred fifty thousand (750,000) per milliliter, (one million (1,000,000) per milliliter for goat and sheep) subsequent milkings shall be excluded from the market until satisfactory compliance is obtained. Shipment may be resumed and a temporary status assigned to the producer by the Department when an additional sample of herd milk is tested and found satisfactory. The Producer will be assigned a full reinstatement status when three (3) out of four (4) consecutive somatic cell count tests do not

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exceed seven hundred fifty thousand (750,000) per milliliter, (one million (1,000,000) per milliliter for goat and sheep).

352. DRUG RESIDUE LEVEL.

intended to be processe beta lactam drug residu	ry Plant's Sampling and Testing ed on the Dairy Farm where it was put or other drugs as determined by the I g to procedures established by the I	produced will be sampled a the Department. Collection	and tested, prior to proces	ssing, for
processing, or intended processing, for other d	on so specified by the US. Food I to be processed on the Dairy Farm lrug residues under a random drug uency determined by the Departmen	where it was produced, was ampling program. A rand	vill be sampled and tested	, prior to

- **b.** When the Commissioner of the FDA determines that a potential problem exists with an animal drug residue or other contaminant in the milk supply, a sampling and testing program will be conducted, as determined by the FDA.
- c. Dairy Plants shall analyze samples for beta lactams and other drug residues by methods evaluated by OMA and accepted by the FDA as effective in determining compliance with established "safe levels" or tolerances. "Safe levels" and tolerances for particular drugs are established and amended by the FDA.
 - d. Individual Producer sampling.
- i. Bulk Milk. A milk sample for beta lactam drug residue testing shall be taken at each farm and will include milk from each Dairy Farm Tank.
- ii. Can Milk. A milk sample for beta lactam drug residue testing shall be performed separately at the receiving Dairy Plant for each can milk Producer included in a delivery, and be representative of all milk received from the Producer.
- iii. Producer Dairy Plant. For those Producers who also have a licensed Dairy Plant, a milk sample for beta lactam drug residue testing shall be performed on each batch of milk to be processed.
 - e. Load sampling and testing. ()
- i. Bulk milk. A load sample shall be taken from the Transport Tank after its arrival at the Dairy Plant and prior to further commingling.
- ii. Can milk. A load sample representing all of the milk received on a shipment shall be formed at the plant, using a sampling procedure that includes milk from every can on the vehicle.
- iii. Producer Dairy Plant. A load sample shall be tested at the Dairy Plant using a sampling procedure that includes all milk produced and received.
- **f.** Sample and record retention. A load sample that tests positive for drug residue shall be retained according to guidelines established by the Department. The records of all sample test results shall be retained for a period of not less than twelve (12) months.
 - g. Dairy Plant follow-up.
- i. When a load sample or individual Producer sample tests positive for drug residue, Dairy Plant personnel shall notify the Department immediately, of the positive test result and of the intended disposition of the shipment of milk containing the drug residue. All milk testing positive for drug residue shall be disposed of in a manner that removes it from the human or animal food chain, except when acceptably reconditioned under FDA compliance policy guidelines.

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drug res details o	sidue. Ide	Each individual Producer sample represented in the positive-testing load sample sled as directed by the Department to determine the Producer of the milk sample testing positive intification of the Producer responsible for producing the milk testing positive for drug residual disposition of the shipment of milk containing the drug residue, shall be reported immediately.	itive for lue, and
shall ce drug res		Milk shipment from the Producer identified as the source of milk testing positive for drug ediately and may resume only after a sample from a subsequent milking does not test positive for drug ediately and may resume only after a sample from a subsequent milking does not test positive for drug ediately and may resume only after a sample from a subsequent milking does not test positive.	
procedu	res and	Department's Monitoring and Surveillance Responsibilities . The Department will moning residue program by conducting unannounced on-site inspections to observe testing and satisfaction to collect samples for comparison drug residue testing. In addition, the Department will for compliance with these rules. The review will seek to determine that:	ampling
AOAC-	a. evaluated	Each Producer is included in a routine, effective drug residue milk monitoring program ud and FDA-approved methods to test samples for the presence of drug residue;	ıtilizing ()
	b. testing perfor drug	The Department receives prompt notification from industry personnel of each occurrence ositive for drug residue, and of the identity of each Producer identified as a source of milk residue;	
removes		The Department receives prompt notification from industry personnel of the intended are tilk testing positive for drug residue, and that disposal of the load is conducted in a manifest the human or animal food chain, except when acceptably reconditioned under FDA comes; and	ner that
complet residue.		Milk shipment from a Producer identified as a source of milk testing positive for drug immediately ceases until a milk sample taken from the dairy herd does not test positive for the dairy herd does not be dairy he	
twelve privileg		Enforcement . If a Producer ships milk testing positive for drug residue three (3) times with period, the Department may initiate procedures to suspend the Producer's milk state.	
	site milk	ONUCLIDES. samples from selected areas within in the state of Idaho should be tested for biologically sign a frequency which the FDA determines to be adequate to protect the consumer.	nificant
	site milk	CIDES AND HERBICIDES. samples should be tested for pesticides and herbicides at a frequency the FDA determines is accurate. The test results from the samples shall not exceed established FDA limits.	dequate
355. Milk sa adequat	mples fro	D WATER. om each Producer should be tested for added water at a frequency the Department deternent the addition of water to the milk.	nines is
356 3	359.	(RESERVED)	
360.	FARM	REQUIREMENTS OF MILK FOR MANUFACTURING.	
	01.	Health of Herd.	()
1	a.	General Health. All animals in the herd shall be maintained in a healthy condition, properly	fed and
kept.			()

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goats shall be loc Eradication or a annually under the	Tuberculin Test. The cows and water buffalo shall be located in a Modified Accredited Are State, or an Accredited Free Herd as determined by the US. Department of Agriculture (USDA) cated in States meeting the current USDA Uniform Methods and Rules and for Bovine Tubercum Accredited Free Goat Herd. If the animals are not located in such areas, they shall be the jurisdiction of the aforesaid program. All additions to the herd shall be from an area or from time requirements.). The ulosis tested
c. Herds, or shall be herd shall be from	Brucellosis Test. The cows shall be located in States meeting Class B status, or Certified be involved in a milk ring test program or state of Idaho blood testing program. All additions to m an area or from herds meeting these same requirements.	
d. of antibiotics or limits shall not approved by the	Abnormal Milk. Milk from animals known to be infected with mastitis or milk containing resothers drugs, or milk containing pesticides or other chemical residues in excess of the estable sold or offered for sale for human consumption. The milk shall be disposed of in a metaporatment.	lished
02.	Milking and Facility Housing. ()
area shall be co	A milking barn or milking parlor of adequate size and arrangement shall be provided to p milking operations. It shall be well lighted and ventilated, and the floors and gutters in the minerature of concrete or other impervious material. The facility shall be kept clean, the minerature of the prevent access of animals to accumulation thereof. No swine or fowl are permitted in garea.	ilking anure
b. falling particles	If milk is exposed during straining or transferring in the milking areas it shall be protected from areas above milk facility.	from
c. of standing wate	The yard or loafing area shall be of ample size to prevent overcrowding, drained to prevent for pools, insofar as practicable, and kept clean.	rming)
03.	Milking Procedure. ()
	The udders and flanks of all milking animals shall be kept clean. The udders and teats shall immediately before milking with a clean, damp cloth or paper towel moistened with a sanited dry, or by any other sanitary method.	
b. or open sores on	The milker's outer clothing shall be clean and hands clean and dry. No person with an infecte their hands or arms shall milk animals, or handle milk or milk containers, utensils or equipment (
c. be excluded from	Animals that secrete abnormal milk shall be milked last or with separate equipment. This milk in the supply as required in Subsection 360.01.d. (: shall
d. should not be c milking.	Milk stools, surcingles and antikickers shall be kept clean and properly stored. Dusty opera onducted immediately before or during milking. Strong flavored feeds should only be fed (ations after
04.	Cooling. ()
a. lower unless del refrigerated unit	Milk in cans shall be cooled immediately after milking to forty-five (45) degrees Fahrenh ivered to the Dairy Plant within two (2) hours after milking. The devices, such as cooler, tar to cool milk can or canned milk, shall be kept clean.	
b. hours after the f Transport Tank.	Milk in Dairy Farm Tanks shall be cooled to forty (40) degrees Fahrenheit or lower within twirst milking and maintained at forty-five (45) degrees Fahrenheit or lower until transferred to (

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.04.05 – Rules Governing Grade A Milk & Manufacture Grade Milk

05.	Milkhouse or Milkroom. ()
	A milkhouse or milkroom conveniently located and properly constructed, lighted, and ventil for handling and cooling milk and for washing, handling, and storing the utensils and equipmental not be handled in the milkroom which would be likely to contaminate milk, or otherwise creard.	ment.
be partitioned, so used strictly as a and maintained, covered box or b proper drainage.' open outward and	It shall be equipped with wash and rinse vat, utensil rack, milk cooling facilities and have of hot water available for cleaning milking equipment. If a part of the barn or other building, it be better ened, and sealed to prevent the entrance of dust, flies, or other contamination. A milking pulking facility in combination with a milkhouse or milkroom, when properly equipped, arranged not be partitioned. Concentrates and feed, if stored in the building, shall be kept in a tine. The floor of the building shall be of concrete or other impervious material and graded to prowait the walls and ceilings shall be constructed of smooth easily cleaned material. All outside doors does be self-closing, unless they are provided with tight-fitting screen doors that open outward or unless are provided to prevent the entrance of flies.	shall parlor inged ghtly ovide shall
c. all areas for clear	If a Dairy Farm Tank is used, it shall be properly located in the milkhouse or milkroom for according and servicing. It shall not be located over a floor drain or under a ventilator.	ess to
opening shall be	A small platform or slab constructed of concrete or other impervious material shall be provious, properly centered under a suitable port opening in the wall for milkhouse connections fitted with a tight, self-closing door. The truck approach to the milkhouse or milkroom shall surfaced to prevent mud or pooling of water at point of loading.	. The
e. access to the milk	The milkhouse or milkroom shall be kept clean and free of trash. Animals and fowl are not all khouse or milkroom at any time.	owed
06.	Farm Chemicals and Animal Drugs.)
	Animal biologics and other drugs intended for treatment of animals, and insecticides approve rations, shall be properly labeled and used in accordance with label instructions, and stored ill prevent accidental contact with milk and milk contact surfaces.	
b. animals that are p	Only drugs that are approved by the FDA or biologics approved by the USDA for use in properly labeled according to FDA or USDA regulations shall be administered to such animals.	dairy
	When drug storage is located in the milkroom, milkhouse, or milking area, the drugs shath a way so that drugs labeled for use in lactating dairy animals are separated from drugs labeleding dairy animals.	
d. shall not be store	Herbicides, fertilizers, pesticides, and insecticides that are not approved for use in dairy operad in the milkhouse, milkroom, or milking area.	itions
07.	Utensils and Equipment. ()
unsanitary condit sanitized immedi	Utensils, milk cans, milking machines (including pipeline systems), and other equipment us milk shall be maintained in good condition, shall be free from rust, open seams, milkstone, or tion, and shall be washed, rinsed, and drained after each milking, stored in suitable facilities lately before use with at least fifty (50) parts per million chlorine solution or its equivalent. No lids shall be umbrella type. All new utensils and equipment shall comply with applicable ds.	r any , and ew or

b. Dairy Farm Tanks shall meet 3-A Sanitary Standards for construction at the time of installation and shall be installed in accordance with regulations of the Department.

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.04.05 – Rules Governing Grade A Milk & Manufacture Grade Milk

c.	Single service articles shall be properly stored and not reused.	(
08.	Water Supply. The Dairy Farm water supply shall meet the requirements in App	endix D of the

- Pasteurized Milk Ordinance as incorporated herein by reference. A source that does not conform with the construction requirements of Appendix D, but is tested annually by an approved laboratory and found to be safe and of sanitary quality, shall be satisfactory: provided any new sources of water supply or any farm water supply requiring repairs or reconstruction or any source from which tested samples have been found unsatisfactory shall meet the construction requirements of the Department.
- **09. Sewage Disposal**. House, milkhouse or milkroom and toilet wastes shall be disposed of in a manner that will not pollute the soil surface, contaminate any water supply, or be exposed to insects.
- **10. Qualifications for Dairy Farm Certification**. Dairy Farm certification requires satisfactory compliance with the requirements in Section 370.

361. -- 369. (RESERVED)

370. DAIRY FARM CERTIFICATION.

No milk for manufacturing purposes produced on an uncertified Dairy Farm shall be bought or sold for human consumption.

- **01. Initial Inspection**. Certified Dairy Farms shall be inspected at least annually after initial certification to determine eligibility for recertification. The inspection criteria for recertification is the same as that for initial certification.
- **O2. Inspection**. Each Dairy Farm shall be inspected by an Inspector or Approved Fieldman. When evidence indicates that it is advisable to do so, the Department may require an examination of the herd by a licensed veterinarian. If the Dairy Farm meets the applicable requirements for Dairy Farm certification described in Section 360, as indicated by the Farm Certification Report Form, the Dairy Farm shall be certified as described in Subsection 370.03. If the Dairy Farm does not meet the requirements for certification, the Dairy Farm shall be reinspected within thirty (30) days after the initial inspection. If the Dairy Farm then meets the requirements for certification, the Dairy Farm shall not be certified. If the Dairy Farm does not meet the requirements for certification, the Dairy Farm shall not be certified, and the Producer's authorization to sell milk for human consumption from that Dairy Farm will be withheld by the Department until such time as the Dairy Farm qualifies for certification. Repeat violations on any item may cause a Dairy Farm to lose certification. Provided that, if the Inspector determines during any of these inspections that corrections on the Dairy Farm will require some capital investment, a reasonable extension of the prescribed time limits may be granted by the Department.
- **03. Certification.** An Inspector or Approved Fieldman will certify Dairy Farms that meet the requirements of Section 360, as applicable, based upon the inspection criteria described in Subsection 370.02. The scoring criteria approved by the Department will be utilized in determining compliance with the provisions of Section 360. Dairy Farm certification shall authorize the sale from that Dairy Farm of milk for manufacturing purposes that meets the quality standards.
- **O4. Probationary Period**. If at any time an Inspector or Approved Fieldman determines that a certified Dairy Farm does not meet the requirements for certification, the Department may allow a reasonable probationary period for the Producer to bring the Dairy Farm within the requirements for certification. If at the end of this time the Dairy Farm does not meet the requirements for certification, the Department may revoke the Dairy Farm certification.
- **05. Reinstatement.** If, after a period of withholding, probation, or revocation of Dairy Farm certification, a Producer makes the necessary corrections at the Dairy Farm, the Producer may apply for reinspection. When conditions have been corrected, the Dairy Farm will be reinspected by an inspector or Approved Fieldman. When the Inspector or Approved Fieldman determines that requirements for certification have been met, the Dairy Farm will be certified.

371. -- 379. (RESERVED)

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380. STANDARDS FOR BULK MILK HAULERS.

	Permits . All Bulk Milk Haulers must possess a permit issued by the Department. The permit dollars (\$25) and will be issued to the applicant after a training session on proper procedure sing an examination administered by the Department.	
a. examination.	No permit will be issued unless a score of seventy percent (70%) or better is made of	n the
b. of Idaho once each	A training and refresher course conducted by the Department will be given in each area of the ch year.	state
с.	Every holder of a permit must attend a training and refresher course every third year. ()
procedures, and	Each new Bulk Milk Hauler shall apply to the Department for a permit. The bulk milk ha provide basic instructions on bulk milk protocols, including milk sample collection, pic safety measures. A permit will be issued upon satisfactory completion of a special training held by the Department.	ck-up
approved milk pi	A substitute Bulk Milk Hauler in case of emergency can haul milk for three (3) days with the Department has been notified and the substitute Bulk Milk Hauler is provided instruction in the provided	on on
02. Transportation Ta	Adulteration. If the truck is left unattended, Bulk Milk Haulers shall affix a seal or lock of ank ports, covers, and doors to protect the milk from possible adulteration.	on all
03. authorization from	Authorization . No Bulk Milk Hauler shall grade, measure or sample his own milk without w m the Dairy Plant receiving the milk.	ritten)
04.	Permit Revocation. The permit may be revoked if: ()
a. to reject all milk	The Bulk Milk Hauler fails to grade milk in a Dairy Farm Tank to its odor and appearance and that is abnormal in odor or flavor or that contains visible garget or other extraneous matter. (l fails)
b. reject the milk in	The Bulk Milk Hauler does not accurately take and record the temperature of milk or if he far excess of forty-five (45) degrees Fahrenheit.	uils to
c.	The Bulk Milk Hauler fails to wash his hands before he proceeds to measure and sample the r	nilk.
chart of the Farn	The Bulk Milk Hauler fails to follow acceptable procedures in measuring the amount of milk in the does not, immediately after taking the reading convert the reading to pounds or gallons using Tank manufacturer and record it on duplicate forms, with one (1) copy to be posted in the transmitted to the Dairy Plant.	ng the
	The Bulk Milk Hauler fails to agitate the milk for at least five (5) minutes in Farm Tanks less ,000) gallons and ten minutes in Farm Tanks over one thousand (1,000) gallons before tak withdraws any part of the milk from the Farm Tank before the sample is taken.	
	The Bulk Milk Hauler does not take a sample for component testing and/or milk quality analymer or sufficient size in an approved container properly labeled, and that the sample has been continuous two (32) degrees Fahrenheit to forty (40) degrees Fahrenheit.	
g.	The Bulk Milk Hauler rinses the bulk Farm Tank before disconnecting and capping the hose.)

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h. the Farm Tank. allowed.	The Bulk Milk Hauler siphons milk from milk cans, water troughs or other containers other than Milk poured into the bulk Farm Tank from other than regular milking machine pails will not be ()
381 389.	(RESERVED)
	DARDS OF IDENTITY, LABELING, AND QUALITY STANDARDS FOR ICE CREAM AND RY PRODUCTS AND DESSERTS.
by the Food and	Definitions . The standards of identity for ice cream and frozen custards, frozen yogurt, frozen ix, frozen yogurt dairy products, frozen dairy dessert, ice milk, sherbet and water ices are as defined Drug Administration, United States Department of Health Education and Welfare, in Title 21, Part of Federal Regulations.
02. bear on each con	Labeling . Each of the products required to be labeled by Section 37-1202, Idaho Code shall also trainer an identifiable code identifying the lot and/or date in which the product was manufactured.
03.	Quality Standards. The following quality standards must be met:
	Coliform Standard. Compliance with the coliform standard is deemed to have been met if the loes not exceed ten (10) colonies per gram in two (2) of the last four (4) consecutive samples. No on will be taken if the last sample is within the standard.
consecutive sam	Bacteria Standard. Compliance with the bacteria standard is deemed to have been met if the er gram does not exceed twenty thousand (20,000) bacteria per gram in two (2) of the last four (4) ples. Whenever the dairy product is cultured, the bacteria test, using the standard plate count or be dwould not be applicable.
limit three (3) ou	Frequency of Tests. During any consecutive six (6) months, at least four (4) samples of ice cream products and deserts will be collected and tested. If the test or tests exceed the coliform or bacteria at of five (5) consecutive tests, the dairy product cannot be sold for human consumption. For the dairy gible for human consumption, a subsequent sample must meet the quality standards.
from a licensed is shall not be reuse	Licensed Manufacturers . All frozen dessert mixes except nondairy frozen dessert shall be secured manufacturer and manufactured into a semifrozen state without adulteration. Freezing device salvage ed as a mix.
	Violations . The Director will issue and enforce a written stop sale order to the owner or custodian of frozen desserts or frozen novelties which are in violation of Title 37 Chapters 3, 5, and 12, Idaho apter C of these rules. Disposition of products not in compliance will be at the discretion of the
391. STANI	OARDS FOR BUTTER.
01. grades of butter a	Grading . Butter grading will be performed in accordance with the United States Standards for as incorporated by reference.
02.	Quality Standards. The following quality standards must be met: ()
a. coliform count d	Coliform Standard. Compliance with the coliform standard is deemed to have been met if the oes not exceed ten (10) colonies per gram in two (2) of the last four (4) consecutive samples. (
b. bacteria count per consecutive sam	Bacteria Standard. Compliance with the bacteria standard is deemed to have been met if the er gram does not exceed twenty thousand (20,000) bacteria per gram in two (2) of the last four (4) ples. Whenever the butter is cultured, the bacteria test using the standard plate count or equivalent

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.04.05 – Rules Governing Grade A Milk & Manufacture Grade Milk

Department	t of Agriculture	Grade A Milk & Manufacture Grade Mill	K
method would	d not be applicable.	()
tests, the butt	and tested. If the test or tests exceed the colife	ive six (6) months, at least four (4) samples of butter will form or bacteria limit three (3) out of five (5) consecutive. For the butter to be eligible for human consumption, a	e
392. STA	NDARDS FOR WHEY BUTTER.		
salt. Flavor is The flavor ch classification. classification of characteristics Acceptability body, color an	n the basis of classifying first the flavor char- is the basic quality factor in grading whey but haracteristic is identified and together with it. When more than one flavor characteristic of the sample is established on the basis of the sample and any defects are disra- for the sample is then established in accordant and salt. When the disratings for body, color are the whey butter will not be allowed to be sold of	ty of Whey Butter. The acceptability of whey butter is acteristics and then the characteristics in body, color and er and is determined organoleptically by taste and smell to relative intensity, is rated according to the applicable is discernible in a sample of whey butter, the flavor effavor that carries the lowest rating. Body, color and sale ated in accordance with the established classification have with the flavor classification, subject to disratings for ad salt exceed the permitted amount or if the flavor is not redistributed within the state of Idaho unless the package	d l. e r lt n. or
flavors to a s following flav possess feed f	hold. It shall possess a fine and highly pleasing slight degree: flat, malty, musty, neutralized vors to a definite degree: cooked, aged, bitter.	by Butter . Whey butter shall be free of foreign material and whey butter flavor. May possess any of the following, scorched, utensil, stale, and woody. May possess the cr. coarse-acid, smothered, storage and old cream. May total disratings in body, color and salt characteristics are	g e y
		hereby declared to be unlawful to sell or offer for sale and containers in which said butter is packaged are	
a.	The name of the product is whey butter or	r whey cream butter or "Butter made from whey cream." ()
b. prominence.	The name of the product is placed on the p	orincipal display panel(s) and shall be of uniform type and	d)
c. whey butter.	The manufacturer identification number i	s conspicuously placed on each wrapper and container o	of)
d.	Labels of whey butter sold or distributed	within Idaho shall be approved by the Department.)
04.	Quality Standards. The following qualit	y standards must be met: ()
a. coliform coun		e coliform standard is deemed to have been met if the n two (2) of the last four (4) consecutive samples. (`
	t per gram does not exceed twenty thousand	pacteria standard shall be deemed to have been met if the (20,000) bacteria per gram in two (2) of the last four (4 red, the bacteria test using the standard plate count of	(-

c. Frequency of Tests. During any consecutive six (6) months, at least four (4) samples of whey butter will be collected and tested. If the test or tests exceed the coliform or bacteria limit three (3) out of five (5) consecutive tests, the Butter cannot be sold for human consumption. For the whey butter to be eligible for human

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equivalent method would not be applicable.

)

consumption, a subsequent sample must meet the quality standards.

05. Enforcement. Whey butter which fails to meet flavor or body, color and salt requirements as defined in Section 392.01 may be sold or distributed within the state of Idaho, provided the word, "undergrade" is placed on the principal display panel(s) immediately preceding or following the product name and is of uniform type size and prominence.

06. Table I -- Classification of Flavor Characteristics.

Identified Flavors	Acceptable	Unacceptable
Flat	S	D
Malty	S	D
Musty	S	D
Neutralized	S	D
Scorched	S	D
Utensil	S	D
Cooked	D	Р
Aged	D	Р
Bitter	D	Р
Smothered	D	Р
Storage	D	Р
Old Cream	D	Р
Feed	Р	-
Acid	D	Р
Weed	S	D

07. Table II -- Characteristics and Disratings in Body, Color, and Salt.

Characteristics	В	ody Disrating	js .
	S	D	Р
Crumbly	1/2	1	
Gummy	1/2	1	
Leaky		1/2	1
Mealy or grainy		1/2	1
Short		1/2	1
Weak	1/2	1	
Sticky	1/2	1	
Ragged boring	1	2	

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IDAHO ADMINISTRATIVE CODE IDAPA 02.04.05 - Rules Governing Department of Agriculture Grade A Milk & Manufacture Grade Milk S -- Slight; D -- Definite; P -- Pronounced 08. **Explanation of Terms with Respect to Flavor, Intensity, and Characteristics:** a. Slight: Detected only upon critical examination. Definite: Detectable but not intense. b. Pronounced: Readily detectable and intense. d. Aged: Characterized by lack of freshness. e. Bitter: Astringent, similar to taste of quinine and produces a puckery sensation. f. Coarse-acid: Lacks a delicate flavor or aroma and is associated with an acid condition but there is no indication of sourness. Cooked (fine): Smooth, nutty-like character resembling a custard flavor. g. h. Feed: Aromatic flavor characteristic of feeds eaten by cows. i. Flat: Lacks natural butter flavor. j. Malty: A distinctive, harsh flavor suggestive of malt. k. Musty: Suggestive of the aroma of a damp vegetable cellar. l. Neutralizer: Suggestive of a bicarbonate of soda flavor or the flavor of similar compounds. (Old Cream: Aged cream characterized by lack of freshness and imparts a rough aftertaste on the m. tongue. Scorched: A more intensified flavor than cooked (coarse) and imparts a harsh aftertaste. o. Sour: Characterized by an acid flavor and aroma. Smothered: Suggestive of improperly cooled cream. p.

a. Crumbly: The particles lack cohesion. The intensity is described as "slight" when the trier plug tends to break and the butter lacks plasticity; and "definite" when the butter breaks roughly or crumbles.

Utensil: A flavor suggestive of unclean cans, utensils and equipment.

Weed: Aromatic flavor characteristic of the weeds eaten by cows.

Storage: Characterized by a lack of freshness and more intensified than "aged" flavor.

b. Gummy: Gummy-bodied-butter does not melt readily and is inclined to stick to the roof of the mouth. The intensity is described as "slight" when the butter tends to become chewy and "definite" when it imparts a gum-like impression in the mouth.

c. Leaky: Present when on visual examination there are beads of moisture on the surface of the trier plug and on the back of the trier or when slight pressure is applied to the butter on the trier plug. The intensity is described as "slight" when the droplets or beads of moisture are barely visible and about the size of a pinhead; "definite" when the moisture drops are somewhat larger or the droplets are more numerous and tend to run together;

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With Respect to Body:

q. r.

09.

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IDAPA 02.04.05 – Rules Governing Grade A Milk & Manufacture Grade Milk

and "pronounced	"when the leaky condition is so evident that drops of water drip from the trier plug. ()
	Mealy or grainy: Condition that imparts a granular consistency when the butter is melted on the nsity is described as "slight" when the mealiness or graininess is barely detectable on the tongue and the mealiness or graininess is readily detectable.
	Ragged boring: In contrast to solid boring, ragged boring is when a sticky-crumbly condition is a degree that a full trier of butter cannot be drawn. The intensity is described as "slight" when there adherence "definite" when it is practically impossible to draw a full plug of the butter.
	Short: The texture is short-grained, lacks plasticity and tends toward brittleness. The intensity is ght" when the butter lacks pliability and tends to be brittle; and "definite" when sharp and distinct ressure is applied against the plug.
	Sticky: The butter adheres to the trier as a smear and possesses excessive adhesion. The intensity is ght" when the smear is present only on a portion of the back of the trier and "definite" when the trier throughout its length.
	Weak: Body lacks firmness and tends to be spongy. The intensity is described as "slight" when the nder slight pressure, tends to depress and is not firm and compact; and "definite" when the plug of ht pressure, tends to depress easily and definitely lacks firmness and compactness.
10.	With Respect to Color: ()
	Mottled: Appears as a dappled condition with spots of lighter and deeper shades of yellow. The ribed as "slight" when the small spots of different shades of yellow, irregular in shape, are barely e plug of butter and "definite" when the mottles are readily discernible on the plug of butter. ()
b. variable size. The noticeable in large	Specks: Usually appear in butter as small white or yellow spots, however, the latter may be of e intensity is described as "slight" when the spots are few in number and "definite" when they are the numbers.
c. intensity is descriplug.	Streaked: Appears as light colored portions surrounded by more highly colored portions. The ibed as "slight" when only a few are present and "definite" when they are more numerous on the trier ()
d. intensity is description on the	Wavy: Uneven in the color in the butter that appears as waves of different shades of yellow. The ribed as "slight" when the waves are barely discernible and "definite" when they are readily trier plug.
11.	With Respect to Salt: ()
a. when the salt tast	Sharp: Characterized by taste sensations suggestive of salt. The intensity is described as "slight" te predominates in flavor; and "definite" when the salt taste distinctly predominates in flavor.
	Gritty: Condition detected by the gritty feel of the grains of undissolved salt, imparting a sand-like ngue. The intensity is described as "slight" when only a few grains of undissolved salt are detected nen the condition is more readily noticeable.
393 394.	(RESERVED)
395. NEW D	AIRY PRODUCTS.
01. and standard for	General. Upon request of any interested person, the Director may establish a temporary definition a new dairy product provided, all the following conditions exist:

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a. product for w	Research in the uses of milk and the products or by products of milk has developed a hich no definition or standard is prescribed.	new da	iry)
b. prescribed for	The new dairy product cannot be produced or marketed because no definition in s r it.	standard (l is
c.	The public interest would be served by the dairy product.	()
d. to established	The quality, wholesomeness and manufacturing requirements of the dairy product are at standards for similar dairy products.	least eq	ual)
e. Department.	The dairy product is labeled in accordance to guidelines for a food product and appro-	ved by	the)
manufacturer	Permits . The Director may issue a special permit to the manufacturer/distributor for the new dairy product(s). The fee for this permit will be twenty five dollars (\$25) per dairy production is subject to the provisions of Title 37 Idaho Code and regulations adopted pursua Dairy Plants and milk products.	duct. Sı	ıch
03. product(s), the dairy product	Expiration . After two (2) years from the date a temporary permit has been issued for a e Department will promulgate rules to establish definitions and standards for the new, nonsta(s).		
396 403.	(RESERVED)		
	SUBCHAPTER D – LICENSED DAIRY PLANTS		
	ORPORATION BY REFERENCE. g document is incorporated by reference in this subchapter D only:	()
Programs and Department	"Subpart E Requirements for Licensed Dairy Plants," of the 'Milk for Manual Its Production and Processing, Recommended Requirements' published by USDA, And made effective July 21, 2011. Copies of this document may be obtained from the Identification of Agriculture or accessed online at https://www.ams.usda.gov/sites/default/fic/20Manufacturing%20Purposes%20and%20its%20Production%20and%20Processing.pdf.	MS, Da daho St	iry ate
405 999.	(RESERVED)		

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02.04.19 - RULES GOVERNING DOMESTIC CERVIDAE

000. This cha		AUTHORITY. dopted under the legal authority of Sections 25-203, 25-305, 25-601, and 25-3704, Idaho Code.)
001.	TITLE	AND SCOPE.	
	01.	Title . The title of this chapter is "Rules Governing Domestic Cervidae." ()
diseases		Scope . These rules govern procedures for the detection, prevention, control and eradicatio domestic cervidae, and facilities, record keeping, and reporting requirements of domestic cerv	
002. – 0	03.	(RESERVED)	
004. The foll		PORATION BY REFERENCE. comments are incorporated by reference.)
	01. cument o	Bovine Tuberculosis Eradication, Uniform Methods and Rules, Effective January 1, 2 can be viewed online at https://www.aphis.usda.gov/animal_health/animal_diseases/tuberculor.pdf.	005. osis/
online a	02. t https://v	Code of Federal Regulations, Title 9, Part 161, January 1, 2016. This document can be viewww.govinfo.gov/content/pkg/CFR-2016-title9-vol1/pdf/CFR-2016-title9-vol1-chapI-toc-id4.pd	wed f.
online a	03. t https://v	Code of Federal Regulations, Title 9, Part 55, January 1, 2016. This document can be viewww.govinfo.gov/content/pkg/CFR-2016-title9-vol1/pdf/CFR-2016-title9-vol1-chapI-toc-id4.pd	wed f.
docume:	04. nt can be apI-toc-id	Code of Federal Regulations, Title 9, Subchapter A, Part 1 and 2, January 1, 2016. viewed online at https://www.govinfo.gov/content/pkg/CFR-2016-title9-vol1/pdf/CFR-2016-titl4.pdf.	
005 0	009.	(RESERVED)	
010.	DEFIN	ITIONS.	
		Accredited Veterinarian . A veterinarian approved by the Administrator and USDA/APHIS/V3 Title 9, Part 161, CFR, January 1, 2004, to perform functions required by cooperative state-feontrol and eradication programs.	S, in deral
diagnos	02. tic proced	Approved Laboratory . NVSL, an AAVLD accredited laboratory that is qualified to perform C dures, or a laboratory designated by the Administrator to perform CWD diagnostic procedures.	WD
mortem	03. and post-	Approved Slaughter Establishment. A USDA inspected slaughter establishment at which a mortem inspection is conducted by USDA inspectors.	ante-
supervis	04. se and per	Area Veterinarian in Charge . The USDA/APHIS/VS veterinary official who is assigne rform official animal health activities in Idaho.	d to
pedigree	05. es of anin	Breed Associations and Registries . Organizations maintaining permanent records of ancestrals, individual animal identification records and records of ownership.	y or)
species, origin at	individua nd destina	Certificate. An official document issued by a state or federal animal health official or an accrecing point of origin of a shipment of cervidae that contains information documenting the age, all identification of the animals, the number of animals, the purpose of the movement, the point ation, the consignor, the consignee, the status of the animals relative to official diseases, test restormation required by the state animal health official for importation or translocation.	sex, ts of

Cervid Herd. One (1) or more domestic cervidae or groups of domestic cervidae maintained on

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07.

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IDAPA 02.04.19 Rules Governing Domestic Cervidae

common ground or under common ownership or supervision that may be geographically separated but can have interchange or movement.

- **08.** Cervidae. Deer, elk, moose, caribou, reindeer, and related species and hybrids including all members of the cervidae family and hybrids.
- **09. Chronic Wasting Disease.** A transmissible spongiform encephalopathy of cervids that is a nonfebrile, transmissible, insidious, and degenerative disease affecting the central nervous system of cervidae.
- 10. Commingling. Within the last five (5) years, the animals have had direct contact with each other, had less than thirty (30) feet of physical separation, or shared management equipment, pasture, or surface water sources, except for periods of less than forty-eight (48) hours at sales or auctions when a state or federal animal health official has determined such contact presents minimal risk of CWD transmission.
- 11. Custom Exempt Slaughter Establishment. A slaughter establishment that is subject to facility inspection by USDA, but that does not have ante-mortem and post-mortem inspection of animals by USDA inspectors.
- 12. CWD-Adjacent Herd. A herd of domestic cervidae occupying premises that border a premises occupied by a CWD positive herd, including herds separated by roads or streams.
- 13. CWD-Exposed Animal. A cervid animal that is not exhibiting any signs of CWD, but has had contact within the last five (5) years with cervids from a CWD-positive herd or the animal is a member of a CWD-exposed herd.
 - 14. CWD-Exposed Herd. A herd of cervidae in which no animals are exhibiting signs of CWD, but:
- a. An epidemiological investigation indicates that contact with CWD positive animals or contact with animals from a CWD positive herd has occurred in the previous five (5) years; or
- **b.** A herd of cervidae occupying premises that were previously occupied by a CWD positive herd within the past five (5) years as determined by the designated epidemiologist; or
- **c.** Two (2) herds that are maintained on a single premises even if they are managed separately, have no commingling, and have separate herd records.
- **15. CWD-Positive Cervid.** A domestic cervid on which a diagnosis of CWD has been confirmed through positive test results on any official cervid CWD test by an approved laboratory.
- **16. CWD-Positive Herd**. A domestic cervidae herd in which any animal(s) has been diagnosed with CWD, based on positive laboratory results, from an approved laboratory.
- 17. CWD-Suspect Cervid. A domestic cervid for which laboratory evidence or clinical signs suggests a diagnosis of CWD.
- **18. CWD-Suspect Herd**. A domestic cervidae herd in which any animal(s) has been determined to be a CWD-suspect.
- **19. Death Certificate.** A form, approved by the administrator, provided by the Division for the reporting of cervidae deaths and for reporting sample submission for CWD testing. ()
- **20. Designated Epidemiologist**. A state or federal veterinarian who has demonstrated the knowledge and ability to perform the functions required under these rules and who has been selected by the Administrator to fulfill the epidemiology duties relative to the state domestic cervidae disease control program.

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21.	Disposal . Final disposition of dead cervidae.	()
22. tarandus) owned	Domestic Cervidae . Fallow deer (<i>Dama dama</i>), elk (<i>Cervus elaphus</i>) or reindeer (by a person.	Rangife (r)
23. multiple premises	Domestic Cervidae Ranch . A premises where domestic cervidae are held or kept, is under common ownership.	ncludin (g)
24. radio frequency Administrator.	Electronic Identification. A form of unique, permanent individual animal identification identification tag, radio frequency identification implant, or other forms approved		
25. and not under the	Escape . Any domestic cervidae located outside the perimeter fence of a domestic cervid immediate control of the owner or operator of the domestic cervidae ranch.	lae ranc	h)
26. animal health acti	Federal Animal Health Official. An employee of USDA/APHIS/VS who is authorized to vities.	perforr (n)
27. cervidae facility, shooting or meat	Harvest . Any healthy domestic cervid that is intentionally and lethally removed from a by an owner, designated employee or customer of the facility, strictly for the purposes production.		
28. animals were born	Herd of Origin . A cervid herd, on any domestic cervidae ranch or other premise, we, or where they were kept for at least one (1) year prior to date of shipment.	here th	e)
29.	Herd Status. Classification of a cervidae herd with regard to CWD.	()
30. Division, to docum	Intrastate Movement Certificate . A form approved by the Administrator, and available ment the movement of domestic cervidae between premises within Idaho.	from th	e)
31. by the herd owner exposed, or adjace	Individual CWD Herd Plan . A written herd management agreement and testing plan dr and approved by the Administrator to identify and eradicate CWD from a positive, source, ent herd.		
32. herd's premises a	Limited Contact . Incidental contact between animals of different herds in separate pens of tairs, shows, exhibitions and sales.	off of th	e)
	National CWD Herd Certification Program . A federal-state-industry cooperative APHIS and implemented by participating states that establishes CWD surveillance and ners must achieve before interstate transport of cervids will be permitted.		
34. to diagnose CWD	Official CWD Test. A test approved by the Administrator and conducted at an approved la.	borator (y)
35. and permanently	Official Identification . Identification, approved by the Administrator, that individually, identifies each cervid.	uniquely (/,)
36.	Operator . A person who has authority to manage or direct a domestic cervidae ranch.	()
37. harvest domestic	Premises . The ground, area, buildings, and equipment utilized to raise, propagate, cocervidae.	ontrol, o	r)
38. official or accred movement permit	Quarantine . An order issued on authority of the Administrator, by a state or federal animited veterinarian, prohibiting movement of cervids from any location without a written in the contraction of the Administrator, by a state or federal animited veterinarian, prohibiting movement of cervids from any location without a written in the contraction of the Administrator, by a state or federal animited veterinarian, prohibiting movement of cervids from any location without a written in the contraction of the Administrator, by a state or federal animited veterinarian, prohibiting movement of cervids from any location without a written in the contraction of the Administrator o		

Quarantine Facility. A confined area where selected domestic cervidae can be secured and

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39.

IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.04.19 Rules Governing Domestic Cervidae

isolated	from all	other cervidae and livestock.	()
manage	40. ment pra	Ranch Management Plan. A written plan for a domestic cervidae ranch that sets fo ctices that mitigates the introduction or dissemination of disease among domestic cervidae.	rth be	st)
		Reidentification . The identification of a domestic cervid which had been officially ident chapter, but which has lost the official identification device, or the tattoo or official identification illegible.		
the purp	42.	Restrain . The immobilization of domestic cervidae in a chute, other device, or by other mefficiently, effectively, and safely inspecting, treating, vaccinating, or testing.	eans f	or)
an accre	43. edited vet	Restricted Movement Permit . An official document that is issued by the Administrator, A terinarian for movement of animals from positive, suspect, or exposed herds.	VIC,	or)
years ar	44. nd that ce	Source Herd . A herd from which at least one (1) cervid has originated within the previous rvid has been diagnosed CWD positive.	five (5)
	45.	State Animal Health Official. The Administrator, or Administrator's designee.	()
regard t	46. to CWD.	Status Date. The date on which the Administrator approves in writing a herd status chan	ige wi	th)
any of t	47. he previo	Trace Back Herd . An exposed herd in which at least one (1) CWD positive animal resided out sixty (60) months prior to diagnosis with CWD.	d with (in)
(60) mo		Trace Forward Herd . A herd that has received exposed animals from a positive herd with to the diagnosis of CWD in the positive herd or from the identified point of entry of CWD	iin six into tl (ty 1e)
exposed	49. d animals	Traceback . The process of identifying the movements and the herd of origin of CWD pos, including herds that were sold for slaughter.	itive,	or)
	50.	Wild Cervidae. Any cervid animal not owned by a person.	()
owned	51. by a perso	Wild Ungulate. Any four (4) legged, hoofed herbivore, including cervids and other rumination.	ants, n	ot)
		Wild Ungulate Cooperative Herd Plan. A plan, developed cooperatively by the owner eranch, the ISDA, and the Idaho Department of Fish and Game to determine the disposition that are found to be located on a domestic cervidae ranch.	r of th n of an (ne ny)
011.	ABBRI	EVIATIONS.		
	01.	AAVLD. American Association of Veterinary Laboratory Diagnosticians.	()
	02.	APHIS. Animal and Plant Health Inspection Service.	()
	03.	AVIC. Area Veterinarian in Charge.	()
	04.	AZA. Association of Zoos and Aquariums.	()
	05.	CFR. Code of Federal Regulations.	()
	06.	CWD. Chronic Wasting Disease.	()
	07.	CWDP. Chronic Wasting Disease Program.	()

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	08.	ISDA. Idaho State Department of Agriculture.	()
	09.	NAEBA. North American Elk Breeders Association.	()
	10.	NVSL. National Veterinary Services Laboratory.	()
	11.	TB. Tuberculosis.	()
	12.	UM&R. Uniform Methods and Rules.	()
	13.	USDA. United States Department of Agriculture.	()
	14.	VS. Veterinary Services.	()
012. These r Idaho.		CABILITY. to all domestic cervidae located in, imported into, exported from, or transported through the	state o	f)
	ccredited	CCREDITED FACILITIES AND USDA LICENSED FACILITIES. facilities and facilities licensed by USDA under 9CFR Subchapter A Parts 1 and 2 as lices, research facilities and zoos are exempt from the provisions of this chapter provided that:	censees (;,)
		Movement Between AZA and USDA Facilities . AZA accredited and USDA licensed fee, or in any way transfer cervidae to persons or domestic cervidae ranches within Idaho, exced or USDA licensed facilities.		
		Transfer of Cervidae . Any AZA accredited or USDA licensed facility that in any way to cervidae, to any person in Idaho, except to other AZA accredited or USDA licensed fall of the provisions of this chapter.	ransfer scilities (s ;,
CWD F	nestic cer	RTATION OF DOMESTIC CERVIDAE. vidae imported into the state of Idaho must comply with the requirements of the APHIS N fication Program and IDAPA 02.04.21 "Rules Governing the Importation of Animals," whice dae.		
015	019.	(RESERVED)		
that is	rson who in compli	OWN OF DOMESTIC CERVIDAE. owns or has control of domestic cervidae in Idaho that are not located on a domestic cervidae ance with the applicable provisions of this chapter, or on an AZA accredited or USDA lance with this chapter, is in violation of these rules.	ne ranc license	h d)
provisio	ons of this an AZA a	Department Action . In addition to any other administrative or civil action, the department moval from the state, require removal to a domestic cervidae ranch that is in compliance very chapter, or require disposal of any domestic cervidae that are not located on a domestic ceredited facility, or a USDA licensed facility which is in compliance with the provisions	with the ervida	e e
River in	02. a order to	Reindeer . Reindeer may not be owned, possessed, propagated or held in Idaho north of the protect the wild caribou herd in northern Idaho.	Salmo (n)
specific	03. basis.	Exceptions . The Administrator may grant exceptions from the provisions of Section 020 or	n a cas	e)

04. Natural Disasters. Damage caused to domestic cervidae ranch facilities by natural disasters does not constitute a violation of this chapter, provided that the owner or operator begins any necessary repairs

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necessa	ately upo ry repairs ry of the	on discovering the damage, acts expeditiously, as determined by the Administrator, to complete and reports the extent and cause of any damage to the Division within twenty-four (24) hour damage.	lete and s of the
021. All don identific	nestic cer	IAL IDENTIFICATION. rvidae must be individually, permanently, and uniquely identified, with two (2) types of proved by the Administrator.	officia
and the	01. name, a strator, in	Reporting of Identification . The unique individual identification number, type of identified address, and telephone number of the owner of each animal identified must be reported a writing, by the owner or operator.	
	02. I or transfection 031	Identification Assigned . Official identification, once assigned to an individual animal, may ferred to another animal. Animals that lose identification devices must be re-identified in account.	
the year	03. r of birth	Progeny . All progeny of domestic cervidae must be officially identified by December thirty a, upon sale or transfer of ownership, or upon leaving the domestic cervidae ranch, which	first onever i
from on	04. e hundred	Visible Identification . At least one (1) of the official types of identification used must be d and fifty (150) feet.	visible (
022. All dom least on (150) fe	nestic cer e (1) of tl	S OF OFFICIAL IDENTIFICATION. vidae must be individually identified by two (2) of the following types of official identification he types of official identification must be a bangle or lamb tag that is visible from one hundred.	ation, a red fifty (
	01.	Official USDA Ear Tag.	(
Division	02. n of Anim	Tattoo . Legible skin tattoo using an alphanumeric tattoo sequence that has been recorded valued Industries and applied to either the ear or escutcheon.	with th
	03.	Electronic Identification. A form of electronic identification, approved by the Administrate	or.
	04.	Official NAEBA Eartag.	(
individu	05. val identif	Official ISDA Cervidae Program Ear Tag. A tamper resistant, unique number sequention tag approved by the Administrator.	uenced
animal i	06. identifica	Official HASCO Brass Lamb Tag. A brass lamb tag engraved with farm name and incition number.	dividua (
	07.	Freeze Brands. Legible, freeze brands that uniquely identify the individual domestic cervic	1.
the use	08. of bangle	Ranch Specific Unique Bangle or Lamb Tags. The Administrator may grant written appropriate or lamb tags that are: ranch specific; tamper resistant; uniquely numbered; and correlate	

another type of official identification on the annual inventory report.

09. Other Identification. Other forms of unique individual identification approved by the Administrator.

023. NATIONAL CWD HERD CERTIFICATION PROGRAM OFFICIAL IDENTIFICATION. All domestic cervidae enrolled in the National CWD Herd Certification Program are required to be identified with two (2) forms of identification for each animal. One (1) form of identification must be a nationally unique official

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IDAPA 02.04.19 Rules Governing Domestic Cervidae

equivale	ent ISDA	ion that uses an APHIS-approved numbering system that is linked to the CWD National Data database. The second form of identification must be unique to the individual animal within the the CWD National Database or equivalent ISDA database.		
	01.	APHIS-Approved Identification Devices.	()
	a.	Electronic Identification;	()
	b.	Official USDA Tamper-Resistant Ear Tag;	()
	c.	Legible Ear or Flank Tattoo; and	()
	d.	Other forms of Identification as approved by APHIS Administrator.	()
024 0	29.	(RESERVED)		
030.	OFFICI	AL VISIBLE IDENTIFICATION.		
one hund	01. dred fifty	Ear Tags . All domestic cervidae must be identified with a bangle or lamb tag that is visible (150) feet.	le froi	m)
	02.	Size. The large portion of the bangle or lamb tag must be at least two (2) square inches.	()
	03.	Color. No visible identification may have a primary color of brown, black, pink, tan, or silv	er.)
	04.	Camouflage Patterns. No visible identification may utilize camouflage patterns.	()
reestabli original	nestic cer shing the identific ation is a	NTIFICATION OF DOMESTIC CERVIDAE. rvidae that were marked with official identification may be re-tattooed for the purp ir identification nor re-ear-tagged with an official identification ear tag at any time subsequentation, except that re-tattooing or re-ear-tagging for the purpose of reestablishing the llowed only under the following conditions:	nt to the official (ne al)
or state	01. or federal	Supervision . Reidentification is accomplished under the supervision of an accredited veter animal health officials.	inaria: (n,)
registrat	ion tattoo	Permanent Identification . Animals that are presented for reidentification have some per t identifies the animals as those originally officially identified such as an individual to or other approved permanent identification, provided that such identification was submitted report or other official record.	anima	al
investiga	03. ation or in	Inventory Evaluation . In absence of permanent identification, the Administrator may conventory evaluation to determine identity of the animal that is being presented for reidentification.	duct a ation. (
in the an	04. nimal's ea	Reproduction of Original Tattoo . Re-tattooing must reproduce the original tattoo that was at the time of official identification.	place	:d)
identific	ation nun	Records . The accredited veterinarian or state or federal animal health official who supervious correlate the new identification with previous identification and record the ear tag of obers, the tattoo symbols and the owner's name and address and submit the reidentification rein ten (10) days of the date of reidentification.	r oth	er
032 0	39.	(RESERVED)		
040.	INSPEC	CTIONS.		

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.04.19 Rules Governing Domestic Cervidae

To prevent the introduction and dissemination, or to control and eradicate diseases, state and federal animal health officials are authorized to inspect cervidae records, premises, facilities, and domestic cervidae to ensure compliance with the provisions of this chapter and other state or federal laws or rules applicable to domestic cervidae. State and federal animal health officials must comply with the operation's biosecurity protocol so long as the protocol does not inhibit reasonable access to:

01.	Entry.	Enter	and	inspect,	at	reasonable	times,	the	premises	of	domestic	cervidae	ranches	and
inspect domestic							,		•				()

02. Access to Records. Review or copy, at reasonable times, any records that must be kept in accordance with these rules.

041. -- 049. (RESERVED)

050. GENETICS.

Domestic cervidae that have red deer genetic influence may not be imported into Idaho. Additionally, any domestic cervidae located in Idaho that are identified as having red deer genetic influence will be destroyed, removed from the state, or neutered.

051. -- 059. (RESERVED)

060. WILD CERVIDAE.

Wild cervidae may not be confined, kept or held on a domestic cervidae ranch.

- **01. Duty of Ranch Owner.** It is the duty of owners of all domestic cervidae ranches to take precautions, and to conduct periodic inspections, to ensure that wild cervidae are not located within the perimeter fence of any domestic cervidae ranch.
- **02. Notification of Administrator**. All owners or operators of domestic cervidae ranches must notify the Administrator within twenty-four (24) hours of gaining knowledge of the presence of wild cervidae inside the perimeter fence of the domestic cervidae ranch.
- **03. Failure to Notify the Administrator**. The failure of any owner or operator of a domestic cervidae ranch to notify the Administrator of the presence of wild cervidae within the perimeter fence of a domestic cervidae ranch is a violation of this chapter.
- **04. Idaho Department of Fish and Game**. Upon receiving notification that wild cervidae are on a domestic cervidae ranch, the Administrator will notify the Idaho Department of Fish and Game. ()
- **05. Wild Ungulate Cooperative Herd Plan**. The Idaho Department of Fish and Game will cooperate with ISDA and the owners or operators of domestic cervidae ranches where any wild cervidae or wild ungulates are present within the external perimeter fence of the domestic cervidae ranch to develop and implement a site specific written herd plan to address the disposition of the wild cervidae or wild ungulates.

061. -- 069. (RESERVED)

070. SUPERVISION OF DOMESTIC CERVIDAE PROGRAM.

A department veterinary medical officer will provide routine supervision of the domestic cervidae program. (

071. -- 079. (RESERVED)

080. DISPOSAL OF DOMESTIC CERVIDAE.

All domestic cervidae carcasses and parts of carcasses not utilized for human consumption, except parts of carcasses utilized for taxidermy purposes, must be disposed of in compliance with IDAPA 02.04.17, "Rules Governing Dead Animal Movement And Disposal."

081. -- 089. (RESERVED)

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090. FEES.

- **01. Annual Assessment Fee.** A fee, not to exceed ten dollars (\$10) per head per year on elk or three dollars (\$3) per head per year on fallow deer and reindeer, is hereby assessed on all domestic cervidae in the state to cover the cost of administering the program covered in these rules. The fee includes all domestic cervidae present at the ranch as of December 31 and all domestic cervidae that die during the same calendar year. This fee is due January first of each year. The annual assessment fee may be reduced if program revenue accumulates to a balance of at least one hundred thousand dollars (\$100,000) in excess of the projected annual cost of operating the program, as determined by the Department on July 1 of each year.
- **02. Import, Export, and Movement Fees**. The fees imposed in Section 25-3708(2) through (4), Idaho Code, are due no later than December 31 of each year, but the Department requests all movement fees be submitted within five (5) business days of the movement of the domestic cervids.

091. -- 099. (RESERVED)

100. DOMESTIC CERVIDAE RANCHES.

In order to prevent the introduction or dissemination of diseases, and to control or eradicate diseases, all domestic cervidae ranches must comply with the disease control, facility, and record keeping requirements and all other provisions of this chapter.

- **01. Each Premises.** Each separate premises where domestic cervidae are kept or held must comply with all of the provisions of this chapter.
- **Vehicle Access.** Domestic cervidae ranches must have motorized vehicle access to the restraining system on each premises, during the portion of the year that cervidae are held or kept on the premises, adequate to facilitate disease prevention and control as determined by the Administrator.
- **03. Premises Registration**. Each premises where domestic cervidae are kept or held must be registered with the Division and assigned a unique, individual number approved by the Administrator.

101. DOMESTIC CERVIDAE RANCH FACILITY REQUIREMENTS.

All domestic cervidae ranches are required to have facilities that include, but are not limited to, perimeter fence, restraining system, gathering system, water system, and if required, a quarantine facility.

- **01. Maintenance**. All facilities must be maintained, at all times that domestic cervidae are present, to prevent the escape of domestic cervidae or ingress of wild cervidae.
- **02. Inspections**. To ensure compliance with this chapter, state or federal animal health officials will inspect all premises where domestic cervidae are, or will be, possessed, controlled, harvested, propagated, held, or kept.
- a. Each domestic cervidae ranch will be inspected no less than once every five (5) years. Domestic cervidae ranches may be inspected more frequently if requested by the owner or if specified in a ranch management plan. The Administrator may require additional facility inspections as necessary to aid in the prevention, control, or eradication of disease or to ensure compliance with the provisions of this chapter or other state or federal rules applicable to domestic cervidae.
 - **b.** All facilities relating to the handling or raising of domestic cervidae will be inspected. ()

102. PERIMETER FENCE REQUIREMENTS.

A perimeter fence, completely enclosing the domestic cervidae ranch to be constructed of high-tensile, non-slip woven wire or other fencing material approved by the Administrator.

01. Elk and Fallow Deer. For elk and fallow deer, the fence must be a minimum of eight (8) feet in height for its entire length at all times.

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times.	02.	Reindeer . For reindeer, the fence must be at least six (6) feet in height for its entire length (at all
one-half	03. (12-1/2)	Wire . The top two (2) feet of each fence may be smooth, barbed or woven wire (at least twelv gauge) with horizontal strands spaced not more than six (6) inches apart.	e and
posts.	a.	Wire must be placed on the animal side of the fence to prevent pushing the wire away from	m the
between	b. the top a	Wire must be attached to all posts at the top, bottom, and not more than eighteen (18) inches and bottom of the wire.	apart
(5) inch diameter outside more th	top for or with a to diameter an twent	Posts . Wooden posts used in the perimeter fence must be at least butt-end treated wailable preservative and have a minimum of four (4) inch top for line posts and a minimum of corner posts. Metal pipe posts must be a minimum of two and one-eighth (2-1/8) inches of three-sixteenths (3/16) inch wall thickness for line posts and two and seven-eighths (2-7/8) is with a seven thirty-seconds (7/32) inch wall thickness for corner posts. Posts must be space y-four (24) feet apart, with stays, supports or braces as needed, and be placed in the group (3) feet.	of five utside nches ed no
or the in	05. gress of	Gates. Each domestic cervidae ranch must have gates that prohibit the escape of domestic cerwild cervidae.	rvidae)
prevent	06. domestic	Fence Maintenance . Fences must be maintained, at all times that domestic cervidae are presectividae from escaping or native wild cervidae from entering the enclosure.	ent, to
specific	07. basis.	Exceptions . The Administrator may grant exceptions to the specifications in Section 102 on a	a case
103. Each do cervidae officials	mestic co for the	ERING AND RESTRAINING SYSTEM. ervidae ranch must have a system for humanely and effectively gathering and restraining don purpose of inspecting, identifying, treating, or testing of animals by state or federal animal l	nestic health)
		Gathering System . Each domestic cervidae ranch must have a system that facilitates the gath dae so as to be able to move the domestic cervidae through the restraining system, at any time c cervidae are present.	
for the p	02. ourpose of	Restraining System . A system approved by the Administrator, to immobilize domestic cer f efficient, effective, and safe handling for inspecting, treating, vaccinating, or testing. (rvidae)
specific	03. basis.	Exceptions . The Administrator may grant exceptions to the provisions of this section on a	a case
104. Each do		R SYSTEM. ervidae ranch must have a water system adequate to supply the need of the cervidae herd. ()
	ls are to	ANTINE FACILITY. be imported onto the domestic cervidae ranch, a quarantine facility, approved by the Administ for holding animals until any disease retesting is accomplished or other requirements are met.	
106 1	99.	(RESERVED)	,
200.		RDS AND REPORTING.	

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		-		
Admini chapter.		Reports . Owners of domestic cervidae ranches must submit complete and accurate reports ailure to submit complete and accurate reports within the designated time frames is a violation		
		Records . All owners of domestic cervidae ranches, during normal business hours, must pranimal health officials, for inspection, review, or copying, any cervidae records deemed nece with the provisions of this chapter.		
of dome	03. estic cerv	Notification . State or federal animal health officials will attempt to notify the owners or ovidae ranches, and premises where records are kept prior to any inspections.	perato	ors)
require	04. ments of	Emergencies . In the event of an emergency, as determined by the Administrator, the not Section 200 may be waived.	ificati (on)
201.	ANNU	AL INVENTORY REPORT.		
		Inventory Report . All owners of domestic cervidae ranches must submit annually, a complete and accurate inventory of all animals held no later than December 31 st of early collowing minimum information:		
	a.	Name and address of the domestic cervidae ranch.	()
	b.	Name and address of the owner of the domestic cervidae ranch.	()
	c.	Date the inventory was completed.	()
domesti		Individual Domestic Cervidae. For each individual domestic cervidae that was located lae ranch during the year for which the report is being made, the following information		
	a.	All types of official and unofficial identification;	()
	b.	Species;	()
	c.	Sex; and	()
	d.	Age or year born.	()
202. State of individual	r federal	NTORY VERIFICATION. I animal health officials will verify all domestic cervidae ranch inventories of animals hal identification annually.	eld a	nd
number cervida	if the n e produc	Visible Identification . Individual animal identification verification may be accompliated unique official visible identification number or visually noting an unofficial visible identification is correlated with two (2) forms of official identification on the inventory submitted er. The Administrator may, on a case by case basis, grant written permission for ranch specification of the inventory submitted exception of the inventory submitted exception.	ificati d by t	on the
		Duty to Gather and Restrain . It is the duty of the owner of each domestic cervidae ranch to domestic cervidae that state or federal animal health officials determine are not readily idestrification purposes. The Administrator determines the suitability of the restraint system.		

Owners of domestic cervidae ranches must notify the Division in writing within thirty (30) days of any change in the address of the owners of domestic cervidae, the owner of the domestic cervidae ranch, or the domestic cervidae

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CHANGE OF ADDRESS.

203.

ranch.

204. ESCAPE OF DOMESTIC CERVIDAE.

It is the duty of each owner or operator of a domestic cervidae ranch to take all reasonable actions to prev	ent th	ıe
escape of domestic cervidae from a domestic cervidae ranch.	()

01. Notification of Escape. When any domestic cervidae escape from a domestic cervidae ranch, the owner or operator of the domestic cervidae ranch must notify the Administrator by phone, facsimile, or other means approved by the administrator within twenty-four (24) hours of the discovery of the escape. Duty to Retrieve Escaped Cervidae. It is the duty of each owner or operator of a domestic cervidae ranch to retrieve or otherwise bring under control all domestic cervidae that escape from a domestic cervidae ranch. 03. Fish and Game. The Administrator will notify the Idaho Department of Fish and Game of each escape. Sheriff and State Brand Inspector. When domestic cervidae escape from a domestic cervidae ranch and the owner or operator is unable to retrieve the animals within twenty-four (24) hours, the Administrator may notify the county sheriff or the state brand inspector of the escape pursuant to Title 25, Chapter 23, Idaho Code. 05. Capture. In the event that the owner or operator of a domestic cervidae ranch is unable to retrieve escaped domestic cervidae in a timely manner, as determined by the Administrator, the Administrator may effectuate the capture of the escaped domestic cervidae to ensure the health of Idaho's livestock and wild cervidae populations. Failure to Notify. Failure of any owner or operator of a domestic cervidae ranch to notify the 06. Administrator within twenty-four (24) hours of the discovery of an escape of domestic cervidae is a violation of this Taking of Escaped Domestic Cervidae. A licensed hunter may legally take domestic cervidae that have escaped from a domestic cervidae ranch only under the following conditions: The domestic cervidae has escaped and has not been in the control of the owner or operator of the domestic cervidae ranch for more than seven (7) days; and The hunter is licensed and in compliance with all the provisions of the Idaho Department of Fish b. and Game rules and code. NOTICE OF DEATH OF DOMESTIC CERVIDAE. Notice of death of domestic cervidae twelve (12) months or older and all domestic cervidae officially identified and inventoried that died on a ranch or at an approved slaughter or custom exempt slaughter establishment must be submitted by the owner or operator to the division on a report approved by the Administrator: Submission of Death Certificates. A complete and accurate copy of all CWD sample submission forms/death certificates must be submitted to the division by regular mail, facsimile, electronic mail, or by other means as approved by the Administrator within ten (10) business days of when the owner or operator knew or

following minimum information: Name and address of the domestic cervidae ranch; and

reasonably should have known of the death. The CWD sample submission form/death certificate must contain the

b. Name and address of the owner of the domestic cervidae ranch.

Individual Domestic Cervidae. For each individual domestic cervidae death, the following minimum information must be provided:

a. All individual identification numbers;

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	b.	Sex;	()
	c.	Age or year born;	()
	d.	Date and time of death;	()
	e.	Cause of death;	()
	f.	Specify animals submitted for CWD testing; and	()
	g.	Dated signature.	()
206.	(RESEI	RVED)		
who has parasite 208. All own from on Idaho mowner, you	rner, open s reason to must not INTRA hers of do le (1) pre- nust subm within ter	ICATION OF EXPOSURE TO DISEASE. rator, veterinarian practicing in Idaho, laboratory conducting cervidae testing, or any other obelieve that domestic cervidae are exposed to or infected with a dangerous or reportable disting the Division immediately. STATE MOVEMENT CERTIFICATE. Demostic cervidae ranches who move cervidae, from one premises to another, including mo mises to another premises owned, operated, leased, or controlled by the owner, within the nit, to the Administrator, a complete and accurate intrastate movement certificate signed in (10) business days of the movement. The Administrator will provide blank intrastate movements of domestic cervidae ranches upon request.	vementstate of	or) nt of
209.	RANCI	H MANAGEMENT PLAN.		
Voluntary Ranch Management Plan . A domestic cervidae ranch may apply, on a form prescribed by the Administrator, to enter into a voluntary ranch management plan. The ranch management plan will be developed cooperatively by the owner or authorized agent and the Administrator. For the ranch management plan, the Administrator will conduct a risk assessment considering the factors in Subsection 209.03. A voluntary ranch management plan may, notwithstanding other rule requirements to the contrary, establish inventory verification requirements and CWD sampling requirements specific for a domestic cervidae ranch. Failure to adhere to an approved voluntary ranch management plan is a violation of these rules.				
rules. The the viol	he ranch ation. Fo	Mandatory Ranch Management Plan. Domestic cervidae ranches are required to developroved ranch management plan if the ranch is found in violation of Sections 060, 204 or 500 of management plan must be completed and implemented within six (6) months of the disposor the ranch management plan, the Administrator will conduct a risk assessment consideration 209.03. Failure to comply with the mandatory ranch management plan is a violation of the disposor than 209.03.	of thes ition or ing th	se of ne
requiren	nent but	Risk Assessment for Ranch Management Plans. The Administrator will conduct each ranch management plan. A ranch management plan will not include a double may require that double gates be installed. The Administrator will consider the following a risk assessment at a domestic cervidae ranch:	fencir	ıg
		Risk of egress. The risk of egress may be evaluated based on, but not limited to, history of during the previous five (5) years, recovery rate of escaped domestic cervidae, length are were outside of the perimeter fence, annual average precipitation, topography, altitude as	of tin	ne
		Risk of ingress. The risk of ingress may be evaluated on, but not limited to, history of ous five (5) years, annual average precipitation, topography, altitude, tree density and proxin corridors.		

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c. Compliance with CWD sample submission. The Administrator may, based on a risk assessment of the facility, adjust the number of tissue sample submissions required under this rule. The adjustment will be based on, but not limited to, the following:
i. Whether the domestic cervidae on the ranch have commingled with any domestic cervids of unknown CWD status.
ii. Whether the domestic cervidae ranch has been in compliance with all requirements of Title 25, Chapter 35, Idaho Code, and these rules.
iii. Whether the domestic cervidae ranch has had documented cases of ingress of wild cervids or egress of domestic cervidae within the eighteen (18) months prior to the risk assessment.
210 249. (RESERVED)
250. INTRASTATE MOVEMENT OF DOMESTIC CERVIDAE. All live domestic cervidae moving from one premises to another premises within the state of Idaho must be officially identified, except calves during the year of birth accompanying their dam, and accompanied by: ()
01. TB Test . An official negative test for tuberculosis of all cervidae over twelve (12) months of age, conducted within the last ninety (90) days, or written permission from the Administrator, except:
a. Animals originating from an accredited, qualified or monitored herd, as described in "Bovine Tuberculosis Eradication, Uniform Methods and Rules," effective January 1, 2005, if they are accompanied by a certificate signed by an accredited veterinarian or the Administrator stating such domestic cervidae have originated directly from such herd; or
$\textbf{b.} \qquad \text{Those domestic cervidae consigned directly to an approved slaughter establishment or domestic cervidae approved feedlot; or } \qquad \qquad (\qquad)$
02. Intrastate Movement Certificate . All intrastate movements of live domestic cervidae, including movement from one premises to another premises owned, operated, leased, or controlled by the same person, must be accompanied by a complete and accurate intrastate movement certificate, which has been signed by the owner or operator of the domestic cervidae ranch where the movement originates and includes a statement of the CWD and TB status of the cervidae.
03. Movement of Cervidae Between Accredited AZA or USDA Licensed Facilities. Movement of cervidae between accredited AZA and USDA licensed facilities is exempt from the requirements of this chapter. All other movement from AZA accredited or USDA licensed facilities must comply fully with all of the provisions of this chapter.
251 299. (RESERVED)
300. DISEASE CONTROL. The Administrator may require domestic cervidae in the state to be tested for brucellosis (Brucella abortus or Brucella suis), tuberculosis (Mycobacterium bovis), meningeal worm (Parelaphostrongylus tenuis), muscle worm (Elaphostrongylus cervus), CWD or for other diseases or parasites determined to pose a risk to other domestic cervidae, livestock, or wildlife.
301. DUTY TO RESTRAIN. It is the duty of the owner of each domestic cervidae ranch to gather and restrain domestic cervidae for testing when directed to do so in writing by the Administrator. The Administrator determines the suitability of the restraint system.

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302. **TESTING METHODS.** The Administrator determines appropriate testing procedures and methods.) TESTING, TREATMENT, QUARANTINE, OR DISPOSAL REQUIRED. The Administrator determines when testing, treatment, quarantine, or disposal of domestic cervidae is required at any domestic cervidae ranch pursuant to Title 25, Chapters 2, 3, 4, 6, and 37, Idaho Code. If the Administrator determines that testing, treatment, quarantine, disposal of domestic cervidae, or cleaning or disinfection of premises is required, a written order will be issued to the owner describing the procedure to be followed and the time period for carrying out such actions. **OUARANTINES.** All domestic cervidae animals or herds that are determined to be exposed to, or infected with, any disease that constitutes an emergency, as provided in Title 25, Chapter 2, Idaho Code, will be quarantined. Infected Herds. Infected herds or animals must remain under quarantine until such time that the herd has been completely depopulated and the premises has been cleaned and disinfected as provided by the Administrator, or the provisions for release of a quarantine established in these rules have been met. **Exposed Herds**. The quarantine for exposed herds or animals may take the form of a hold-order which remains in effect until the exposed animals have been tested and the provisions for release of a quarantine as established in these rules have been met. Validity of Quarantine. The quarantine is valid whether or not acknowledged by signature of the owner. DECLARATION OF ANIMAL HEALTH EMERGENCY. The Director is authorized to declare an animal health emergency. Condemnation of Animals. In the event that the Director determines that an emergency exists, animals that are found to be infected, or affected with, or exposed to an animal health emergency disease may be condemned and destroyed. 02. Indemnity. Any indemnity is paid in accordance with Sections 25-212 and 25-213, Idaho Code. Notification to Administrator. Every owner of cervidae, every breeder or dealer in cervidae. every veterinarian, and anyone bringing cervidae into this state who observes the appearance of, or signs of any disease or diseases, or who has knowledge of exposure of the cervidae to diseases that constitute an emergency must give immediate notice to the Administrator by telephone, facsimile, or other means as approved by the Administrator. Failure to Notify. Any owner of cervidae who fails to report as herein provided forfeits all claims for indemnity for animals condemned and slaughtered or destroyed on account of the animal health emergency. 306. -- 399. (RESERVED)

400. BRUCELLOSIS.

Owners of domestic cervidae ranches must comply with the provisions of IDAPA 02.04.20, "Rules Governing Brucellosis," that apply to domestic cervidae.

401. -- 449. (RESERVED)

450. TUBERCULOSIS.

O1. Change of Ownership. All domestic cervidae that are sold, or are in any way transferred from one

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person to another person in Idaho are required to be tested negative for TB within ninety (90) days prior to the change of ownership or transfer, except:

- a. Animals originating from an accredited, qualified or monitored herd, as described in "Bovine Tuberculosis Eradication, Uniform Methods and Rules," effective January 1, 2005, if they are accompanied by a certificate signed by an accredited veterinarian or the Administrator stating such domestic cervidae have originated directly from such herd; or
- **b.** Those domestic cervidae consigned directly to an approved slaughter establishment or domestic cervidae approved feedlot.
- **c.** The Administrator, following an evaluation, may grant exceptions to the provisions of this Section on a case-by-case basis.
- **02.** Rules and UM&R. Owners of domestic cervidae ranches must comply with the provisions of IDAPA 02.04.03, "Rules Governing Animal Industry," that apply to domestic cervidae, and the Bovine Tuberculosis Eradication, UM&R, Effective January 1, 2005.

451. -- 499. (RESERVED)

500. SURVEILLANCE FOR CWD.

- **O1.** Slaughter Surveillance. Brain tissue from no less than ten percent (10%) of all domestic cervidae sixteen (16) months of age or older that are slaughtered at approved slaughter establishments or custom exempt slaughter establishments must be submitted annually by the owner of the slaughtered cervidae to official laboratories to be tested or examined for CWD as provided for in these rules. If ten (10) or less cervids on a domestic cervidae ranch are slaughtered in a calendar year, at least one (1) testable brain sample must be submitted to meet the annual CWD surveillance requirement. Tissues samples submitted to an official laboratory that are untestable or are given an indeterminate test result do not count towards the tissue submission requirement.
- **O2. Domestic Cervidae Ranch Surveillance**. Brain tissue from no less than ten percent (10%) of all domestic cervidae sixteen (16) months of age or older that are harvested on domestic cervidae ranches must be submitted for CWD testing annually. If ten (10) or less cervids on a domestic cervidae ranch are harvested in a calendar year, at least one (1) testable brain sample must be submitted to meet the annual CWD surveillance requirement. In addition to the tissue samples from the harvested domestic cervidae, brain tissue from one hundred percent (100%) of all domestic cervidae sixteen (16) months of age or older that die for any reason other than being harvested must also be submitted for CWD testing annually. Reindeer and fallow deer are exempt from CWD testing unless the reindeer and fallow deer are part of a CWD positive, exposed, trace, source, or suspect herd or part of an elk herd. The owner or operator of the domestic cervidae ranch must submit all tissue samples to an official laboratory to be tested for CWD, as provided for in these rules. Tissues samples submitted to an official laboratory that are untestable or are given an indeterminate test result do not count towards the tissue submission requirement. In the event a domestic cervidae ranch cannot submit a testable brain sample, the domestic cervidae ranch must submit a CWD Sample Submission Waiver Request within ten (10) business days of determining that a testable brain sample cannot be submitted.

501. COLLECTION OF SAMPLES FOR CWD TESTING.

Only accredited veterinarians, state and federal animal health officials, and other persons, approved by the Administrator, may collect brain or other tissue samples for CWD testing. Samples must be collected immediately upon discovery of the death of a domestic cervid.

- **01. Brain Samples.** Only persons trained by state or federal animal health officials, and approved by the Administrator, may remove the obex portion of the brainstem for submission as the sample for CWD testing.
- **92. Submission of Head**. Only persons trained by state or federal animal health officials, and approved by the Administrator, may submit a head with the official identification attached to the head as the sample for CWD testing.

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the sam	03. ple.	Handling of Samples. All CWD samples must be handled in a manner that prevents degrad	ation (of)
		Sample Submission Time . Fresh samples for CWD testing must be submitted, to an approximate a seventy-two (72) hours of the date of collection. Formalin preserved samples must be submitted, within ten (10) business days of the date of collection.		
conduct	05. an invest	Non-Testable or Samples That Do not Contain Appropriate Tissues. The Administratigation to determine if a domestic cervidae ranch is complying with the provisions of Section		
non-test	a. able; or	The owner or operator of a domestic cervidae ranch submits samples for CWD testing when the control of the cont	hich a	are)
contain	b. the obex	The owner or operator of a domestic cervidae ranch submits samples for CWD testing that portion of the brainstem or other appropriate tissues, if available, for CWD testing.	t do n	iot)
cannot l	c. be identifi	The owner or operator of a domestic cervidae ranch submits samples for CWD testing ied to the animal of origin.	g whi (ch)
submiss	ion requi	Failure to Meet Annual CWD Tissue Submission Requirement . An owner or operate the ranch who fails to submit samples for CWD testing or who fails to meet the annual rements of this chapter, or both, is in violation of these rules, except the Administrator may a rance from sample submission requirements on a case specific basis.	l tiss	ue
502.	OFFIC	IAL CWD TESTS.		
	01.	Official Tests. Official tests for CWD, approved by the Administrator, include:	()
	a.	Histopathology;	()
	b.	Immunohistochemistry;	()
	c.	Western Blot;	()
	d.	Negative Stain Electron Microscopy;	()
	e.	Bioassay; and	()
laborato	02. ry or diag	Other Scientifically Validated Test. The Administrator may approve other scientifically values tests to confirm a diagnosis of CWD.	alidat (ed
	tatus is l	TATUS. coased on the number of years that a herd of domestic cervidae has been determined to the provisions of this chapter, during which there is no evidence of CWD in the herd.	o be	in)
located	01. in Idaho o	Status Review . The Administrator will review the CWD status of each domestic cervidon at least an annual basis.	ae he	rd (
of a don	02. nestic cer	Status Date . The status date is the date that the Administrator approves a change in the CWI vidae herd in Idaho.	D stat (tus)
status, t	03. he status	Cervidae of Lesser Status. If a herd of domestic cervidae has contact with cervidae of of the herd with the higher status will be lowered to the status of the cervidae with the lesser		

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Department of	f Agriculture	Rules Governing Domestic Cervidae
04. management or on the premises	premises occurs, if there is no contact with	may remain with the herd when a change of ownership, cervidae of lesser status, and no previous history of CWD
05. positive or expo	Contact with CWD Positive Animals. A seed animals may have its status reduced or	ny herd of domestic cervidae that has contact with CWD removed.
An epidemiolog	STIGATION OF CWD. gical investigation will be conducted on all source herds, all adjacent herds, and all trac	CWD positive, suspect, and exposed animals and herds, e herds as determined by the Administrator.
01. and herds having	Quarantine. All positive, suspect, and eg contact with positive or exposed animals in	exposed herds or animals, herds of origin, adjacent herds, must be quarantined; and
	found until they have met the provisions disposed of as directed by the Administra	d animals must be identified and remain on the premises for release of quarantine established in this chapter, are cor, or are moved at the Administrator's direction on a
		his chapter remain in effect until one (1) of the following
01. provided in Su provisions of th		by be released after the herd is completely depopulated as compliance with an individual herd CWD plan and all ce of CWD.
and all provisio	section 505.07, or after a minimum of five (by be released after the herd is completely depopulated as 5) years of compliance with an individual CWD herd plan is no evidence of CWD, or an epidemiologic investigation as determined by the Administrator.
no evidence of	ance with an individual CWD herd plan and	e quarantine may be released after a minimum of five (5) all provisions of these rules and during which there was termines that there is no evidence CWD exists in the herd by the Administrator.
and all provisio	section 505.07, or after a minimum of five (e released after the herd is completely depopulated as 5) years of compliance with an individual CWD herd plan is no evidence of CWD, or an epidemiologic investigation as determined by the Administrator.
05. an epidemiolog	Adjacent Herds. The quarantine may be ical investigation and in consultation with the	released when directed by the Administrator based upon e designated epidemiologist.
as provided in S	ive (5) years must construct a second perime	domestic cervidae ranch who chooses to remain under ther fence that meets the requirements for perimeter fence, on the domestic cervidae ranch can get within ten (10) feet e Administrator.
07.	Complete Depopulation. The quarantine	may be released after:
a.	Complete depopulation of all cervidae on	the premises as directed by the Administrator; and
b. by the Administration		ck as specified in an individual CWD herd plan approved

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IDAPA 02.04.19 Rules Governing Domestic Cervidae

Adminis	c. strator.	The soil and facilities have been cleaned, treated, decontaminated, or disinfected as directed by the	;)
be dispo	08. osed of as	Disposal of Positive or Exposed Cervidae . All CWD positive or exposed domestic cervidae must directed by the Administrator.	t)
	s must be	VING, TREATING, DECONTAMINATING, OR DISINFECTING. cleaned, treated, decontaminated, or disinfected under state or federal supervision as directed by the thin fifteen (15) days after CWD positive or suspect animals have been removed.	÷)
decontai	01. minating,	Exemptions . The Administrator may authorize, in writing, an exemption from cleaning, treating or disinfection requirements on a case-by-case basis.	,)
and disi	02. nfection t	Extension of Time . The Administrator may authorize, in writing, an extension of time for cleaning under extenuating circumstances.	5)
requests	03. for exter	Requests for Extensions or Exemptions. The owner of the contaminated facility must submit asions or exemptions to the Administrator in writing.	t)
507 9	99.	(RESERVED)	

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02.04.26 - RULES GOVERNING THE PUBLIC EXCHANGE OF LIVESTOCK

		AUTHORITY. dopted under the legal authority of Sections 25-203, 25-305, 25-401, 25-601, 25-1723(b), a c.	nd 25 (; <u> </u>
001.	TITLE .	AND SCOPE.		
	01.	Title. The title of this chapter is "Rules Governing the Public Exchange of Livestock."	()
identific	02. cation, qua	Scope . These rules govern the record keeping of livestock dealers and facilities, record kearantine and movement of livestock through buying stations, trader lots and livestock markets		ţ,)
002 1	109.	(RESERVED)		
SUBC	HAPTE	R A – LIVESTOCK DEALERS, BUYING STATIONS, AND LIVESTOCK TRADER L	OTS	
110. The defi	DEFINI initions ap	TTIONS. oply in the interpretation and enforcement of Subchapter A only.	()
		Accredited Veterinarian . A veterinarian approved by the Administrator and the USDA/A e with provisions of Tile 9, Part 161, Code of Federal Regulations, to perform functions of sease control programs.		
mortem	02. and post-	Approved Slaughter Establishment. A USDA inspected slaughter establishment where mortem inspection is conducted by USDA inspectors.	e ante	; -)
	03.	Cattle. All domestic bovidae including domestic bison.	()
	04.	Domestic Bison . All animals in the genus <i>Bison</i> owned by a person.	()
	05.	Domestic Cervidae. Elk, fallow deer, and reindeer owned by a person.	()
	06.	Epithelioma of the Eye. A carcinoma of the eye of cattle commonly known as cancer eye.	()
animal h	07. nealth acti	Federal Animal Health Official . An employee of USDA/APHIS/VS who is authorized to privities.	erforn (n)
District	08. of Colum	Interstate Movement . Movement of livestock from Idaho into any other state, territory bia, or from any other state, territory or the District of Columbia into Idaho.	or the	e)
camelid	09. s, and rati	Livestock . Cattle, domestic bison, swine, horses, mules, asses, domestic cervidae, sheep, ites.	goats (3,
	10.	Lump Jaw. Condition also known as actinomycosis in cattle.	()
uniform provide	11. ear tagg unique id	Official Ear Tag. APHIS approved identification ear tags conforming to the alphanumeric ning system including official brucellosis vaccination ear tags, or NAIS compliant ear tage entification for each animal.		
or identi	12. ification r	Official Identification . Official USDA approved ear tag, USDA Backtag, breed registration nethod approved by the Administrator.	tattoo (),)
to the al	13. phanume	Official Brucellosis Vaccination Ear Tag. An APHIS approved identification ear tag conferic national uniform ear tagging system that provides unique identification for each animal.		g)
lot.	14.	Operator. The person who has authority to manage or direct a buying station or livestock	trade	r)
cattle.	15.	Owner. The person who owns or has financial control of a buying station, livestock trader	r lot o	r)

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	16.	Parturient. Visibly prepared to give birth or within two (2) weeks before giving birth.	()
	17.	Postparturient. Having already given birth.	()
animals.	18.	Premises. The ground, area, buildings, corrals, and equipment utilized to keep, hold, or a	mainta (ain)
buying s	19. station, liv	Previous Location . The premises where cattle were confined immediately prior to delivestock trader lot, or purchase by a livestock dealer.	ery to) a
effective	20. ely, and sa	Restraint . The confinement of cattle in a chute, or other device, for the purpose of effafely inspecting, treating, vaccinating, or testing.	ficient (lly,
and erad	21. lication a	State Animal Health Official. The Administrator, or his designee, responsible for disease ctivities.	e cont	rol)
	22. c bison ei ss of age.	Test Eligible . Unless otherwise specifically provided in these rules, all sexually intact catighteen (18) months of age and over, and all parturient, and postparturient cattle and domes.		
National	23. l Backtag	USDA Backtag . A backtag issued by APHIS that conforms to the eight-character alphaging System that provides unique identification for each animal.	nume (ric)
111.	ABBRE	EVIATIONS.		
	01.	APHIS. Animal and Plant Health Inspection Service.	()
	02.	AVIC. Area Veterinarian In Charge.	()
	03	CAFO. Concentrated Animal Feeding Operation.	()
	04.	CFR. Code of Federal Regulations.	()
	05.	NAIS. National Animal Identification System.	()
	06.	USDA. United States Department of Agriculture.	()
	07.	VS. Veterinary Services.	()
112 1	19.	(RESERVED)		
120. Subchap		CABILITY. blies to livestock dealers, buying stations, and livestock trader lots operating in Idaho.	()
121 1	29.	(RESERVED)		
officials provisio	ent the in are autho	CTIONS. attroduction and dissemination, or to control and eradicate diseases, state and federal animal prized to inspect livestock records, premises, facilities, and livestock to ensure compliance a chapter and other state or federal laws or rules applicable to livestock dealers, buying states.	with t	the
health of notify th	01. fficials are owner	Entering Premises . In order to conduct activities authorized by this chapter, state or federate authorized to enter buying stations or livestock trader lots. State or federal officials will at or operator of the premises prior to conducting an inspection.	al anin tempt	nal to

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normal business	Inspecting Records . To ensure compliance with the provisions of this chapter, state or ficials are authorized to access, inspect, review, and copy any records deemed necessary hours. State or federal animal health officials will attempt to notify the owner or operator inspecting records.	duri	ng
03. requirements of t	Emergencies. In the event of an emergency, as determined by the Administrator, the notif his section are not required.	icati (on)
131 139.	(RESERVED)		
	TOCK TREATMENT. ealer, buying station and livestock trader lot shall humanely treat all livestock. All non-ambu:	ulato	ory)
01.	Returned. Returned to premises of origin; or	()
02.	Fed and Watered. Provided adequate feed and clean water; or	()
03.	Euthanized. Humanely euthanized.	()
141 149.	(RESERVED)		
The movement a	ANIMAL DISPOSAL. and disposal of all dead animals shall be pursuant to the provisions of IDAPA 02.04.17, 'Animal Movement and Disposal."	"Rul	les)
151 159.	(RESERVED)		
All buying statio	ONMENTAL REQUIREMENTS. ons and livestock trader lots shall meet the provisions of IDAPA 02.04.15, "Rules Governing Operations."	g Be	eef)
161 199.	(RESERVED)		
Livestock dealers	FOCK DEALERS. s that do not operate buying stations or livestock trader lots shall keep complete and accurate r urchased may be traced to the previous location, previous owner and the subsequent owner.		rds)
201 209.	(RESERVED)		
	ENT OF RECORDS. records shall include, but are not limited to:	()
01. of the cattle prior	Name, Telephone Number, and Address. The name, telephone number, and address of the to purchase by the livestock dealer.	owr (ner)
02. approved by the A	Identification . All cattle shall be identified to their previous location with a form of identified Administrator.	icati (on)
03. shall be either the	Previous Location . The location where cattle were held prior to purchase by the livestock e NAIS premises identification number or the physical address.	dea	ler)
04.	The Date of Purchase. The date individual cattle were purchased.	()
05.	Date of Sale. Date individual cattle were sold or changed ownership.	()
06.	Name, Telephone Number, and Address of the Purchaser of Cattle. The name, tele	epho	ne

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number, and ad	dress of the person that purchased cattle from the livestock dealer.	()
07. dead cattle.	Death Loss. An accurate account of all death loss, including identification, and dispositi	on of	the)
221 229.	(RESERVED)		
Livestock deale	ORDS RETENTION. ers shall retain all records relating to cattle for a period of not less than two (2) years. Record to the administrator upon request.	s must (be)
231 239.	(RESERVED)		
	OVED FORMS OF IDENTIFICATION. are approved forms of identification.	()
01.	USDA Approved Backtag.	()
02.	Official USDA Ear Tag.	()
03.	Registration Tattoo. Breed registration tattoo and corresponding registration papers.	()
04.	Brand Inspection. Statement of ownership such as a brand inspection certificate.	()
05. on a case-by-ca	Administrator Approval. The Administrator may approve other forms of individual identical basis.	tificat	ion)
06. removed, tamp	Removal of Animal Identification . No approved or official animal identification ered with or otherwise altered.	shall	be)
241 299.	(RESERVED)		
No livestock d	COVED BUYING STATIONS. ealer shall operate a buying station prior to receiving approval from the Administrator. A sying station shall be shipped to an approved slaughter establishment within seven (7) days of on.	All car arriva	ttle l at
	ICATION FOR DESIGNATION AS AN IDAHO APPROVED BUYING STATION. designation as an Idaho approved buying station shall be made on application forms available.	able fr	om)
State or federa Administrator	INISTRATOR APPROVAL. I animal health officials will inspect all buying stations prior to approval by the Administration prior to approval by the Administration take any past enforcement or violation history of the owner or operator of the buying states that the final approval determination.	rator. Tation is	The nto
	OVED BUYING STATION NUMBER. mber issued to the livestock dealer by the State Brand Board will be used to identify the	approv (/ed
Approved buyi change in own	RATION OF APPROVED STATUS. ng station status will remain in effect unless the status is revoked by the Administrator or earship or operator. If there is a change in ownership or operator, it is the responsibility of owner or operator to apply for reinstatement of approved status.		

305. REVOCATION OF APPROVED BUYING STATION STATUS.

In addition to any other Department administrative or civil action, the Administrator may withdraw or deny the

approva exist:	l of any b	buying station, by notifying the owner in writing, when one (1) or more of the following con	idition (s)
violated	01. the recor	Recordkeeping Requirements . There is evidence that the owner or operator of the buying rdkeeping requirements of this rule, or animal health regulations.	station (1)
exposed	02. I or reacto	Inability to Trace Animals . There is a repeated history of an inability to trace the are cattle handled by the buying station to the previous location and owner.	ffected (,
	03.	Violations. A buying station violates any of the provisions of Subchapter A.	()
and requ	04. aesting in	Owner Request . Owners may have the approved status revoked by emptying the buying writing that the status be revoked.	station (1)
in state	05. or federal	Regulation Changes . Idaho approved buying station status may be revoked as required by clauses or regulations.	hange (s)
306. When a approve	pproved	SITION OF CATTLE. buying station status is revoked, cattle still in the buying station shall be removed directle er establishment within seven (7) days.	y to ai	1)
307 3	314.	(RESERVED)		
315. All cattl Animal	le shall be	IFICATION. Is individually identified with an official USDA backtag immediately upon arrival at a buying attion is to be maintained to slaughter and shall not be removed, tampered with or otherwise at the control of	station ltered. (
316 3	319.	(RESERVED)		
	ying stat	G STATION RECORDS. ion shall keep sufficient records of all livestock that enter, leave, or die on the premises to nimal health officials to trace such animals satisfactorily to their previous location.	,	e)
321. Buying		ENT OF RECORDS BUYING STATIONS. scords shall include, but are not limited to:	()
	01.	Name, Telephone Number, and Address. The name, telephone number, and address of:	()
	a.	The owner of the livestock entering the buying station; and	()
	b.	The person delivering the livestock to the buying station.	()
station.	02.	Individual Identification. Individual USDA Backtag number for each animal entering the	buying (3
shall be	03. either the	Previous Location . The location where cattle were held prior to purchase by the buying e NAIS premises identification number or the physical address.	station (1)
	04.	The Date of Entry. The date individual cattle enter a buying station.	()
	05.	Date of Shipment to Slaughter.	()
establisl	06. hment.	Approved Slaughter Establishment Destination. Name and address of the approved slaughter	aughte (r)
	07.	Death Loss. An accurate account of all death loss, including individual identification number	ber and	1

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disposition of the	e dead cattle.	()
08. that are left at the	Dead Animals . An accurate description, including any forms of identification, of any dead e buying station by other persons.	anima (als)
All records relati	IG STATION RECORDS RETENTION. ing to cattle that have been in the buying station facility shall be retained for a period of not lecords must be made available to the administrator upon request.	ess th	ıan)
323 329.	(RESERVED)		
No cattle that have	LE SUBJECT TO QUARANTINE BUYING STATIONS. ve reacted to the brucellosis or tuberculosis test, or cattle affected with, or suspected of being timal disease, shall be allowed to enter, occupy, or be sold from a buying station.	affect (ted)
331 339.	(RESERVED)		
	ISES REQUIREMENTS. ying station shall meet the following requirements:	()
01. and effectively reanimal health of	Restraint System . A restraint system, approved by the Administrator, for humanely, effectraining livestock for the purpose of inspecting, identifying or testing of animals by state officials.		
02. present, and an a	Feed and Water . Provide access to a clean source of water sufficient for the number of dequate quality and quantity of feed for all cattle that are on the premises for over twelve (12)		
03. and pens that co rest and ruminate	Pens . Comply with IDAPA 02.04.15, "Rules Governing Beef Cattle Animal Feeding Operntain cattle on the premises for over twelve (12) hours provide adequate pen space for the e, and provide adequate drainage.		
04. determined by the	Fences . Construct fences sufficient to prevent the escape of livestock from the premae Administrator.	ises,	as)
05.	Condition. Maintain premises in good repair.	()
341 349.	(RESERVED)		
All buying static equipment to cle	ATION. ons shall be maintained in a sanitary condition. The buying station shall provide the nean and disinfect the premises, and the owner or operator of the buying station shall classes at the direction of the Administrator.		
351 359.	(RESERVED)		
360. SIGNA Each buying stat	GE. ion shall comply with the following signage requirements:	()
01. SLAUGHTER."	Wording. Signs state "ALL CATTLE ENTERING THIS FACILITY SHALL GO DIRECT	ΓLY Ί (ГО (
02.	Color. Lettering in red and not less than four (4) inches in height on a white background.	()
03.	Location. Signs placed prominently at each entrance, exit and cattle loading or unloading f	acilit	у. ्

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361. -- 369. (RESERVED)

370. LOCATION OF BUYING STATIONS.

All buying stations shall be located separate and apart from any other cattle handling facilities, as determined by the Administrator, that handle any cattle not destined to slaughter within seven (7) days.

371. -- 499. (RESERVED)

500. APPROVED LIVESTOCK TRADER LOTS.

All livestock dealers licensed by the Idaho State Brand Board shall receive approval from the Administrator as an Idaho approved feedlot or approved livestock trader lot if the following conditions exist:

- **01.** Cattle Are Received. Cattle of unknown disease status are received from the farm or ranch of origin.
- **802. Sold to Individuals.** Brucellosis test eligible cattle are sold and transported to destinations other than an approved slaughter establishment, a specifically approved livestock market, an Idaho approved feedlot, or out of the state of Idaho.

501. APPLICATION FOR APPROVED LIVESTOCK TRADER LOT STATUS.

Application for approved livestock trader lot status is made on application forms available from the Administrator.

502. ADMINISTRATOR APPROVAL.

The Administrator may approve livestock trader lot applications after state or federal animal health officials have inspected the trader lot facility and:

- **01.** Adequate Facilities. The livestock dealer has demonstrated that cattle can be secured and restrained in the facility.
- **02.** Adequate Records. The livestock dealer's records are adequate to show the origin and disposition of the cattle that enter the facility.
- **03. Past History**. The Administrator may take any past enforcement or violation history of the owner or operator of the livestock trader lot into consideration when making the final approval determination. ()

503. APPROVED LIVESTOCK TRADER LOT NUMBER.

The license number issued by the State Brand Board to livestock dealers shall be used to identify the livestock trader lot.

504. EXPIRATION OF APPROVED STATUS.

Approved livestock trader lot status remains in effect unless there is a material change in operation, as determined by the Administrator, or the status is revoked by the Administrator. If there is a material change in operation, as determined by the Administrator, it is the responsibility of the livestock dealer to apply for reinstatement of approved status.

505. -- 519. (RESERVED)

520. IDENTIFICATION.

All cattle shall be identified, to their previous location, with a form of identification approved by the Administrator immediately upon arrival at a livestock trader lot. Animal identification is to be maintained and not be removed, tampered with, or otherwise altered at the livestock trader lot.

521. APPROVED FORMS OF IDENTIFICATION.

The following are approved forms of individual identification.

01. USDA Approved Backtag. All brucellosis test eligible cattle shipped to approved slaughter

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establisl	hments m	ust be individually identified with an approved USDA Backtag.	()
	02.	Official USDA Ear Tag.	()
	03.	Registration Tattoo. A breed registration tattoo accompanied by registration papers.	()
	04.	Brand Inspection. Statement of ownership such as a brand inspection certificate.	()
by-case	05. basis.	Administrator Approval. The Administrator may approve other forms of identification on	a cas	e-)
removed	06. d, tampere	Removal of Individual Animal Identification . No approved animal identification sed with or otherwise altered.	hall [be)
	oved live	ENT OF RECORDS FOR APPROVED LIVESTOCK TRADER LOTS. estock trader lots shall keep accurate and complete records of all cattle that enter, leave or directords shall readily show:	e on t	he)
	01.	Name, Telephone Number, and Address. The name, telephone number, and address of:	()
	a.	The owner of the cattle prior to acquisition by the livestock dealer; and	()
	b.	The person delivering the cattle to the livestock trader lot.	()
trader lo	02. ot.	Identification. Identification, approved by the Administrator, for the cattle entering the li	vesto	ck)
shall be	03. either the	Previous Location . The location where cattle were held prior to entering the livestock tree NAIS premises identification number or the physical address of the premises.	ader l	lot)
	04.	The Date of Entry. The date the cattle enter a livestock trader lot.	()
	05.	Date of Shipment Out of the Livestock Trader Lot.	()
	06.	Name, Telephone Number, and Address of Shipment Destination.	()
dead cat	07. ttle.	Death Loss. An accurate account of all death loss, including identification and disposition	n of t	he)
that are	08. left at the	Dead Animals . An accurate description of any dead animals, including any forms of identificative livestock trader lot by other persons.	icatio	n,)
vaccinat	09. tion requi	Requirements . That all applicable state and federal permit, test, examination, identificat rements have been met.	ion aı	nd)
	ck trader	ER LOT RECORDS RETENTION. lots shall retain their records for a period of not less than two (2) years following remova remises. Records must be made available to the administrator upon request.	l of t	he)
524 5	29.	(RESERVED)		
	le that ha with a fo	LE SUBJECT TO QUARANTINE TRADER LOTS. Ever reacted to the brucellosis or tuberculosis test, or animals affected with, or suspected of the origin animal or reportable disease shall be allowed to enter, occupy, or be sold from a limit of the original or reportable disease shall be allowed to enter, occupy, or be sold from a limit of the original or reportable disease shall be allowed to enter, occupy, or be sold from a limit of the original or reportable disease shall be allowed to enter, occupy, or be sold from a limit of the original or reportable disease.		
531 5	539.	(RESERVED)		

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	cellosis te	VAL REQUIREMENTS. est eligible cattle that are removed from an approved livestock trader lot shall be accompanerinary inspection issued by an accredited veterinarian prior to removal, except:	ied by (7 a
	01.	Livestock Markets. Cattle shipped directly to a specifically approved livestock market.	()
identifi	02. ed with ar	Slaughter . Cattle shipped directly to an approved slaughter establishment must be india approved USDA Backtag.	vidua:	lly)
	03.	Approved Feedlots. Cattle shipped directly to an Idaho approved feedlot.	()
541. It is the with the	duty of a	FOCK DEALER'S DUTY. a livestock dealer to ensure that all livestock removed from a livestock trader lot are in contealth requirements of the state of Idaho and the point of destination.	nplian (.ce
542	549.	(RESERVED)		
550. Approv		TOCK TRADER LOT PREMISES. cck trader lots shall meet the following requirements:	()
		Restraint System . A restraint system, approved by the Administrator, for humanely, effectraining cattle for the purpose of inspecting, identifying, treating or testing of animals by ealth officials.	ficien state (tly or
present	02. , and an a	Feed and Water . Provide access to a clean source of water sufficient for the number of dequate quality and quantity of feed for all cattle on the premises for over twelve (12) hours		tle
		Pens . Comply with IDAPA 02.04.15, "Rules Governing Beef Cattle Animal Feeding Operatain cattle on the premises for over twelve (12) hours provide adequate pen space for the and be adequately drained.		
by the A	04. Administra	Fences . Construct fences sufficient to prevent the escape of cattle from the premises, as detator.	ermin (ed)
	05.	Condition. Maintain premises in good repair.	()
551	559.	(RESERVED)		
equipm	ent to cle	ATION. der lots shall be maintained in a sanitary manner. The livestock dealer shall provide the notan and disinfect the premises, and the livestock dealer shall clean and disinfect the premised deministrator.		
561	569.	(RESERVED)		
	tion to ar	CATION OF APPROVED STATUS. ny other Department administrative or civil action, the Administrator may withdraw or civil strater lot by notifying the dealer in writing when one or more of the following co		
recordk	01. eeping re	Recordkeeping Requirements . There is evidence that the livestock dealer viola quirements of this rule or animal health regulations.	ted t	he)
exposed	02. d, or react	Inability to Trace Animals . There is a repeated history of inability to trace to the a or cattle that enter the livestock trader lot to the previous location and owner.	affecte	:d,

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03.	Violations. A livestock dealer violates any of the provisions of Subchapter A.	())
04. livestock trad	Dealer Request . The livestock dealer may have the approved status revoked ber lot and requesting in writing that the status be revoked.	y emptying the	e)
05. federal rules o	Regulation Changes . Approved trader lot status may be revoked as required by char regulations.	anges in state or	r)
571 603.	(RESERVED)		
	SUBCHAPTER B – LIVESTOCK MARKETING		
	ORPORATION BY REFERENCE. g document is incorporated by reference into Subchapter B, sections 604-770 only:	()
	Incorporated Documents . The following documents are incorporated by refelations, Title 9, Parts 71, 75, 77, 78, 85, and 161, CFR, January 1, 2003, which can be govinfo.gov/content/pkg/CFR-2003-title9-vol1/pdf/CFR-2003-title9-vol1-chapI.pdf.		
605 609.	(RESERVED)		
In addition to	TINITIONS. the definitions found in Idaho Code sections 25-239 and 25-1721, the following definitional enforcement of Subchapter B only:	ons apply in the	e)
	Accredited Veterinarian . A veterinarian approved by the Administrator and the ance with the provisions of Tile 9, Part 161, Code of Federal Regulations, to perform ful disease control programs.		
02. mortem and p	Approved Slaughter Establishment. A USDA inspected slaughter establishment post-mortem inspections are conducted by USDA inspectors.	ent where ante-	-
03.	Brucellosis. An infectious disease of animals and humans caused by bacteria of the	genus Brucella	
04.	Cattle. All domestic bovidae, including domestic bison.	())
05.	Domestic Bison . All animals in the genus <i>Bison</i> owned by a person.	())
06.	Domestic Cervidae. Elk, fallow deer, and reindeer owned by a person.	()
07.	Epithelioma of the Eye. Carcinoma of the eye of cattle commonly known as cancel	er eye. ()
08. animal health	Federal Animal Health Official. An employee of USDA/APHIS/VS who is authoractivities.	rized to perform	n)
09. livestock und an interchang	Herd . Any group of livestock maintained on common ground, or two (2) or a common ownership or supervision that are geographically separated from other group or movement without regard to health status.		
10. District of Co	Interstate Movement . Movements of livestock from Idaho into any other state, llumbia or from any other state, territory or the District of Columbia into Idaho.	territory or the	e)
11. camelids, and	Livestock . Cattle, domestic bison, swine, horses, mules, asses, domestic cervida ratites.	e, sheep, goats)
12.	Lump Jaw. A condition known as actinomycosis or actinobacillosis in cattle.	()

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13. national uniform	Official Ear Tag. An APHIS approved identification ear tag conforming to an alphan ear tagging system, that provides unique identification for each animal.	umer (ic)
14. tattoo, or identif	Official Individual Identification . Official USDA approved ear tag, USDA back tag, registication approved by the Administrator.	stratio (n)
15. alphanumeric na	Official Vaccination Ear Tag. An APHIS approved identification ear tag conforming tional uniform ear tagging system that provides unique identification for each animal.	to th	ne)
16.	Operator . The person who has authority to manage or direct a public livestock market.	()
17.	Owner. The person who owns or has financial control of a public livestock market.	()
18. effectively, and s	Restraint . The confinement of livestock in a chute, or other device, for the purpose of efficiently inspecting, treating, vaccinating, or testing.	cientl (y,)
19. and eradication a	State Animal Health Official . The Administrator, or his designee, responsible for disease activities.	contr (ol)
20.	Tuberculosis . An infectious disease of humans and animals caused by <i>Mycobacterium bovis</i>	g. ()
21. alphanumeric Na	USDA Back Tag. A back tag issued by APHIS that conforms to the eight (8) chational Back Tagging System and that provides unique identification for each animal.	aract	er)
611 629.	(RESERVED)		
To prevent the isofficials are auth	CTIONS. ntroduction and dissemination, or to control and eradicate diseases, state and federal animal norized to inspect livestock records, premises, facilities, and livestock to ensure compliance whether B and other state or federal laws or rules applicable to public livestock markets.		
01. animal health of	Entering Premises . In order to conduct activities authorized by Subchapter B, state or ficials are authorized to enter public livestock market premises during normal business hours.	feder (al)
	Inspecting Records . To ensure compliance with the provisions of Subchapter B, state or ficials are authorized, during normal business hours, to have access to, inspect, review, and cost deemed necessary.		
631 639.	(RESERVED)		
	TOCK TREATMENT. stock market shall humanely treat all livestock. All non-ambulatory livestock shall be:	()
01.	Returned. Returned to the owner; or	()
02.	Feed and Water. Provided adequate feed and clean water; or	()
03. Governing Dead	Euthanized . Humanely euthanized, and disposed of in accordance with IDAPA 02.04.17 Animal Movement and Disposal."	"Rule (es)
641 649.	(RESERVED)		
	ANIMAL DISPOSAL. and disposal of all dead animals shall be pursuant to the provisions of IDAPA 02.04.17	"Rul	es

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IDAPA 02.04.26 Public Exchange of Livestock

Governing Dead	Animal Movement and Disposal."	(
651 659.	(RESERVED)	
660. ENVIR All public livest Feeding Operation	CONMENTAL REQUIREMENTS. ock markets shall meet the provisions of IDAPA 02.04.15 "Rules Governing Beef Cattle ons."	Anima
661 699.	(RESERVED)	
No person shall Charters expire of year for charter r	C LIVESTOCK MARKET CHARTER. conduct or operate a public livestock market without first securing a charter from the Department 30 of each year. It is the responsibility of the public livestock market operator to apprenewal on a form prescribed by the Department. The charter renewal form must be accompate the charter fee of one hundred dollars (\$100) and be received by the Department on or before Market processes.	oly each inied by
	C LIVESTOCK MARKET MINIMUM SALE REQUIREMENT. ublic livestock market shall conduct a minimum of one (1) sale during each calendar year.	(
702 709.	(RESERVED)	
	ET RELEASE. stock being released from a public livestock market, the following conditions shall be fulfilled	d:
01. authorized to pro	Veterinary Inspection . A visual inspection, of each animal, made by an accredited veterinary services to the market.	rinariar
02. in quarantine per infectious or con	Affected Animals . Immediate isolation of animals affected by any infectious or contagious ns subject to the market's bio-security protocol or any animals determined to be affected tagious disease.	
	Removal of Animals . Animals may not be removed from the livestock market until all affected with a contagious or infectious disease have been examined by an accredited vete wide veterinary services to the market.	
	Saleyard Release Form . Complete an accurate and legible "saleyard release" form, certification, or other market release mechanism, approved by the Administrator certifying that the equirements for movement to the point of destination.	
711 714.	(RESERVED)	
All public liveste	ECURITY PLAN. ock markets shall submit a bio-security plan to the Administrator for approval. All approval be implemented by the public livestock market. Each bio-security plan includes, but is not elements:	
01. disease.	Identification . Procedures for identifying animals that are affected by any contagious or in	fectious (
02. affected by any c	Diagnosis . Procedures for examination and diagnosis, by an accredited veterinarian, of any contagious or infectious disease.	animal
03. contagious or inf	Disposition . Procedures for the disposition of any livestock diagnosed as affected fectious disease.	by any

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market'	04. s bio-secu	Records . Keep complete and accurate records on site at the livestock market, showing that typlan is being implemented.	hat the
716	719.	(RESERVED)	
720. All live		IFICATION. ering a public livestock market shall be individually identified to the herd of origin.	()
721. The fol		OVED FORMS OF IDENTIFICATION. e approved methods of identification.	()
	01.	Back Tag. USDA approved back tag; or	()
	02.	Ear Tag. Official USDA ear tag; or	()
	03.	Registration Tattoo; or	()
	04.	Brand Inspection . Statement of ownership such as a brand inspection certificate.	()
by case	05. basis.	Administrator Approval. The Administrator may approve other forms of identification on	a case
or other	06. wise alter	Removal of Identification . No animal identification may be intentionally removed, tampered, except as approved by the Administrator.	d with,
722	729.	(RESERVED)	
that hav	antine pen ve reacted ous or in	ANTINE PENS. If or pens shall be provided at all public livestock markets and such pens used only to hold at to the brucellosis or tuberculosis test or animals affected with, or suspected of being affected fectious disease, epithelioma of the eye, or lump jaw. The pens shall comply with the following the pens of the eye, or lump jaw.	with a
	01.	Hard Surface. Hard surfaced with concrete or similar impervious material in good repair; an	nd ()
other li	02. vestock; a	Feed and Water. Adequate feed and clean water facilities that are completely separate frind	rom all
high, or	03. n a white l	Signage . Identified with the word "QUARANTINE" in red letters, not less than four (4) background on the pen gate; and	inches
and	04.	Cleaning and Disinfection. Cleaned and disinfected no later than the day following date of	of sale;
Admini	05. strator, an	Fence Construction . Solid fences, constructed by boards or other material approved and be a minimum of five and one-half (5 ½) feet high; and	by the
	06.	Drainage . Drainage shall not be onto adjoining pens, restraint facilities or alleys.	()
731	749.	(RESERVED)	
and effe	ablic lives ectively re	AINT FACILITIES. stock market shall have a restraint system, approved by the Administrator, for humanely, efficestraining livestock for the purpose of inspecting, identifying, treating, or testing of animals be health officials.	

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IDAPA 02.04.26 Public Exchange of Livestock

751. -- 759. (RESERVED)

760. SANITARY CONDITIONS.

All pens, alleys, troughs, restraint facilities, and runways shall be kept in a sanitary condition. Operators of public livestock markets shall clean and disinfect livestock market facilities, under the supervision of a state or federal animal health official, upon request by the Administrator.

761. -- 769. (RESERVED)

770. RECORDS.

Each public livestock market shall keep sufficient records of animals presented for sale to enable state or federal animal health officials to trace such animals satisfactorily to their herd of origin, and such records shall be maintained for a minimum of five (5) years.

771. -- 999. (RESERVED)

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02.04.32 - RULES GOVERNING POULTRY OPERATIONS

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Section 25-4012, Idaho Code. 001. TITLE AND SCOPE. **Title**. The title of this chapter is IDAPA 02.04.32, "Rules Governing Poultry Operations." 01. 02. Scope. These rules govern the design, function and management practices of waste systems on poultry concentrated animal feeding operations. These rules also establish the procedures and requirements for issuance of a permit to construct, operate, or expand poultry concentrated animal feeding operations. 002. -- 003. (RESERVED) INCORPORATION BY REFERENCE. The following documents are incorporated by reference and copies of these documents may be obtained from the Idaho State Department of Agriculture central office. The 2004 Code of Federal Regulations (CFR) Title 40 Part 122 Section 122.23 (b). This document can be viewed online at https://www.govinfo.gov/content/pkg/CFR-2004-title40-vol20/pdf/CFR-2004title40-vol20-part122.pdf. Natural Resources Conservation Service Agricultural Waste Management Field Handbook Appendix 10D (Appendix 10D) (March 2008 Edition) (USDA, NRCS). This document can be viewed online at https://directives.sc.egov.usda.gov/OpenNonWebContent.aspx?content=17767.wba. Nutrient Management Standard (NMS). The June 2007 publication by the United States Department of Agriculture (USDA) Idaho Natural Resources Conservation Service (NRCS) Idaho Conservation Practice Standard, Nutrient Management Code 590. This document can be viewed online at https://agri.idaho.gov/ main/wp-content/uploads/2017/10/june 2007 NRCS 590.pdf. Natural Resources Conservation Service (NRCS) Idaho Conservation Practice Standard Waste Storage Facility Code 313 December 2004. This document can be viewed online at https://agri.idaho.gov/ main/wp-content/uploads/2017/10/nrcs 313 Dec 2004.pdf. American Society of Agricultural and Biological Engineers Specification ASAE EP393.3 Manure Storages February 2004. This document can be viewed online at https://www.asabe.org/Publications-Standards/Standards-Development/National-Standards/Published-Standards. 005. -- 009. (RESERVED) **DEFINITIONS.** In addition to the definitions set forth in Section 25-4002, Idaho Code, the following definitions apply in the interpretation and the enforcement of this chapter. Discharge. Release of process wastewater or manure from a poultry animal feeding operation, including its land application area, to waters of the state or beyond the poultry facility's property boundaries or beyond the property boundary of any facility. Contract manure haulers, producers and other persons who haul manure beyond the operator's property boundaries are responsible for releases of manure between the property boundaries of the operator and the property boundaries at the point of application. A discharge does not include aerosolized matter, or manure that has been reasonably incorporated on the land application area. Idaho Pollutant Discharge Elimination System (IPDES). Idaho's program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits, and imposing and enforcing pretreatment requirements, under these rules and the Clean Water Act sections 307, 402, 318, and 405. Runoff. Any precipitation that comes into contact with manure, compost, bedding, or feed on a

poultry feeding operation and flows off the production area or flows off land application areas where the manure,

011. ABBREVIATIONS.

compost, bedding, or feed has not been reasonably incorporated into the soil.

		ISTRATIVE CODE IDAPA 02 FAgriculture Rules Governing Poultry Oper		
	01.	AFO. Animal Feeding Operation.	()
	02.	ASABE. American Society of Agricultural and Biological Engineers.	()
	03.	CAFO. Concentrated Animal Feeding Operation.	()
	04.	DEQ . Department of Environmental Quality.	()
	05.	FEMA. Federal Emergency Management Agency.	()
	06.	IPDES. Idaho Pollutant Discharge Elimination System.	()
	07.	NMP. Nutrient Management Plan.	()
	08.	NMS. Nutrient Management Standard.	()
	09.	NRCS. United States Department of Agriculture, Natural Resources Conservation Service.	()
	10.	USGS. United States Geological Survey.	()
012	109.	(RESERVED)		
110.	PERMI	IT APPLICATION.		
		Permit Application . Every person required by Section 25-4003, Idaho Code, to obtain a permit application to the department. The permit application will be used to determine operation of the poultry CAFO will be in conformance with these rules.	pern if t	nit he)
		Contents of Application. Each application must include, in the format set forth by the director allow the director to make necessary application review decisions concerning designotection by providing the following:		
	a.	Name, mailing address and phone number of the facility owner.	()
	b.	Name, mailing address and phone number of the facility operator.	()
	c.	Name and mailing address of the facility.	()
	d.	Legal description of the facility location.	()
	e.	The one-time animal capacity, by head, of the facility.	()
	f.	The type of animals to be confined at the facility.	()
	g.	The facility's biosecurity and sanitary standards.	()
that inc	03. clude the f	Construction Plans . Plans and specifications for the facility's animal waste management following information:	syste	:m)
quadra	a. ngle maps	Vicinity map(s) prepared on one (1) or more seven and one-half minute (7.5') USGS topos or a high quality reproduction(s) that includes the following:	grapł (nic)
	i.	Layout of the facility, including buildings and animal waste management system;	()
and lar	ii. nd applicat	The one hundred (100) year FEMA flood zones or other appropriate flood data for the facilition sites owned or leased by the applicant; and	lity s	ite)

IDAPA 02.04.32 Rules Governing Poultry Operations

wells, irr	rigation c	Private and community domestic water wells, irrigation wells, monitoring wells, and in onveyance and drainage structures, wetlands, streams, springs, and reservoirs that are within the facility.		
	b.	A site plan showing:	()
	i.	Building locations;	()
	ii.	Waste facilities;	()
	iii.	All waste conveyance systems; and	()
protectio	iv. n devices	All irrigation systems used for land application, including details of approved water s.	supp	ly)
	c.	Building plans showing:	()
	i.	All wastewater collection systems in housed units;	()
	ii.	All freshwater supply systems, including details of approved water supply protection device	es; ()
	iii.	Detailed drawings of wastewater collection and conveyance systems and containment constr	uctio	n.)
		If a CAFO Site Advisory Team suitability determination was not conducted for the facil nal information must be provided:	ity, tł (ne)
land app	i. lication a	Idaho DEQ delineated source water assessment areas within a one (1) mile radius of the facil rea;	lity ar (nd)
	ii.	Idaho DEQ delineated nitrate priority areas that intersect the facility or land application area	ı; ()
	iii.	Soil characteristics from NRCS; and	()
	iv.	Well logs associated with wells listed in Subsection 110.04.a.iii.	()
(Append Conserva	ix 10D) ation Pra	All construction plans will specify how the facility will meet the engineering standards outlources Conservation Service Agricultural Waste Management Field Handbook Appendi (March 2008 Edition) (USDA, NRCS), Natural Resources Conservation Service (NRCS) actice Standard Waste Storage Facility Code 313 December 2004, or American Social Engineers Specification ASAE EP393.3 Manure Storages February 2004.	ix 10) Idal	D 10
Manager	nent Star	Nutrient Management Plan . NMPs must be prepared in conformance with the N dard or other equally protective standard for managing the amount, source, placement, for application of nutrients or soil amendments.	Nutrie: rm ar (nt ıd)
111 12	29.	(RESERVED)		
		T CONDITIONS. Inditions will apply to all permittees:	()
		Compliance Required. The permittee must comply with all conditions of the permit. The		it
must not	relieve t	he permittee of the responsibility of complying with all applicable local, state, and federal la	ws. ()

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	Construction, Operation, and Maintenance of the Facility. The permittee must ensure eration, and maintenance of the facility proceed according to the construction pland the approved nutrient management plans, and comply with the following:	
a.	Within thirty (30) days of construction completion, submit as-built construction plans.	()
b.	Apply best management practices as approved by the director.	()
c. create nuisance c	The facility or operations associated with the facility must not adversely affect waters of the onditions including odor.	state or
d. manner not to da	The removal of animal waste from an impoundment or storage structure must be performage the integrity of the liner.	ed in a
e. Animal Moveme	Dead animals must be handled in accordance with IDAPA 02.04.17, "Rules Governing and Disposal."	g Dead
f. "Rules Governing	Nutrient management plans must be amended in accordance with IDAPA 02.04.30.000 g Environmental and Nutrient Management."	et seq.
g. to determine comnecessary.	Soil tests must be conducted annually on all land application sites owned or leased by the penpliance with the NMP and NMS. The director may require more frequent soil tests if he director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequent soil tests in the director may require more frequ	
	Information to be Provided . The permittee must furnish to the director, within a reasonably which the director may reasonably require to determine whether causes exists to modify or determine compliance with the permit or applicable rules.	
04. Section 25-4008,	Entry and Access . The permittee must allow the director entry and access in accordance Idaho Code.	ce with
05. frames:	Reporting. Permittees must report discharges or noncompliance issues within the following	ng time
a. or unauthorized of	Within twenty-four (24) hours of the time the permittee knows or should have known of a discharge, the permittee must verbally report the discharge.	scharge
	Within five (5) working days from the time a permittee knows or reasonably should have kn has resulted or which may result in noncompliance with these rules, the permittee must file a rector containing:	
i. determine the cau	A description of the event and its cause or if the cause is not known, steps taken to investiguse;	ate and
ii.	The period of the event including, to the extent possible, times and dates;	()
iii.	Measures taken to mitigate or eliminate the event; and	()
iv.	Steps taken to prevent recurrence of the event.	()
c. relevant acts not director.	Immediately, whenever the permittee knows or learns or should reasonably know of n submitted or incorrect information submitted in a permit application or any report or notice	
06. within five (5) ye application.	Construction Commencement . If a permittee fails to begin construction or expansion of a ears of the effective date of the permit, the director may void the permit and require a new	

		Permit Renewal . If a permittee intends to continue operation of the permitted facility existing permit, the permittee must apply for a new permit at least one hundred eighty (180 ation of the permit.		
		Specific Permit Conditions . The director may establish specific permit conditions on a castic conditions will be established in consideration of facility's specific characteristics and vertical the state's water resources.		
131 1	39.	(RESERVED)		
140.	FEES A	AND ASSESSMENTS.		
permitte	01. e of no m	Annual Fees or Assessments . The director may establish annual fees or assessments for more than three cents (\$0.03) per square foot of containment area.	r ea	ch)
January	02. 20th of tl	Payment of Annual Fees or Assessments. Annual fees or assessments are due annua he next calendar year.	lly l () Э
141 1	49.	(RESERVED)		
150.	PERMI	T MODIFICATION.		
on the st	01. ate's wat	Minor Modifications . Minor permit modifications are those which do not have a potential ter resources. Such modifications will be made by the director, and are generally limited to:		ect
	a.	The correction of typographical or clerical errors;	()
	b.	Transfer of ownership or operational control in accordance with Section 160; or	()
	c.	Certain minor changes in monitoring or operational conditions.	()
procedu	02. re for ma	Major Modifications . All permit modifications not considered minor will be deemed major king major modifications is the same as that used for a new permit under these rules.	or. Tl (he)
151 1	59.	(RESERVED)		
160.	TRANS	SFER OF PERMITS.		
the direc	01. etor that i	Transfer Application . A new owner or operator of a facility must submit a transfer application neludes at least the following:	tion (to)
	a.	The relevant information required by Subsection 110.03; and	()
	b.	Any change of conditions at the facility resulting from the ownership or operation transfer.	()
or deny	02. the applic	Transfer Application Review . The director will review the transfer application and either are cation within sixty (60) days of its receipt.	ppro	ve)
	a. there are section 150	An approved transfer will be considered a minor modification pursuant to Subsection 150 no major changes of conditions at the facility. Major changes of conditions at the facility are s 0.02.		
steps neo	b. cessary to	If the director denies the transfer application, he will set forth the specific reasons for the denie meet the requirements for a permit transfer, and the opportunity to request a hearing.	ial, tl (he)
161 1	99.	(RESERVED)		

200.	WASTI	E STORAGE AND CONTAINMENT FACILITIES.	
standard	ls or gro	Wastewater Storage and Containment Facilities. All poultry AFOs where process wast mement area and has the potential to impact water of the state or be in violation of state water of water quality standards must have wastewater storage and containment facilities desirated, and maintained sufficient to contain:	quality
	a.	All process wastewater generated on the facility during the non-land application season;	()
	b.	The runoff from a twenty-five (25) year, twenty-four (24) hour rainfall event; and	()
runoff fi	c. rom the a	Either three (3) inches of runoff from the accumulation of winter precipitation or the amount of precipitation from a one-in-five (1 in 5) year winter.	ount of
operatio	n of the	All Substances Entering Wastewater Storage and Containment Facilities. All substances and containment facilities must be composed of manure and process wastewater frepoultry AFO. The disposal of any other materials into a wastewater storage and containment for limited to, human waste, is prohibited.	om the
must be	03.	Waste Storage. Storage areas for poultry waste including compost and solid manure storage on approved soils and appropriately protected to prevent run on and run off.	e areas
systems	04. must be	Waste and Wastewater System Maintenance. Waste and wastewater storage and contamination in a condition that allows the producer to regularly inspect the integrity of the system.	
Service (USDA, Storage Specific inspection enough a licensor complia a repeat	e contain Agricult , NRCS) Facility tation AS on, if the to no lon ed profes nce with	Additional Ground Water Protection Requirements. The permittee must construct and mement structures within the parameters of this rule, including the Natural Resources Consequence Waste Management Field Handbook Appendix 10D (Appendix 10D) (March 2008 E., Natural Resources Conservation Service (NRCS) Idaho Conservation Practice Standard Code 313 December 2004, or American Society of Agricultural and Biological Engonal Ep393.3 Manure Storages February 2004 (see Section 004, Incorporation by Reference) Department has information that the waste containment structure(s) has been compromised seger meet the requirements of this rule, the Department may require an evaluation to be conducted as in the permittee is responsible for engineering and reconstruction costs. If the permittee ontainment compromise, as determined by the department, the Director may require ground the permittee.	rvation dition) Waste gineers After everely eted by ity into tee has
201 2	249.	(RESERVED)	
The NM	ultry CA	IENT MANAGEMENT. FO must submit an NMP for land owned or controlled by the operator to the director for appropriate to the NMS and address odors generated in excess of odors normally associated with a second controlled by the operator to the NMS and address odors generated in excess of odors normally associated with a second controlled by the operator to the director for approximately app	
in accor	01. dance wi	Designated Poultry CAFOs . Any poultry AFO which is designated as a CAFO by the departith Section 400 must submit an NMP within forty-five (45) days of designation.	rtment
days of	02. submissi	NMP Approval . The director will respond to or approve an NMP in writing within forty-fivon.	ve (45)
	03.	NMP Updates or Amendments. Nutrient management plans must be updated as need	ded to

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251.

accurately reflect the facility and its nutrient management system.

NUTRIENT MANAGEMENT PLAN RETENTION.

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All NMPs which have been approved by the department and returned to the CAFO must be maintained on site at the CAFO and available to the department upon request. The department will retain a copy of the NMP.

252.	NUTR	IENT MANAGEMENT RECORDS.		,
records	01. s of:	Required Nutrient Management Records. The CAFO operator must keep complete and a	iccur	ate
	a.	Land application records, consisting of, at a minimum:	()
owned	i. or contro		on la	and)
	ii.	Weather conditions and soil moisture at the time of application.	()
	iii.	The lapsed time to manure incorporation, rainfall or irrigation event.	()
from th	a. Land application records, consisting of, at a minimum: i. The dates, methods and approximate amounts of any manure or process wastewater applied on land of or controlled by the operator. ii. Weather conditions and soil moisture at the time of application. iii. The lapsed time to manure incorporation, rainfall or irrigation event. iv. Documentation of the actual rate at which nutrients were applied. When the actual rate used differs the recommended and planned rates, nutrient management records must indicate the rationale for the difference. () b. The name and address of any third party receiving manure or process wastewater from the facility, ling the dates of the transfer and the amount of manure or process wastewater transferred. () c. Nutrient Application. The quantities, analyses and sources of nutrients applied. d. Soil Analysis. Complete soil analysis to create nutrient budget. e. Crops. Crops planted, planting and harvest dates, yields and crop residues removed. f. Record Review. Dates of annual review, person performing the review, and recommendations nined from the review. O2. Records Retention. All nutrient management records must be maintained for a period of five (5) and provided to the department upon request. NMP VIOLATIONS. allure to implement an approved NMP, failure to retain and maintain an NMP at the CAFO, or failure to retain management records is a violation of these rules. -259. (RESERVED) GROUND WATER QUALITY MONITORING. st annually, the department will sample and test the facility's production well water for nitrogen. -299. (RESERVED) PROHIBITED DISCHARGES. arges or unauthorized discharges of manure or process wastewater from poultry CAFO or land application sites of or controlled by a poultry CAFO are prohibited.			
includi			facil	ity,)
	c.	Nutrient Application. The quantities, analyses and sources of nutrients applied.	()
	d.	Soil Analysis. Complete soil analysis to create nutrient budget.	()
	e.	Crops. Crops planted, planting and harvest dates, yields and crop residues removed.	()
determ	f. nined from	Record Review. Dates of annual review, person performing the review, and recommen the review.	ıdatio	ons)
years a			five ((5))
	ilure to in	applement an approved NMP, failure to retain and maintain an NMP at the CAFO, or failure to	o ret	ain)
254	259.	(RESERVED)		
260. At leas	GROU st annually	ND WATER QUALITY MONITORING. 7, the department will sample and test the facility's production well water for nitrogen.	()
261	299.	(RESERVED)		
	arges or un	nauthorized discharges of manure or process wastewater from poultry CAFO or land application	on si	ites
301	309.	(RESERVED)		
310. Within must v	twenty-fo	our (24) hours of learning of a discharge or unauthorized discharge, the operator of a poultry	CA	FO)

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IDAPA 02.04.32 Rules Governing Poultry Operations

311. -- 499. (RESERVED)

500.	INSPEC'	PIONS
JUU.	III SEPA	HUND

Pursuant to Title 25, Chapter 40, Idaho Code, the director or his designee is authorized to inspect any poultry AFO, and to have access to and copy any facility records deemed necessary to ensure compliance with Title 25, Chapter 40, Idaho Code, and these rules.

- **01. Frequency**. All poultry CAFOs will be inspected at least annually, or at intervals sufficient to determine that waste has been managed to prevent an unauthorized discharge or contamination of waters of the state.
- **02. Inspection Methods**. Inspections may include, but are not limited to, evaluating effectiveness of best management practices, collecting samples, taking photographs, video recording or collecting other information as necessary.

501. -- 549. (RESERVED)

550. VIOLATIONS.

- **01. Failure to Comply.** Failure by a permittee to comply with the provisions of these rules or with any permit condition is a violation of these rules.
- **O2. Falsification of Statements and Records**. It is a violation of these rules for any person to knowingly make a false statement, representation, or certification in any application, report, document, or record developed, maintained, or submitted pursuant to these rules or the conditions of a permit. ()
 - **O3. Discharge.** Any discharge or unauthorized discharge from a facility is a violation of these rules.

551. -- 999. (RESERVED)

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02.06.01 - RULES GOVERNING THE PRODUCTION AND DISTRIBUTION OF SEED

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Sections 22-108(2), 22-418(4), 22-418(11), 22-2004 and 22-2006, Idaho Code. 001. TITLE AND SCOPE. Title. The title of this chapter is "Rules Governing the Production and Distribution of Seed." 01.) Scope. These rules govern procedures for sale or distribution of seed in Idaho, including rapeseed and bluegrass. These rules will also establish seed service testing fees for purity, germination, tetrazolium and special tests. 002. -- 109. (RESERVED) SUBCHAPTER A - PURE SEED 110. **DEFINITIONS.** In addition to the definitions set forth in Section 22-414, Idaho Code, the definition in Section 110 apply to the interpretation and enforcement of Subchapter A only: Condition. "Condition" means drying, cleaning, scarifying and other operations that could change the purity or germination of the seed and require the seed lot to be retested to determine the label information. 111. (RESERVED) 112. METHODS OF SAMPLING -- GENERAL PROCEDURE. Sample. In order to secure a representative sample, equal portions are taken from evenly distributed parts of the quantity of seed or screenings to be sampled with access to all parts of that quantity. When more than one (1) trierful of seed is drawn from a bag, different paths will be followed. When more than one (1) handful is taken from a bag, the handfuls will be taken from well-separated points. 02. Free Flowing Seed. For free-flowing seed in bags or bulk, a probe or trier is used. For small freeflowing seed in bags a probe or trier long enough to sample all portions of the bag is used. Non-Free Flowing Seed. Non-free-flowing seed, such as certain grass seed, uncleaned seed or screenings difficult to sample with a probe or trier, is sampled by thrusting the hand into the bulk and withdrawing representative portions. The hand is inserted in an open position and the fingers are held closely together while the hand is being inserted and the portion withdrawn. Composite Samples. Composite samples will be obtained to determine the quality of a lot of seed (i.e., percentages of pure seed, other crop seed, weed seed, inert matter and germination). Individual bag samples may be obtained to determine if the lot of seed is uniform. To determine if there is an obvious lack of uniformity of seed from which a composite sample is being obtained, each portion will be examined and the portions then combined to form a composite sample or samples. If the lot is found not to be uniform when obtaining a composite sample to determine its quality then additional individual bag samples are taken for the purpose of testing for uniformity. Such individual bag samples may also be taken for the purpose of testing for uniformity even though a composite sample has not previously been obtained. The identity of each individual bag sample must be maintained.

Bulk. Bulk seed or screenings are sampled by inserting a long probe or thrusting the hand into the

bulk, as circumstances require, in at least seven (7) uniformly distributed parts of the quantity being sampled. At least as many trierfuls or handfuls are taken as the minimum that would be required for the same quantity of seed or

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screenir	creenings in bags of a size customarily used for such seed or screenings.					
	06.	Bags.	()		
taken.	a.	For lots of six (6) bags or less, each bag will be sampled with a total of at least five (5)	trierfu (ls)		
	he next	For lots of more than six (6) bags, five (5) bags plus at least ten percent (10%) of the nurvill be sampled. (Round off numbers with decimals to the nearest whole number, raising five whole number.) Regardless of the lot size it is not necessary that more than thirty (30)	e tentl	ıs		
has beei	c. n preserve	Samples are drawn from unopened bags except under circumstances where the identity of ted.	he see	:d)		
	07.	Packets. In sampling seed in packets, entire unopened packets are taken.	()		
	08.	Size of Sample.	()		
be subm	a. nitted for	For composite sample to test for quality, the following are minimum weights for samples of analysis, test or examination	seed t	to)		
or alsike	i. e clover, o	Two (2) ounces (approximately fifty five (55) grams) of grass seed not otherwise mentioned or seeds not larger than these.	d, whi	te)		
lespedez	ii. zas, ryegr	Five (5) ounces (approximately one hundred fifty (150) grams) of red or crimson clover, rasses, bromegrasses, millet, flax, rape, or seeds of similar size.	alfalf (a,)		
	iii.	One (1) pound of Sudangrass, sorghum, proso, hemp seed, or seeds of similar size.	()		
or large	iv. r size.	Two (2) pounds (approximately one thousand (1,000) grams) of cereals, vetches, or seeds of	simila (ar)		
	b.	For individual bag samples to test for uniformity.	()		
quantiti	i. es set out	The size of any individual bag sample to determine uniformity in a lot of seed is not less to in the "Rules and Regulations, under the Federal Seed Act" (53 Statute 1275) (Subsection 2)				
size.	ii.	If the sample drawn is larger than desired, it is thoroughly mixed before it is divided to the	desire	:d)		
		Forwarding and Receipt of Official Samples. Before being forwarded for analysis containers of official samples shall be properly sealed and identified with the containers of and dated and the sample weighed by the person who breaks the seals.				
113 1	19.	(RESERVED)				

120. GERMINATION STANDARDS FOR VEGETABLE SEEDS. Includes hard seed.

	Percent
Artichoke	60
Asparagus	70

	Percent
Eggplant	60
Endive	70

	Percent
Asparagusbean	75
Bean, garden	70
Bean, lima	70
Bean, runner	75
Beet	65
Broadbean	75
Broccoli	75
Brussels sprouts	70
Burdock, great	60
Cabbage	75
Cabbage, tronchuda	75
Cantaloupe (See muskmelon)	
Cardoon	60
Carrot	55
Cauliflower	75
Celeriac	55
Celery	55
Chard, Swiss	65
Chicory	65
Chinese Cabbage	75
Chives	50
Citron	65
Collards	80
Corn, sweet	75
Cornsalad	70
Cowpea	75
Cress, garden	75
Cress, upland	60
Cress, water	40
Cucumber	80
Dandelion	60

	Percent
Kale	75
Kale, Chinese	75
Kohlrabi	75
Leek	60
Lettuce	80
Muskmelon	75
Mustard, India	75
Mustard, spinach	75
Okra	50
Onion	70
Onion, Welsh	70
Pak-choi	75
Parsley	60
Parsnip	60
Pea	80
Pepper	55
Pumpkin	75
Radish	75
Rhubarb	60
Rutabaga	75
Salsify	75
Sorrel	65
Soybean	75
Spinach	60
Spinach, New Zealand	40
Squash	75
Tomato	75
Tomato, husk	50
Turnip	80
Watermelon	70

121. -- 129. (RESERVED)

130. GERMINATION STANDARDS FOR FLOWER SEEDS.

The kinds of flower seeds listed below are those for which standard testing procedures have been prescribed by the Association of Official Seed Analysts (AOSA) and that are required by the labeling provisions of Section 22-415, Idaho Code. The percentage listed opposite each kind is the germination standard for that kind. For the kinds marked with an asterisk, the percentage is arrived at by totaling the percent germination and percent hard seed.

01. Table 1.

Kind	Percent		
Achillea (The Pearl) - Achillea ptarmica	50		
African Daisy - Dimorphotheca aurantiaca	55		
African Violet - Saintpaulia spp.			
Ageratum - Ageratum mexicanum			
Agrostemma (rose champion) - Agrostemma coronaria			
Alyssum - Alyssum campactum, A. maritimum, A. procumbens, A. saxatile			
Amaranthus - Amaranthus spp.	65		
Anagalis (pimpernel) - Anagalis arvensis, Anagalis coerulia, Anagalis grandiflora	60		
Anemone - Anemone coronaria, A. pulsatilla	55		
Angel's Trumpet - Datura arborea	60		
Arabis - Arabis alpina			
Arctotis (African lilac daisy) - Arctotis grandis			
Armeria - Armeria formosa			
Asparagus, fern - Asparagus plumosus			
Asparagus, sprenger - Asparagus sprengeri	55		
Aster, China - Callistephus chinensis; except Pompon, Powderpuff, and Princess types			
Aster, China - Callistephus chinensis; Pompon, Powderpuff, and Princess types	50		
Aubretia - Aubretia deltoides			
Baby Smilax - Asparagus asparagoides			
Balsam - Impatiens balsamina			
Begonia - Begonia fibrous rooted			
Begonia - Begonia tuberous rooted			
Bells of Ireland - Molucella laevis			
Brachycome (swan river daisy) - Brachycome iberidifolia			
Browallia - Browallia elata and B. speciosa			
Buphthalum (sunwheel) - Buphthalum salicifolium	60		

Kind	Percent
Calceolaria - Calceolaria spp.	60
Calendula - Calendula officinalis	65
California Poppy - Eschscholtzia californica	60
Calliopsis - Coreopsis bicolor, C. drummondi, C. elegans	65
Campanula: Canterbury Bells - Campanula medium Cup and Saucer Bellflower - Campanula medium calycanthema Carpathian Bellflower - Campanula carpatica Peach Bellflower - Campanula persicifolia	60 60 50 50
Candytuft, Annual - Iberis amara, I. umbellata	65
Candytuft, Perennial - Iberis gibraltarica, I. sempervirens	55
*Castor Bean - Ricinus communis	60
Cathedral Bells - Cobaea scandens	65
Celosia - Celosia argentea	65
Centaurea: Basket Flower - Centaurea americana, Cornflower - C. cyanus, Dusty Miller - C. candidissima, Royal Centaurea - C. imperialis, Sweet Sultan - C. moschata, Velvet Centaurea - C. gymnocarpa	60
Cerastium (snow-in-summer) - Cerastium biebersteini and C. tomentosum	65
Chinese Forget-me-not - Cynoglossum amabile	55
Chrysanthemum, Annual - Chrysanthemum carinatum, C. coronarium, C. segetum	40
Cineraria - Senecio cruentus	60
Clarkia - Clarkia elegans	65
Cleome - Cleome gigantea	65
Coleus - Coleus blumei	65
Columbine - Aquilegia spp.	50
Coral Bells - Heuchera sanguinea	55
Coreopsis, Perennial - Coreopsis lanceolata	40
Corn, ornamental - Zea mays	75
Cosmos: Sensation, Mammoth and Crested types - Cosmos bipinnatus; Klondyke type - C. sulhureus	65
Crossandra - (Crossandra infundibuliformis)	50
Dahlia - Dahlia spp.	55

Kind	Percent
Daylily - Hemerocallis spp.	45
Delphinium, Perennial: Belladonna and Bellamosum types; Cardinal Larkspur - Delphinium cardinale; Chinensis types; Pacific Giant, Gold Medal and other hybrids of D. elatum	55
Dianthus: Carnation - Dianthus caryophyllus China Pinks - Dianthus chinensis, heddewigi, heddensis Grass Pinks - Dianthus plumarius Maiden Pinks - Dianthus deltoides Sweet William - Dianthus barbatus Sweet Wivelsfield - Dianthus allwoodi	60 70 60 60 70 60
Didiscus - (blue lace flower) - Didiscus coerulea	65
Doronicum (leopard's bane) - Doronicum caucasicum	60
Dracaena - Dracaena indivisa	55
Dragon Tree - Dracaena draco	40
English Daisy - Bellis perennis	55
Flax - Golden flax (Linum flavum); Flowering flax L. grandiflorum; Perennial flax, L. perenne	60
Flowering Maple - Abutilon spp.	35
Foxglove - Digitalis spp.	60
Gaillardia, Annual - Gaillardia pulchella; G. picta; Perennial - G. grandiflora	45
Gerbera (transvaal daisy) - Gerbera jamesoni	60
Geum - Geum spp.	55
Gilia - Gilia spp.	65
Gloriosa daisy (rudbeckia) - Echinacea purpurea and Rudbeckia hirta	60
Gloxinia - (Sinningia speciosa)	40
Godetia - Godetia amoena, G. grandiflora	65
Gourds: Yellow Flowered - Cucurbita pepo; White Flowered - Lagenaria sisceraria; Dishcloth - Luffa cylindrica	70
Gypsophila: Annual Baby's Breath - Gypsophila elegans; Perennial Baby's Breath - G. paniculata, G. pacifica, G. repens	70
Helenium - Helenium autumnale	40

Kind	Percent
Helichrysum - Helichrysum monstrosum	60
Heliopsis - Heliopsis scabra	55
Heliotrope - Heliotropium spp.	35
Helipterum (Acroclinium) - Helipterum roseum	60
Hesperis (sweet rocket) - Hesperis matronalis	65
*Hollyhock - Althea rosea	65
Hunnemania (Mexican tulip poppy) - Hunnemania fumariaefolia	60
*Hyacinth bean - Dolichos lablab	70
Impatiens - Impatiens holstii, I. sultani	55
*Ipomea - Cypress Vine - Ipomea quamoclit; Moonflower - I. noctiflora; Morning Glories, Cardinal Climber, Hearts and Honey Vine - Ipomea spp.	75
Jerusalem cross (maltese cross) - Lychnis chalcedonica	70
Job's Tears - Coix lacrymajobi	70
Kochia - Kochia childsi	55
Larkspur, Annual - Delphinium ajacis	60
Lantana - Lantana camara, L. hybrida	35
Lilium (regal lily) - Lilium regale	50
Linaria - Linaria spp.	65
Lobelia, Annual - Lobelia erinus	65
Lunaria, Annual - Lunaria annua	65
*Lupine - Lupinus spp.	65
Marigold - Tagetes spp.	65
Marvel of Peru - Mirabilis jalapa	60
Matricaria (feverfew) - Matricaria spp.	60
Mignonette - Reseda odorata	55
Myosotis - Myosotis alpestris, M. oblongata, M. palustris	50
Nasturtium - Tropaeolum spp.	60
Nemesia - Nemesia spp.	65
Nemophila - Nemophila insignis	70
Nemophila, spotted - Nemophila maculata	60
Nicotiana - Nicotiana affinis, N. sanderae, N. sylvestris	65
Nierembergia - Nierembergia spp.	55
Nigella - Nigella damascena	55

Kind	Percent
Pansy - Viola tricolor	60
Penstemon - Penstemon barbatus, P. grandiflorus, P. laevigatus, P. pubescens	60
Petunia - Petunia spp.	45
Phacelia - Phacelia campanularia, P. minor, P. tanacetifolia	65
Phlox, Annual - Phlox drummondi all types and varieties	55
Physalis - Physalis spp.	60
Platycodon (balloon flower) - Platycodon grandiflorum	60
Plumbago, cape - Plumbago capensis	50
Ponytail - Beaucarnea recurvata	40
Poppy: Shirley Poppy - Papaver rhoeas; Iceland Poppy - P. nudicaule; Oriental Poppy - P. orientale; Tulip Poppy - P. glaucum	60
Portulace - Portulace grandiflora	55
Primula (Primrose) - Primula spp.	50
Pyrethrum (painted daisy) - Pyrethrum coccineum	60
Salpiglossis - Salpiglossis gloxinaeflora, S. sinuata	60
Salvia: Scarlet Sage - Salvia splendens; Mealycup Sage (blue bedder) - Salvia farinacea	50
Saponaria - Saponaria ocymoides, S. vaccaria	60
Scabiosa, Annual - Scabiosa atropurpurea	50
Scabiosa, Perennial - Scabiosa caucasica	40
Schizanthus - Schizanthus spp.	60
*Sensitive plant (mimosa) - Mimosa pudica	65
Shasta Daisy - Chrysanthemum maximum, C. leucanthemum	65
Silk Oak - Grevillea robusta	25
Snapdragon - Antirrhinum spp.	55
Solanum - Solanum spp.	60
Statice - Statice sinuata, S. suworonii (flower heads)	50
Stocks: Common - Mathiola incana; Evening Scented - Mathiola bicornis	65
Sunflower - Helianthus spp.	70
Sunrose - Helianthemum spp.	30

Kind	Percent
*Sweet Pea, Annual and Perennial other than dwarf bush - Lathyrus odoratus, L. latifolius	75
*Sweet Pea, dwarf bush - Lathyrus odoratus	65
Tahoka daisy - Machaeanthera tanacetifolia	60
Thunbergia - Thunbergia alata	60
Torch Flower - Tithonia speciosa	70
Torenia (wishbone flower) - Torenia fournieri	70
Tritoma Kniphofia spp.	65
Verbena, Annual - Verbena hybrida	35
Vinca - Vinca rosea	60
Viola - Viola cornuta	55
Virginian stocks - Malcolmia maritima	65
Wallflower - Cheiranthus allioni	65
Yucca (Adam's needle) - Yucca filamentosa	50
Zinnia (except Linearis and Creeping) - Zinnia angustifolia, Z. elegans, Z. grandiflora, Z. gracillima, Z. haegeana, Z. multiflora, Z. pumila	65
Zinnia, Linearis and Creeping - Zinnia linearis, Sanvitalia procumbens	50
All other kinds	50

02. Below Standard. A mixture of kinds of flower seeds will be considered to be below standard if the germination of any kind or combination of kinds constituting twenty-five percent (25%) or more of the mixture by number is below standard for the kind or kinds involved.

131. -- 139. (RESERVED)

140. GERMINATION STANDARDS FOR SEED IN HERMETICALLY SEALED CONTAINERS.

The period of validity of germination tests is extended to the following period for seed packaged in hermetically sealed containers under conditions and label requirements set forth in Subchapter A.

- **01. Germination Tests**. The germination test for agricultural and vegetable seed shall have been completed within the following period, exclusive of the calendar month in which the test was completed, immediately prior to shipment, delivery, transportation or sales:
- **a.** In the case of agricultural or vegetable seeds shipped, delivered, transported or sold to a dealer for resale, eighteen (18) months;
 - **b.** In the case of agricultural or vegetable seeds for sale or sold at retail, thirty-six (36) months.
- **02. Conditions of Packaging**. The following standards, requirements, conditions must be met before seed is considered to be hermetically sealed under the provisions of Subchapter A:
 - a. The seed was packaged within nine months after harvest.

- **b.** The container used does not allow water vapor penetration through any wall, including the seals, greater than five hundredths (0.05) gram of water per twenty-four (24) hours per one hundred (100) square inches of surface at one hundred degrees F. (100F) with a relative humidity on one side of ninety percent (90%) and on the other of zero percent (0%). Water vapor penetration or WVP is measured by the standards of the U.S. Bureau of Standards as-gm. H2O/24 hr./100 sq. in./100 F/ 90% RHV. 0% RH.
- **03. Moisture**. The seed in the container does not exceed the percentage of moisture, on a wet weight basis, as listed below:

a. Table 1.

Agricultural Seeds	Percent
Beet, field	7.5
Beet, sugar	7.5
Bluegrass, Kentucky	6.0
Clover, crimson	8.0
Fescue, red	8.0
Ryegrass, annual	8.0
Ryegrass, perennial	8.0
All other agricultural seeds	6.0
Mixtures of above	8.0

b. Table 2.

Vegetable Seeds	Percent
Bean, garden	7.0
Bean, lima	7.0
Beet	7.5
Broccoli	5.0
Brussels sprouts	5.0
Cabbage	5.0
Carrot	7.0
Cauliflower	5.0
Celeriac	7.0
Celery	7.0
Chard, Swiss	7.5
Chinese cabbage	5.0
Chives	6.5
Collards	5.0

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Vegetable Seeds	Percent
Corn, sweet	8.0
Cucumber	6.0
Eggplant	6.0
Kale	5.0
Kohlrabi	5.0
Leek	6.5
Lettuce	5.5
Muskmelon	6.0
Mustard, India	5.0
Onion	6.5
Onion, Welsh	6.5
Parsley	6.5
Parsnip	6.0
Pea	7.0
Pepper	4.5
Pumpkin	6.0
Radish	5.0
Rutabaga	5.0
Spinach	8.0
Squash	6.0
Tomato	5.5
Turnip	5.0
Watermelon	6.5
All other vegetable seeds	6.0

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04. Labeling. The container is conspicuously labeled in not less than eight (8) point type to indicate that the container is hermetically sealed, that the seed has been preconditioned as to moisture content, and the calendar month and year in which the germination test was completed.

05. Germination. The percentage of germination of seed at the time of packaging was equal to or above the standards specified elsewhere in Subchapter A of these rules.

141. -- 149. (RESERVED)

150. NOXIOUS WEEDS.

01. Prohibited Noxious Weed Seeds -- Table 1.

	Common Name		Scientific Name
1.	Beancaper, Syrian	1.	Zygophyllum fabago L.
2.	Bindweed, Field	2.	Convolvulvus arvensis L.
3.	Buffalobur	3.	Solanum rostratum Dun.
4.	Bursage, Skeleton leaf	4.	Ambrosia tomentosa Nutt.
5.	Camelthorn	5.	Alhagi camelorum Fisch.
6.	Carrot, Wild	6.	Daucus carota L.
7.	Cress, Hoary	7.	Cardaria draba (L.) Desv.
8.	Crupina, Common	8.	Crupina vulgaris Cass.
9.	Fieldcress, Austrian	9.	Rorippa austriaca (Crantz) Bess.
10.	Goatgrass	10.	Aegilops cylindrica Host
11.	Groundcherry, Smooth	11.	Physalis subglabrata Mackenz. & Bush
12.	Henbane, Black	12.	Hyoscyamus niger L.
13.	Johnsongrass	13.	Sorghum halepense L.
14.	Knapweed, Diffuse	14.	Centaurea diffusa Lam.
15.	Knapweed, Russian	15.	Centaurea repens L.
16.	Knapweed, Spotted	16.	Centaurea maculosa Lam.
17.	Lythrum, Purple	17.	Lythrum salicaria L.
18.	Nightshade, Silverleaf	18.	Solanum elaeagnifolium Cav.
19.	Pepperweed, Perennial	19.	Lepidium latifolium L.
20.	Poison-Hemlock	20.	Conium maculatum L.
21.	Puncturevine	21.	Tribulus terrestris L.
22.	Quackgrass	22.	Elytrigia repens; Agropyron repens (L.) Beauv.
23.	Ragwort, Tansy	23.	Senecio jacobaea L.
24.	Skeletonweed, Rush	24.	Chondrilla juncea L.
25.	Sowthistle, Perennial	25.	Sonchus arvensis L.
26.	Spurge, Leafy	26.	Euphorbia esula L.
27.	St. Johnswort, Common	27.	Hypericum perforatum L.
28.	Starthistle, Yellow	28.	Centaurea solstitialis L.
29.	Swainsonpea	29.	Sphaerophys salsula (Pall.) DC; Swainsona salsula (Pallas) Taubert
30.	Thistle, Canada	30.	Cirsium arvense (L.) Scop.
31.	Thistle, Musk	31.	Carduus nutans L.
32.	Thistle, Scotch	32.	Onopordum acanthium L.

03.

Common Name	Scientific Name	
33. Toadflax, Dalmatian	33. Linaria genistifolia spp. dalmatica (L.) Maire & Petitmengin	
34. Toadflax, Yellow	34. Linaria vulgaris Mill.	
35. Woad, Dyers	35. Isatis tinctoria L.	

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02. Restricted Noxious Weed Seeds -- Table 2.

	Common Name Scientific Name		Scientific Name
1.	Dodder	1.	Cuscuta spp.
2.	Halogeton	2.	Halogeton glomeratus (Stephen ex Bieb.) C.A. Mey
3.	Lettuce, Blue	3.	Lactuca pulchella (Pursch) DC.
4.	Oats, Wild	4.	Avena fatua L.
5.	Plantain, Buckhorn	5.	Plantago lanceolata L.
6.	Ragweed, Western and Perennial	6.	Ambrosia psilostachya DC., (T. & G.) Farw.
7.	Rye, Medusahead	7.	Taeniatherum caput-medusae (L.) Nevski; Elymus caput-medusae (L.)
8.	Sumpweed, Poverty	8.	Iva axillaris Pursh

Restricted Noxious Weed Tolerances. ()

a. Seven (7) seeds in fifty (50) grams of Agrotis species, Poa species, Rhodes grass, Bermudagrass, timothy, celery, and other agricultural or vegetable seeds of similar size and weight, within this group.

b. Seven (7) seeds in each fifty (50) grams of Dallisgrass, ryegrass, fescue species, foxtail millets, alfalfa, red clover, sweetclover, lespedeza, bromegrass, Brassica species, carrot, onion, and other agricultural or vegetable seeds of similar size and weight or mixtures within this group, or mixtures of this group with those in group A.

- **c.** Seven (7) seeds in fifty (50) grams of alsike clover, white clover, and other agricultural or vegetable seeds of similar size and weight or mixtures within this group, with those in group A or group B.
- **d.** Eight (8) seeds in one hundred fifty (150) grams of Proso millet, Sudangrass, and seeds of similar size and weight, or mixtures of seed within this group.
 - e. Forty-five (45) seeds in each pound for all wheatgrass species. ()
- **f.** Four (4) seeds in each five hundred (500) grams of wheat, oats, rye, barley, buckwheat, sorghums, vetches, field peas, and other seeds of a size and weight similar to or greater than those within this group, or any mixtures within this group.
- g. Containing more than one percent (1%) by weight of weed seeds including restricted noxious weed seeds referred to in Section 22-414(18)(b), Idaho Code, provided, that three percent (3%) of cheat, chess, or downy brome will be allowed in grass seed in which these weeds are found.

151. -- 159. (RESERVED)

160. LABEL REQUIREMENTS OF SEEDS FOR SPROUTING.

The following information shall be indicated on all labels of seeds sold for sprouting in health food stores or other outlets:

01. Name. Commonly accepted name of kind.

02. Lot. Lot number.

O3. Percentage. Percentage by weight of the pure seed, crop seeds, inert matter, and weed seeds if required.

04. Germination Percentage. Percentage of germination. (

05. Date. The calendar month and year the test was completed to determine such percentage. ()

161. -- 169. (RESERVED)

170. VIABILITY BY TZ%.

A TZ (tetrazolium) test may be used in lieu of germination for the following species with the label reading "viability by TZ%": Bitterbrush; Saltbush; Sagebrush; Indian Ricegrass; and Winterfat.

171. -- 179. (RESERVED)

180. METHODS OF TESTING.

All methods used in testing and analyzing seed subject to Subchapter A and the tolerances used in the enforcement of Subchapter A shall conform as nearly as practicable to the current "Rules for Testing Seed adopted by the Association of Official Seed Analysts" (AOSA) file at the Idaho Department of Agriculture, State Seed Lab located at 2240 Kellogg Lane, Boise, Idaho 83712.

181. -- 189. (RESERVED)

190. SERVICE TESTING FEES -- PURITY, GERMINATION AND TETRAZOLIUM FEES.

Purity, Germination, and Tetrazolium Fees			
Kind of Seeds	Purity* \$/Unit	Germination \$/Unit	Tetrazolium** \$/Unit
AGRICULTURAL GRASS SEED			
Bluegrasses	\$45	\$25	\$40
Bromegrasses	\$38	\$24	\$40
Fescues	\$35	\$22	\$40
Orchardgrass	\$38	\$25	\$40
Ryegrasses	\$38	\$23***	\$40
Timothy	\$28	\$23	\$40
For all others the hourly rate will apply			
FIELD SEED			

Purity, Germination,	and Tetrazolium F	ees	
Kind of Seeds	Purity* \$/Unit	Germination \$/Unit	Tetrazolium** \$/Unit
Alfalfa, clovers and trefoils	\$20	\$17	\$40
Cereals (Barley, Oats, Rice, Rye, Triticale and Wheat	\$25	\$17	\$40
Beans	\$18	\$16	\$40
Corn (all types)	\$20	\$17	\$40
Peas, and Lentils	\$18	\$17.50	\$40
For all others the hourly rate will apply			
VEGETABLES, FLOWERS AND HERB SEED			
Brassica (Canola, Cauliflower, Broccoli, Radish, etc.)	\$40	\$17	\$50
Beets and Swiss chard	\$29	\$32	\$40
Carrots, celery, dill and parsley	\$27	\$20	\$40
Curcurbits (Squash, melons, etc.)	\$25	\$20	\$40
Flowers (Bachelors button, poppy, etc.)	\$40	\$25	\$50
Lettuce, tomato, and pepper	\$25	\$20	\$40
Onion and Chives	\$25	\$20	\$40
For all others the hourly rate will apply			
TREE AND SHRUB SEED			
Bitterbrush	\$40	\$30	\$50
Saltbush	\$60	\$30	\$50
Chokecherry and Woods' rose	\$25	\$60	\$60
Serviceberry, cliff-rose and mahogany	\$30	\$30	\$40
Trees (Firs, pines, spruces, etc.)	\$25	\$30	\$40
For all others the hourly rate will apply			
RANGE AND NATIVE SEED			
Bluestems and grammas	Hourly Rate	\$30	\$50
Globemallow and penstemons	\$40	\$30	\$50
Kochia and forage Kochia	\$30	\$30	\$40
Rushes and Sedges	Hourly Rate	\$30	\$50
Sagebrush and Rabbitbrush	Hourly Rate	\$30	\$40
Wheatgrasses, wildryes, and squirreltail	\$40	\$25	\$40

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Purity, Germination, and Tetrazolium Fees			
Kind of Seeds	Purity* \$/Unit	Germination \$/Unit	Tetrazolium** \$/Unit
Winterfat	Hourly Rate	\$30	Hourly Rate
For all others the hourly rate will apply			

^{*} Samples with high levels of impurities (i.e. other crops, weeds, multiple florets, inert materials) requiring more than one (1) hour analyst time for purity testing will be charged the standard hourly rate of forty dollars (\$40) for each additional hour.

*** With germination fluorescence testing thirty dollars (\$30).

191. SERVICE TESTING FEES -- SPECIAL TESTS.

Special Testing Fees			
Test Procedures:	Fees \$/Unit		
All States Noxious	\$25		
Canada: Purity Germination	\$13 - Added to purity fee \$2.50 - Added to germination fee		
Certified Grains	\$13 - Added to purity fee		
Cold Test	\$23.50		
Crop & Weed Check	\$24.50		
Dormancy Percentage	\$10 - Minimum or Dormant % found x germination fee		
E.C. Norms	\$20		
Ergot Check	\$13.50		
Noxious Weed Germination (Compost/Mulch, etc.)	\$18		
Noxious Weed Purity (Hay, Straw, etc.)	\$40		
Identification	\$5 - Minimum or hourly if necessary		
Inventory Germinations (For Carryover Seed Only, when requested)	20% discount of listed germination fee; Available only for the months of March through July.		
ISTA: Purity Germination	\$13 - Added to purity fee \$2.50 - Added to germination fee		

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^{**} For all samples submitted for a TZ or Germination test requiring more than one (1) hour for cleaning and/or preparing will be charged at the standard hourly rate of forty dollars (\$40) for each additional hour.

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Spec	cial Testing Fees
Test Procedures:	Fees \$/Unit
Mixtures:	
Purity	\$12.50 - Added per kind exceeding 5%
Germination	\$12.50 - Added per kind exceeding 5%
Tetrazolium	\$18 - Added per kind exceeding 5%
Moisture Test	\$14
Round-Up-Ready Trait Test (Alfalfa, Canola, Corn)	\$40
Sand Germination	\$25
Seed Count	\$13.50
Soil Exam	\$13.50
Sod Quality:	
Bentgrass	\$66
Bermudagrass	\$64
Bluegrass	\$64
Soil Germination	\$23.50
Species Exam	\$24.50
Undesirable Grass Species	\$25.50

192. SERVICE TESTING FEES -- MISCELLANEOUS FEES.

Miscellan	eous Fees
Type of Service:	Fees \$/Unit
Administrative Charge per Test for Internet Access and Data Processing.	Not to exceed \$2 per test
Hourly Charge	\$40
Reports:	
Merge Records	\$4
Rush Service	\$25

193. (RESERVED)

194. SEED DEALER'S LICENSE FEES.

Seed dealers shall obtain a seed dealer's license for each location in Idaho before they can sell, offer for sale, expose for sale or deliver agricultural seeds in packages of eight (8) ounces or more or bulk under contract within the state of Idaho. Seed dealers pay only for the service or services they render according to the following fee schedule: ()



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a.	License to condition or clean agricultural seeds in Idaho - one-hundred dollars (\$100).)
b.	License to label container or bulk agricultural seeds for sale in Idaho - fifty dollars (\$50). ()
c. ounces or more of	License to sell, offer for sale, expose for sale, or deliver agricultural seeds in packages of eigher in bulk under a contract in Idaho:	t (8)
i. (\$1,000) - fifty d	For annual gross sales of five hundred dollars (\$500) or more, but less than one thousand do ollars (\$50).	llars)
ii.	For annual gross sales of one thousand dollars (\$1,000) or more - one hundred dollars (\$100). ($\!\!\!$)
02.	Out-of-State Seed Dealer's License Fee. Three hundred fifty dollars (\$350).)
03.	Exemptions. ()
a. (\$500) is exempt	Any person selling seed who has total annual gross seed sales not exceeding five hundred do from Section 194.	llars)
b. only in packages	An in-state dealer or out-of-state dealer who sells, offers for sale, exposes for sale or delivers of less than eight (8) ounces is exempt from Section 194.	seed
195 209.	(RESERVED)	
	SUBCHAPTER B – RAPESEED	
	ITIONS. In Section 210 apply to the interpretation and enforcement of Subchapter B only.)
01. entitled to receiv	Producer . Any person who is the owner, tenant, or operator of land who has an interest in are all or any part of the proceeds from the sale of any commodity produced on that land. (nd is
02. <i>Brassica juncea.</i>	Rapeseed. Those species of Brassica napus, Brassica rapa (formerly Brassica campestris), (and
03.	Types. Those species and varieties of rapeseed classified as follows:)
a.	Edible: ()
than two percent	Low Erucic Acid Rapeseed Low Glucosinolates (LEAR-LG), commonly called "canola," is es <i>Brassica napus</i> , <i>Brassica juncea</i> , or <i>Brassica rapa</i> , the oil components of which seed contain (2.0%) erucic acid and the seed meal will contain less than thirty (30) micromoles of any one (1 3-butenyl glucosinolate, 4-pentenyl glucosinolate, 2-hydroxy - 3-butenyl glucosinolate, and enyl glucosinolate per gram (μm/g) of air dry, oil free solid as determined by any approved meth	less 1) or
	Low Erucic Acid Rapeseed High Glucosinolates (LEAR-HG) Rapeseed varieties shall concent (2.0%) erucic acid in the oil of the rapeseed and more than thirty (30) micromoles per one cosinolates in the rapeseed meal.	ntain e (1)
b.	Industrial: ()
	High Erucic Acid Rapeseed Low Glucosinolates (HEAR-LG) Rapeseed are rapeseed varietion of industrial oil that shall contain erucic acid levels above forty percent (40%) in the oil of s than thirty (30) micromoles per one (1) gram (μm/g) glucosinolates in the meal of the rapeseed	f the

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		()
		High Erucic Acid Rapeseed High Glucosinolates (HEAR-HG) Rapeseed are rapeseed varieties on of industrial oil that shall contain erucic acid levels above forty percent (40%) in the oil of the rethan thirty (30) micromoles per one (1) gram (μ m/g) glucosinolates in the meal of the rapeseed. (ne
	04.	Volunteer Rapeseed . A plant that arises from accidental or unintentional scattering of seed. ()
condim	05. ent.	Condiment Mustard. Varieties of Brassica juncea produced for seed to be used for spice (or)
flowerii	06. ng and ma	Green Manure Rapeseed. Varieties of rapeseed used as a cover crop to be plowed down prior aturity.	to)
211.	(RESEI	RVED)	
212.	PRODU	UCTION DISTRICTS.	
	01.	District I . All land in Idaho not listed under District II in Subsection 212.02 of Subchapter B. ()
Payette	02. counties.	District II. All land within the boundaries of Ada, Canyon, Gem, Owyhee (north of Murphy) ar	nd)
213 2	219.	(RESERVED)	
220.	RESTR	ICTIONS.	
may be	01. planted in	District I . Except as otherwise provided in Subchapter B, industrial and edible types of rapesed District I. (ed)
planted	02. in Distric	District II . Except as otherwise provided in Subchapter B, no rapeseed of either variety may bet II.) Э
	03.	Restrictions: ()
	a.	Industrial types of rapeseed planted in District I must adhere to the following conditions: ()
and obt	i. ain the wi	It is the responsibility of the person planting industrial types of rapeseed in District I to consult wiritten approval from all farmers bordering the fields to be planted with industrial types of rapeseed.	
edible t	ii. ypes of ra	Industrial types of rapeseed planted in District I must be at least one (1) mile from a field planted (to)
221 2	229.	(RESERVED)	
230.	REQUI	REMENTS FOR ALL BRASSICA SEEDS TO BE PLANTED IN IDAHO.	
	01.	Requirements . All <i>Brassica</i> seeds to be planted in Idaho shall meet the following requirements. ()
blackleg	a. g (<i>Leptos</i> j	Brassica seeds shall be treated with an EPA and State registered fungicide for the control obaeria maculans).	of)

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	Brassica seed lots produced outside Idaho shall be accompanied by a phytosanitary certified is free (zero tolerance) from blackleg based on a laboratory test of a minimum of two point thousand (1,000) seeds.	ificat t nin	e le)
02. 230.01.b.	Exemptions . The following are not subject to the provisions of Subsections 230.01.a	ı. an	d)
a.	Brassica seeds sold in lots of two (2) pounds or less.)
b.	Brassica seeds produced in Idaho.)
231 239.	(RESERVED)		
Volunteer rapese has the authority Subchapter B. In order, the Director	EED GROWING OUTSIDE CULTIVATED FIELDS ENFORCEMENT AND PENALTI ed plants within designated production districts shall be destroyed prior to flowering. The Di y to require destruction of any rapeseed prior to flowering that has not met the provision the event that the person responsible for planting the rapeseed does not comply with the destruction is authorized to have the rapeseed destroyed by a third party and the cost of destruction characteristic for planting the rapeseed.	recto ons c uctio	or of on
241 249.	(RESERVED)		
Any transport of	SPORTATION OF BRASSICA SEEDS INTO AND THROUGHOUT IDAHO. Brassica seeds shall be accomplished in suitably packaged, covered or sealed containers or ve the accidental spread of seed in non-production and prohibited areas.	hicle	:s)
251 309.	(RESERVED)		
	SUBCHAPTER C – BLUEGRASS		
In addition to the	ITIONS. e definitions found in Section 22-2005, Idaho Code, the definitions found in Section 310 apply d enforcement of Subchapter C only.	to th	ie)
01. hereinafter referr	Annual Bluegrass. Poa annua and all related species off-types or sub-species of Poa a gred to as annual bluegrass.	ınnuc	ı,)
02. from annual blue	Annual Bluegrass Analysis Certificate. A test report from an official laboratory showing fregrass.	edor	n)
03. and all bentgrass	Grass Species . All bluegrass (<i>Poa</i>) species, fescue (<i>Festuca</i>) species, ryegrass (<i>Lolium</i>) species.	pecie	:s)
04.	Official Seed Laboratory. A seed testing laboratory approved by the Director.)
	Annual Bluegrass Quarantine Release Tag. A numbered tag printed and issued by the griculture to be attached to each bag showing said seed has met quarantine requirements and a formation: "This lot of seed was tested and found to be apparently free of annual bluegrass ing in Idaho."	givin	g
06. Department of A the following intelligible for plant	Rough Bluegrass Quarantine Release Tag. A numbered tag printed and issued by the Idaho griculture to be attached to each bag showing said seed has met quarantine requirements and gormation: "This lot of seed was tested and found to be apparently free of rough bluegrass ing in Idaho."	givin	g
07. species of <i>Poa</i> of	Regulated Pest . The seeds of <i>Poa annua</i> (Annual bluegrass) and all related off-types or annua hereinafter referred to as Annual bluegrass that are objectionable in grass seed stock		

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conside	red weeds	s for the purposes of this chapter.	()
	08.	Representative Sample. A sample of seed drawn in accordance to Subchapter A of this rule.	()
referred	09. I to as rou	Rough Bluegrass . <i>Poa trivialis</i> and all related off-types or sub-species of <i>Poa trivialis</i> , here gh bluegrass.	inaft (er)
from ro	10. ugh blueg	Rough Bluegrass Analysis Certificate. A test report from an official laboratory showing frass.	eedo (m)
seed inc	11. crease.	Seed Stock. Those seeds of grass species that are to be planted for seed increase or with in	tent (of)
311 3	319.	(RESERVED)		
320. The reg		AL BLUEGRASS REGULATED AREA. ca is the entire state of Idaho.	()
321. The registance Idaho, J	ulated are	H BLUEGRASS REGULATED AREA. eas are the Idaho counties of Benewah, Bingham, Blaine, Bonner, Camas, Clark, Clearwater, Eootenai, Latah, Lewis, Madison, Nez Perce, Power, Shoshone and Twin Falls.	lmor (те,)
322. No roug		H BLUEGRASS QUARANTINE – RESTRICTIONS. ass shall be planted for seed production in the regulated areas.	()
323 3	329.	(RESERVED)		
330. Those a		AATED ARTICLES. at are regulated are seed stocks as defined in Subsection 310.11.	()
331 3	339.	(RESERVED)		
340.	RULES	GOVERNING PLANTING OF REGULATED ARTICLES (ANNUAL BLUEGRASS).		
comply	01. with the	Requirements . Prior to any person planting any grass species seed stock in Idaho, that perso following requirements:	n sha (all)
		Submit for an official laboratory analysis a representative sample showing freedom from a five (5) gram sample for bentgrass or redtop, a twenty-five (25) gram sample for bluegras ample for other grasses; or		
	b.	Have a representative sample submitted for testing.	()
		Tags . Upon receipt by the Director of an official seed laboratory analysis showing freedom sequentially numbered tags will be issued for each bag found free of annual bluegrass from Subsection 310.06.		
		Analysis Certificate. In lieu of tags, a seed analysis certificate from an official seed laborated to be free from annual bluegrass must be kept on file for a minimum of one (exentory of that lot's harvested seed has been sold.		
341. BLUEC	QUALI GRASS).	FICATIONS OF REGULATED ARTICLES FOR QUARANTINE RELEASE (RC	OUG	Н
shall co	01. mply with	Planting Seed Stock of Regulated Articles . Any person planting seed stock of regulated at the following requirements:	articl (es)

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		Submit to the Director an official laboratory analysis of a representative sample showing figrass based on a five (5) gram sample for bentgrass or redtop, a twenty-five (25) gram sample (50) gram sample for other grasses; or		
	b.	Submit to the Director a representative sample for laboratory analysis.	()
upon re	02. quest issu	Quarantine Release Tag. Upon receipt of an official seed laboratory analysis, the Director sequentially numbered tags for each bag of regulated article found free of rough bluegrass		ay)
		Analysis Certificate . In lieu of tags, a seed analysis certificate from an official seed labeled being planted to be free from rough bluegrass must be kept on file for a minimum of one ventory of that lots harvested seed has been sold.		
342 3	349.	(RESERVED)		
103(20) under so the duty bluegra three (3	ot of seed of the property of	FED SEED STOCK (ANNUAL BLUEGRASS). found to contain annual bluegrass shall be placed under a "Hold Order" pursuant to Sect ode, to be released only for shipment out of Idaho or for planting in nurseries of two (2) acres of the Director. The nursery shall be seeded in rows spaced twenty-four (24) inches apart appears or receiving such seed to rogue this increase area or chemically treat to eradicate the increases shall be inspected by the department or the Idaho Crop Improvement Association uring the seedling year. Any areas not passing inspection shall not be harvested but is destroyable of the owner's expense.	s or leand it and it annu at lea	ess is ial ast
351. The Dir	ROUG rector will	H BLUEGRASS QUARANTINE - INSPECTIONS. Il cause inspections to be made in accordance with the provisions of Section 22-2007, Idaho C	Code.)
seeded the plan Departr approve	in rows sp nting or connent or t	Infested Seed Stock. Lots of turf seed stock contaminated with rough bluegrass seeds proved nursery of two (2) acres or less under the supervision of the Director. The nursery paced twenty-four (24) inches apart and it is the duty of the person receiving such seed stock to the chemically treat to eradicate the rough bluegrass. The approved nursery will be inspected the Idaho Crop Improvement Association at least three (3) times during the seedling year not passing inspection shall not be harvested but will be destroyed upon the order of the Director.	shall to rog by tar. A	be ue he ny
352 3	359.	(RESERVED)		
360. A perso Improv	n shall n	CATION FOR NURSERY INSPECTION. nake application for nursery inspection to the Idaho Department of Agriculture or the Idah sociation at least fourteen (14) days prior to planting.	no Cr	op)
361 3	369.	(RESERVED)		
370.	EXEM	PTIONS (ANNUAL BLUEGRASS).		
	01.	Forage. These rules do not apply to seed sown for forage.	()
	02.	Experiments. These rules do not apply to:	()
	a.	Experiments or trial grounds of the United States Department of Agriculture; or	()
	b.	Experiments or trial grounds of the Idaho State Experiment Station; or	()
	c.	Trial grounds of any person, firm, or corporation provided said trial ground plantings are approximately according to the corporation of the corporation provided said trial ground plantings are approximately according to the corporation of the corporation provided said trial ground plantings are approximately according to the corporation provided said trial ground plantings are approximately according to the corporation provided said trial ground plantings are approximately according to the corporation provided said trial ground plantings are approximately according to the corporation provided said trial ground plantings are approximately according to the corporation provided said trial ground plantings are approximately according to the corporation of the corpor	prov	ed

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by the Director and under supervision of technically-trained personnel familiar with annual bluegrass control. (

371.	EXEM	MPTIONS (ROUGH BLUEGRASS).	
	01.	Experiments or Trial Grounds. This quarantine shall not apply to: experiments or t	rial grounds of
the Un	ited State	tes Department of Agriculture, experiments or trial grounds of the University of Ida	ho Agriculture
Experi	ment Stati	ation, or trial grounds of any person, provided said trial ground plantings are approved	by the Director
and un	der superv	rvision of technically-trained personnel familiar with rough bluegrass.	()

- Rough Bluegrass. Rough bluegrass may be planted in the regulated areas for turf but shall not be allowed to mature to the seed producing stage.
- 372. -- 379. (RESERVED)

- 380. FEES AND CHARGES.
 - **Sampling**. Fees for official sampling drawn by the Director are twelve dollars (\$12) per sample. 01.
- 02. Seed Analysis. Fees for seed analysis are that fee provided in the fee schedule of the official Seed Testing Laboratory.
- Inspection. Inspection fees for nursery plantings are fifty dollars (\$50) per acre or portion thereof for each inspection. Any field of less than one acre is a minimum fee of fifty dollars (\$50).
- Quarantine Release Tags. Quarantine release tags will be twenty-five cents (\$0.25) per tag and charged to person(s) when issued.
- 381. -- 999. (RESERVED)

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02.06.02 - RULES GOVERNING REGISTRATIONS AND LICENSES

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Sections 22-604, 22-2204, 22-2303(5), 22-2503, 22-2511, and 25-2710, Idaho Code. 001. TITLE AND SCOPE. Title. The title of this chapter is IDAPA 02.06.02, "Rules Governing Registrations and Licenses." 01. Scope. These rules specify general commercial feed, fertilizer, and soil and plant amendment product registration and label requirements, and provide inspection authorities. These rules establish a fee schedule for special nursery and florist services and set forth conditions under which a shipping permit will be issued. These rules are also to prevent the introduction or further dissemination of certain bee diseases by providing authority to enter, inspect, and control bee pests and levy penalties. (RESERVED) 002. -- 103. SUBCHAPTER A – COMMERCIAL FEED 104. INCORPORATION BY REFERENCE. The following documents are incorporated by reference into this Subchapter A:) The Association of American Feed Control Officials (AAFCO) Official Publication. The Terms, Ingredient Definitions and Policies as published in the "2020 Official Publication" of AAFCO where those terms and ingredient definitions, and policy statements do not conflict with terms and ingredient definitions, and policy statements adopted under Title 25, Chapter 27, Idaho Code, and any rule promulgated thereunder. A copy may be purchased online from the AAFCO website at: www.aafco.org. The Merck Index. The "2013 Merck Index," 15th Edition, as published by Merck Research Laboratories Division of Merck & Co., Incorporated. The Merck Index is a copyrighted publication and not available in an electronic format. A copy may be purchased online from Merck & Co., Inc at: http://www.rsc.org/merckindex. 105. -- 109. (RESERVED) **DEFINITIONS AND TERMS.** In addition to the definitions found in Section 25-2703, Idaho Code, the following definitions apply in the interpretation and enforcement of Subchapter A only: 01. All Life Stages. Gestation/lactation, growth, and adult maintenance life stages.) 02. **Family**. A group of products, which are nutritionally adequate for any or all life stages based on their nutritional similarity to a lead product, that has been successfully test-fed according to an AAFCO feeding protocol(s). 03. Hay. The aerial portion of grass or herbage especially cut, cured and baled or stacked for animal feeding, without further processing. Immediate Container. The unit, can, box, tin, bag, or other receptacle or covering in which a pet food or specialty pet food is displayed for sale to retail purchasers, but does not include containers used as shipping containers. Ingredient Statement. A collective and contiguous listing on the label of the ingredients of which the pet food or specialty pet food is composed. **Principal Display Panel.** The part of a label that is most likely to be displayed, presented, shown, or examined under normal and customary conditions of display for retail sale and may include the front, back, or side panels of the package.

Viable Noxious Weed Seed. Any seed or propagule of a noxious weed, as identified or listed by

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07.

Title 22, Chapter 24, Idaho Code, or any rules promulgated thereunder, that has not been ground fine enough or otherwise treated to destroy the ability to germinate. 111. -- 114. (RESERVED) REGISTRATION AND FEES. 115. **Product Registration Fee.** Whenever a commercial feed is registered for distribution in the state of Idaho, a fee of forty dollars (\$40) per product will be collected. The Department will utilize these funds for the operation of all program activities, including but not limited to, registration, label review, inspection and sampling, and laboratory analysis. The fee will be set by the Department such that all costs associated with the commercial feed program will be covered by the registration fee without the need for additional state general or dedicated funding. Product Registration Fee Exemption. Sellers who are not regularly engaged in the business of manufacturing or selling commercial feed and whose total amount of gross annual sales does not exceed five hundred dollars (\$500) are exempt from payment of the registration fee. However, the Department retains the right to inspect any feed in the possession of those persons exempted by Subsection 115.02 at any time. This exemption pertains to the registration fee only, and does not exempt a person or business from other sections of Subchapter A and/or the Idaho Commercial Feed Law. The Department reserves the right to review the records of sellers who are claiming or who have claimed that they are exempt from the payment of the registration fee, in order to ensure that they qualify for the exemption. The Department further reserves the right to conduct any and all inspections allowed under Section 25-2709, Idaho Code, in order to ensure compliance with Subchapter A and/or the Idaho Commercial Feed Law. 116. -- 119. (RESERVED) 120. LABEL FORMAT. Label Format. Commercial feeds shall be labeled with the information prescribed in Subchapter A on the principal display panel of the product and in the following general format. a. Net Weight. Product name and brand name if any. b. If a drug is used, the required directions for use and precautionary statements or reference to their location if the detailed feeding directions and precautionary statements appear elsewhere on the label. The guaranteed analysis of the feed as required under the provisions of Section 25-2705(1)(c) of the Commercial Feed Law includes the following items, unless exempted, and in the order listed: i. Minimum percentage of crude protein. ii. Maximum or minimum percentage of equivalent protein from non-protein nitrogen. iii. Minimum percentage of crude fat. iv. Maximum percentage of crude fiber.

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minimu	v. m percent	Minerals, to include, in the following order: minimum and maximum percentages of calciur tage of phosphorus (P), minimum and maximum percentages of salt (NaCl), and other mineral	
	vi.	Vitamins.	()
content.	vii.	Total sugars as invert on dried molasses products or products being sold primarily for their	r sugar
Chloride represent required minor s	e. Guaran ited in an when th ignifican	Exemptions. Guarantees for minerals are not required when there are no specific label clair reial feed contains less than six and one-half percent (6 1/2%) of Calcium, Phosphorus, Sodintees for vitamins are not required when the commercial feed is neither formulated by manner as a vitamin supplement. Guarantees for crude protein, crude fat, and crude fiber the commercial feed is intended for purposes other than to furnish these substances or they can relating to the primary purpose of the product, such as drug premixes, mineral or vitamins.	ium, or for nor are not are of
		Feed ingredients, collective terms for the grouping of feed ingredients, or appropriate statem he provisions of Section 25-2705(1)(d) of the Commercial Feed Law shall be listed in decinance by weight:	nents as reasing
Feed Co	i. ontrol Off	The name of each ingredient as defined in the Official Publication of the Association of Anticials, common or usual name, or one approved by the Director.	nerican
individu ingredie upon red	al ingred nts within quest, wit	Collective terms for the grouping of feed ingredients as defined in the Official Definitions of shed in the Official Publication of the Association of American Feed Control Officials in lieutients; provided that when a collective term for a group of ingredients is used on the label, independent that group shall not be listed on the label. The manufacturer shall provide the feed control of ha list of individual ingredients within a defined group, that are or have been used at manufacting in or into the state.	of the lividual official,
		The registrant may affix the statement, "ingredients as registered with the State" in lieu the label. The list of ingredients must be on file with the Director. This list shall be made avaser upon request.	
		Name and principal mailing address of the manufacturer or person responsible for distribut pal mailing address shall include the street address, city, state, and zip code; however, the mitted if it is shown in the current city directory or telephone directory.	
entirety	g. on the pr	The information required in Section 25-2705 of the Commercial Feed Law must appear incipal display panel of the container.	r in its
custome	h. r interfac	Labeling shall include all statements and promotion on company websites or other internetes.	t based
	02.	Customer Formula Invoice and Tag Requirements.	()
		Bulk shipments of customer-formula feed shall be accompanied by an invoice, delivery ocuments identifying the shipment as customer-formula feed and the name and address se order it is made.	
		Bagged customer-formula feed will be labeled with a tag identifying each bag as such. The stomer's shipment will be segregated from other bagged feed and identified with the narestomer to whose order it is made.	

Nutritional guarantees and guarantees of other analytes, and a list of ingredients, in descending

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c.

order of predominance by weight, of a customer-formula feed may be used in lieu of specific weights or volumes of each ingredient, as required in Section 25-2705(2)(d), Idaho Code, when so ordered by the customer.

121. -- 124. (RESERVED)

125. BRAND AND PRODUCT NAMES.

01. Intended Use. The brand or product name must be appropriate for the intended use of the feed and must not be misleading. If the name indicates the feed is made for a specific use, the character of the feed must conform therewith. A mixture labeled "Dairy Feed," for example, must be suitable for that purpose.

126. -- 129. (RESERVED)

130. EXPRESSION OF GUARANTEES.

- 01. Percentage by Weight. The guarantees for crude protein, equivalent protein from non-protein nitrogen, crude fat, crude fiber and mineral guarantees (when required) will be in terms of percentage by weight.
- **02.** Commercial Feeds. Commercial feeds containing six and one-half percent (6 1/2%) or more Calcium, Phosphorus, Sodium or Chloride shall include in the guaranteed analysis the minimum and maximum percentages of calcium (Ca), the minimum percentage of phosphorus (P), and if salt is added, the minimum and maximum percentage of salt (NaCl). Minerals, except salt (NaCl) shall be guaranteed in terms of percentage of the element. When calcium and/or salt guarantees are given in the guaranteed analysis such shall be stated and conform to the following:
- **a.** When the minimum is five percent (5%) or less, the maximum will not exceed the minimum by more than one (1) percentage point.
- **b.** When the minimum is above five percent (5%), the maximum will not exceed the minimum by more than twenty percent (20%) and in no case shall the maximum exceed the minimum by more than five (5) percentage points.
- **03. Vitamin Content.** Guarantees for minimum vitamin content of commercial feeds and feed supplements, when made, shall be stated on the label in milligrams per pound of feed except that:
- a. Vitamin A, other than precursors of vitamin A, shall be stated in International or USP units per pound.
- **b.** Vitamin D, in products offered for poultry feeding, shall be stated in International Chick Units per pound.
 - **c.** Vitamin D for other uses shall be stated in International or USP units per pound.
 - **d.** Vitamin E shall be stated in International USP units per pound. ()
- e. Guarantees for vitamin content on the label of a commercial feed shall state the guarantee as true vitamins, not compounds, with the exception of the compounds, Pyridoxine Hydrochloride, Choline Chloride, Thiamine, and d-Pantothenic Acid.
- **f.** Oils and premixes containing vitamin A or vitamin D or both may be labeled to show vitamin content in terms of units per gram.

131. -- 134. (RESERVED)

135. NON-PROTEIN NITROGEN.

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- **01. Urea.** Urea and other non-protein nitrogen products defined in the Official Publication of the Association of American Feed Control Officials or by the Director are acceptable ingredients only in commercial feeds for ruminant animals as a source of equivalent crude protein. If the commercial feed contains more than eight and seventy-five hundredths percent (8.75%) of equivalent crude protein from all forms of non-protein nitrogen, added as such, or the equivalent crude protein from all forms of non-protein nitrogen, added as such, exceeds one-third (1/3) of the total crude protein, the label shall bear adequate directions for the safe use of feeds and a precautionary statement: "CAUTION: USE AS DIRECTED." The directions for use and the caution statement shall be in type of such size so placed on the label that they will be read and understood by ordinary persons under customary conditions of purchase and use.
- **Non-Protein Nitrogen Defined.** Non-protein nitrogen defined in the Official Publication of the Association of American Feed Control Officials, when so indicated, are acceptable ingredients in commercial feeds distributed to non-ruminant animals as a source of nutrients other than equivalent crude protein. The maximum equivalent crude protein from non-protein nitrogen sources when used in non-ruminant rations shall not exceed one and twenty-five hundredths percent (1.25%) of the total daily ration.
- 03. Labels for Medicated Feeds. On labels such as those for medicated feeds that bear adequate feeding directions and/or warning statements, the presence of added non-protein nitrogen shall not require a duplication of the feeding directions or the precautionary statements as long as those statements include sufficient information to ensure the safe and effective use of this product due to the presence of non-protein nitrogen.

136. -- 139. (RESERVED)

140. DRUG AND FEED ADDITIVES.

- **O1.** Satisfactory Evidence. Satisfactory evidence of safety and efficacy of a commercial feed may be:
- **a.** When the commercial feed contains such additives, the use of which conforms to the requirements of the applicable regulation in the Code of Federal Regulations, Title 21, or which are "prior sanctioned" or "generally recognized as safe" for such use; or
- **b.** When the commercial feed is itself a drug and is generally recognized as safe and effective for the labeled use or is marketed subject to an application approved by the Food and Drug Administration under Title 21 U.S.C. 360(b).

141. -- 144. (RESERVED)

145. ADULTERANTS.

- **01. Substances**. For the purpose of Section 25-2707, Idaho Code, of the Commercial Feed Law, the terms "poisonous or deleterious substances" include, but are not limited to, the following:
- a. Fluorine and any mineral or mineral mixture that is to be used directly for the feeding of domestic animals and in which the fluorine exceeds two tenths percent (0.2%) for breeding and dairy cattle; three tenths percent (0.3%) for slaughter cattle; three tenths percent (0.3%) for sheep; thirty-five hundredths percent (0.35%) for lambs; forty-five hundredths percent (0.45%) for swine; and six tenths percent (0.6%) for poultry.
- b. Fluorine bearing ingredients when used in such amounts that they raise the fluorine content of the total ration (exclusive of roughage) above the following amounts: four thousandths percent (0.004%) for breeding and dairy cattle; nine thousandths percent (0.009%) for slaughter cattle; six thousandths percent (0.006%) for sheep; one hundredths percent (0.01%) for lambs; fifteen thousandths percent (0.015%) for swine and three hundredths percent (0.03%) for poultry.
- c. Fluorine bearing ingredients incorporated in any feed that is fed directly to cattle, sheep or goats consuming roughage (with or without) limited amounts of grain, that results in a daily fluorine intake in excess of fifty (50) milligrams of fluorine per one hundred (100) pounds of body weight.

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d. with trichlorethy	Soybean meal, flakes or pellets or other vegetable meals, flakes or pellets that have been extracted lene or other chlorinated solvents.
e. ingredients that a	Sulfur dioxide, Sulfurous acid, and salts of Sulfurous acid when used in or on feeds of feed are considered or reported to be a significant source of vitamin B1 (Thiamine).
02. seeds, when use otherwise treated	Screenings or By-Products . All screenings or by-products of grains and seeds containing weed d in commercial feed or sold as such to the ultimate consumer, shall be ground fine enough or to destroy the viability of such weed seeds.
03.	Viable Noxious Weed Seed. Viable noxious weed seed as defined in Subsection 110.07. ()
146 149.	(RESERVED)
All rules heretof	FIONS AND PROMULGATION. For adopted and promulgated August 16, 1971 pertaining to the Idaho Commercial Feed Law, Title daho Code, are hereby repealed, and are replaced by Subchapter A.
151 159.	(RESERVED)
160. COTTO	ONSEED.
twenty (20) ppb for use as an ani	Certification . Prior to entry into the state of Idaho all shipments of cottonseed or cottonseed seed d for animal feed shall be certified as having been sampled and analyzed and no greater amount than of aflatoxin shall be contained within the product or products, except that cottonseed meal intended mal feed or feed ingredient for beef cattle, swine and poultry, may be certified to contain more than but less than three hundred (300) ppb of aflatoxin.
to contain more certification doc document shall b car shipments, t	Storage Location and Destination. Whole cottonseed, cottonseed meal or cottonseed seed of the state certified to contain no greater than twenty (20) ppb aflatoxin, or cottonseed meal certified than twenty (20) ppb but less than three hundred (300) ppb aflatoxin shall be accompanied by the ument aboard carrier, be identified with a storage location at destination, and the certification be maintained on file at the shipment destination for no less than one (1) year. In the case of bulk rail the certification document shall accompany the invoice or bill-of-lading and be identified with a at destination. The certification document shall be maintained on file at the shipment destination for (1) year.
register annually cottonseed meal importing firm sl and pay any ap importing and/or	Registration . Idaho firms wishing to import into the state and/or handle cottonseed meal than twenty (20) ppb but less than three hundred (300) ppb aflatoxin for distribution or sale shall with the Department their intent to do so. Feedlots and other end user operations importing the as defined above in this paragraph for their own use are exempted from registration requirement. The hall also register the cottonseed meal (if not already registered by another firm) with the Department plicable registration fees (Sections 25-2704, Idaho Code). As a condition of registration, firms handling cottonseed meal certified to contain more than twenty (20) ppb but less than three hundred kin, shall enter into a compliance agreement with the Department agreeing to:
a. hundred (300) pp	Store and label cottonseed meal certified to contain more than twenty (20) ppb but less than three bb aflatoxin separately from cottonseed meal certified to contain less than twenty (20) ppb aflatoxin; ()
b.	Inform the purchaser in writing of the certified aflatoxin level in the meal purchased; and ()
c.	Submit to periodic record and facility inspections, and product testing by the Department. ()
04. Federal governm	Certification Performance . Required certification will be performed by any state government or tent engaged in this type of certification. In the event that a state government or Federal government

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laboratory is not available, an independent or company laboratory may upon request be approved by the Department. Requests and approval shall be made in advance of the shipment entering the state.

(RESERVED)

170. COTTONSEED - EXEMPTIONS.

Cottonseed hulls are exempted from laboratory certification requirements as stated in Subsections 160.01 through 160.04, provided that, cottonseed hulls shall not contain greater than twenty (20) ppb aflatoxin as required by the U. S. Food and Drug Administration. Any invoice or bill of lading accompanying or sent in regard to a shipment of cottonseed hulls shall state the level of aflatoxin in parts per billion contained in the shipment.

171. -- 179. (RESERVED)

180.	DETAI	NED COMMERCIAL FEEDS.		
		Stop Sale, Use, or Removal . Any commercial feed or identified lot of commercial feed the sale, use, or removal" order under Section 25-2711(1), Idaho Code, may be released from the beautiful order.		
	a.	A commercial feed detained for nutritional violation(s) may be:	()
remixed	i. d feed sha	Remanufactured, using ingredients listed on the approved label, to meet label guarante all be resampled and analyzed to ensure compliance prior to its return to sale.	es. T	he)
these va	ii. alues are a	Relabeled to reflect actual values, upon approval of a new label and registration, providappropriate for their intended use.	ded th	nat)
	iii.	Returned to the manufacturer if the seller and manufacturer are not the same.	()
own liv State or	iv. restock, p Federal	Diverted to an alternate use such as inclusion into another feed, or feeding to the manufarovided that it is appropriate for the diverted use and that it does not conflict with labeling requirements for the diverted use.		
	v.	Destroyed.	()
	b.	A commercial feed detained for a drug or antibiotic violation may be:	()
to its re	i. turn to sa	Remanufactured to meet label guarantees. The remixed feed shall be resampled and analyz le.	ed pri (or)
	ii.	Returned to the manufacturer if the seller and manufacturer are not the same.	()
State or	iii. Federal	Diverted to an alternate use, provided that it is appropriate for the diverted use labeling requirements for the diverted use.	or oth	ier)
	iv.	Destroyed.	()
safely b	c. be remanu	A commercial feed deemed to be adulterated under Section 25-2707(1), Idaho Code, or that afactured, relabeled, or diverted to an alternate use may be:	t cann	iot)
	i.	Returned to the manufacturer if the seller and manufacturer are not the same.	()
	ii	Destroyed	()

02. Appropriate Compliance Procedure. The Department will indicate which of the above listed compliance procedures are appropriate for the particular "withdrawal from sale" order. The seller shall indicate which procedure is to be followed and, upon approval from the Department, shall carry out the procedure within thirty (30)

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days. Other procedures may be considered upon application by the state inspector or seller to the Department, Bureau of Feeds and Plant Services, Idaho Department of Agriculture, Boise, Idaho.

03. Violation of Stop Sale, Use, or Removal Order. Any violation of the terms or conditions of a Stop Sale, Use, or Removal Order is considered a prohibited act.

181. -- 211. (RESERVED)

SUBCHAPTER B – NURSERIES AND FLORISTS

212. SPECIAL SERVICE.

When nurseries or florists require additional inspections and special services, a special service fee will be charged. Refer to IDAPA 02.06.04, "Rules Governing Plant Exports," Section 195, "Fees and Charges," for a complete schedule of services and fees.

213. -- 219. (RESERVED)

220. SHIPPING PERMIT NUMBER.

Upon request, a licensed nurseryman who holds a valid certificate of inspection from the Idaho Department of Agriculture for his nursery will be issued a shipping permit number. Application for a number must be made annually, and the use of the number is subject to the following conditions:

- **01.** Accompaniment. The shipping permit number shall accompany all shipments and deliveries of nursery stock.
- **O2.** Changes. Once issued, the shipping permit number will not change unless request is made for a new number.
- **03. Application Deadline.** Application for a number or renewal of a number must be made by January 1 of each year. Failure to do so will result in suspension of the shipping permit number.
- **04. Fees.** A number will be issued or renewed only after the proper nursery license fees have been paid for the current license year. A shipping permit number will be held in abeyance until the proper license fees are paid.
- **05. Reissue Application**. If the business entity of a licensee is changed, or if the membership of a partnership is changed, irrespective of whether or not the business name is changed, application for reissuance of the shipping permit number must be made to the Idaho Department of Agriculture.
- **06. Permit Number**. The shipping permit number, if printed on containers or cartons, will read as follows:

(SEAL)

IDAHO DEPARTMENT OF AGRICULTURE DIVISION OF PLANT INDUSTRIES BOISE, IDAHO 83701

SHIPPING PERMIT NO.

> The nursery doing business under the above permit number has been regularly inspected and, to the best of our knowledge, is free from dangerous insect pests and diseases.

> > ()

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No Other Statements. No other statements, other than the business name and address, may appear on the side of the container on which the shipping permit number and accompanying statement are printed. The printing of the shipping permit number is the responsibility of the licensee and all costs incurred in printing are his responsibility.

221. -- 309. (RESERVED)

SUBCHAPTER C – BEE INSPECTION

310. **DEFINITIONS.**

The Department adopts the definitions set forth in Section 22-2502, Idaho Code for the interpretation and enforcement of Subchapter C only.

311. -- 314. (RESERVED)

315. REGULATED BEE DISEASES.

Specifically, American foulbrood, European foulbrood, sac brood and bee paralysis, Varroa mite, tracheal mite, or any other disease or abnormal condition of egg, larval, pupal, or adult stages of honey bees, hereinafter is referred to as bee diseases.

316. -- 329. (RESERVED)

330. REGULATED PRODUCTS AND RELATED EQUIPMENT.

Subchapter C concerns any stage of the common honey bee, Apis mellifera L., all equipment used in handling and manipulation of bees, wax, and hives, and includes any containers for honey and wax that may be used in any apiary or in transporting bees and their products and apiary supplies that are located within the state of Idaho.

331. -- 339. (RESERVED)

340. REGISTRATION AND COLLECTION OF FEES.

On or before July 1 of each year any person engaging in the activities of apicultural shall file with the Idaho Department of Agriculture a "Registration" form provided by the Idaho Department of Agriculture specifying the name, residence, place of apiaries, number of hives or colonies of bees owned or controlled, and such other information as may be required, accompanied by the applicable registration fee.

341. -- 349. (RESERVED)

350. INSPECTION PROCEDURES.

- **Request for Inspection**. All beekeepers requiring an apiary inspection shall complete the "Request for Inspection" form provided by the Department of Agriculture that includes name, address, telephone number of the applicant, number of colonies to be inspected and the state(s) to which entry is desired. The applicant agrees to pay the costs of the inspection according to the fee schedule in Section 370. The request for inspection must be returned to the Department of Agriculture no later than August 15 of each year. Late requests will be accepted through August 31, after which no requests for inspection will be accepted. No inspections will be conducted after November 15 of each year. Apiaries found free of disease will be entitled to receive a health certificate valid for one (1) year from date of issuance permitting access to those states that require and recognize Idaho certification.
- **02. Disease Inspection**. The apiary inspector will inspect for all diseases and pests cited in Section 315, specifically for American foulbrood and Varroa mite or other bee diseases as specified by the importing state regulatory agency.
- **03. Posting of Registration**. All apparies located within the state of Idaho shall be conspicuously posted with the name, address and telephone number and state registration number of the owner.
 - **04.** Necessary Precautions. The apiary inspector will take all necessary precautions to properly

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disinfect all tools and any other thing that may have come into contact with diseased bees or equipment to prevent spread of the disease.

351. -- 359. (RESERVED)

360. DUTY OF OWNER OF BEES.

- **O1.** Compliance With Rules. Upon receipt of disease notification, the owner shall control the disease through the use of registered and approved agents in accordance with label directions or eradicate the disease by burning, then burying under not less than eighteen (18) inches of soil, the contaminated bees and equipment. ()
- **Quarantined Apiary**. Bees shall not be removed from an infested or quarantined apiary without permission, in writing, from the Director or the Director's agents.

361. -- 369. (RESERVED)

370. FEES AND CHARGES.

- 01. Inspection, Sampling and Other Field Work: ()
- a. Inspection time: fifteen dollars (\$15) per hour. ()
- **b.** Travel costs: mileage, meals and lodging will be charged according to established state rates.
- **02.** Laboratory Examination. Twenty-five dollars (\$25) per worker hour.
- 371. -- 403. (RESERVED)

SUBCHAPTER D - FERTILIZER

404. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference into Subchapter D:

- **01.** The Association of American Plant Food Control Officials (AAPFCO) Official Publication. The Terms, Ingredient Definitions, and Policies, as published in the "2020 Official Publication" of AAPFCO where those terms and ingredient definitions, and policy statements do not conflict with terms and ingredient definitions, and policy statements adopted under Title 22, Chapter 6, Idaho Code, and any rule promulgated thereunder. A copy may be purchased online from the AAPFCO website at: www.aapfco.org. ()
- **02. The Merck Index**. The "2013 Merck Index," 15th Edition as published by Merck Research Laboratories Division of Merck & Co., Incorporated. The Merck Index is a copyrighted publication and not available in an electronic format. A copy may be purchased online from Merck & Co., Inc. (now hosted by the Royal Society of Chemistry) at: http://www.rsc.org/merckindex.
- **03.** The Association of Official Agricultural Chemists (AOAC) International. The "2019 Official Methods of Analysis (OMA) of the AOAC," 21st Edition, a copyrighted publication, is maintained and published by the AOAC International. The AOAC OMA is available in electronic format at: www.EOMA.AOAC.org. A copy may be purchased online from AOAC International.

405. -- 409. (RESERVED)

410. **DEFINITIONS.**

In addition to the definitions found in Section 22-603, Idaho Code, the definitions in Subsection 410 apply in the interpretation and enforcement of Subchapter D only.

01. Guarantee. An affirmation or promise made by the seller to the buyer that relates to the goods and

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becomes part of the basis of the bargain and creates an express warranty that the fertilizer shall conform to the affirmation or promise.

02. Ultimate Dealer. The person who distributes fertilizer product to the end-user. ()

411. -- 419. (RESERVED)

420. SAMPLING AND ANALYSIS.

The methods of sampling and analysis are those of the Association of Official Analytical Chemists (AOAC) or other methods as approved by the department.

421. -- 429. (RESERVED)

430. RULES REGARDING THE REGISTRATION OF FERTILIZERS CONTAINING PLANT NUTRIENTS IN ADDITION TO NITROGEN, PHOSPHATE, AND POTASH.

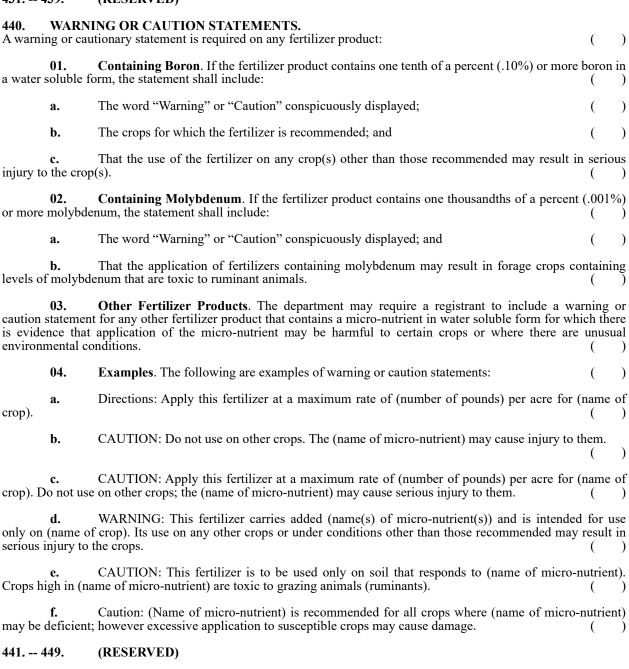
01. Other Plant Nutrients. A fertilizer may contain plant nutrients in addition to nitrogen, phosphate and potash. When these other nutrients are mentioned on the label in any form or manner, the fertilizer shall be registered. In addition, each nutrient amount shall be guaranteed, with the guarantee reported on the label on an elemental basis. Sources of the nutrients subjected to the guaranteed analysis, and proof of availability shall be provided to the department upon request. Any additional nutrients, contained in a fertilizer submitted for registration, must be present in the following minimum concentrations:

Element	Percent
Calcium (Ca)	1.0000
Magnesium (Mg)	0.5000
Sulfur (S)	1.0000
Boron (B)	0.0200
Chlorine (CI)	0.1000
Cobalt (Co)	0.0005
Copper (Cu)	0.0500
Iron (Fe)	0.1000
Manganese (Mn)	0.0500
Molybdenum (Mo)	0.0005
Nickel (Ni)	0.0010
Sodium (Na)	0.1000
Zinc (Zn)	0.0500

- **02. Labeling.** The label shall constitute a guarantee regarding the nutrient content of the fertilizer. No nutrients, other than those listed in Subsection 430.01, will be accepted by the department as guaranteed. Proposed labels and directions for the use of the fertilizer shall be furnished with the application for registration upon request. Any of the above listed elements that are guaranteed shall appear in the order listed immediately following guarantees for the primary nutrients of nitrogen, phosphate and potash.
- **03. Exemptions.** Guarantees for water soluble nutrients labeled for ready-to-use foliar fertilizers, ready-to-use specialty liquid fertilizers, hydroponic or continuous liquid feed programs, and potting soils, are exempted from the minimum element percentages listed in Subsection 430.01.

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431. -- 439. (RESERVED)



450. FERTILIZER LABELS.

The following information, in the format presented, is the minimum required for all fertilizer labels. For packaged products, this information shall either appear on the package, or be printed on a tag and attached to the package. This information shall be in a readable and conspicuous form. For bulk products, this same information in written or printed form shall accompany delivery and be supplied to the purchaser at time of delivery.

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61. fertilizers if net			. Weight per gallon shall be incl	uded on the label of liquid				
02.	Brand.			(
03. claimed).	Grade.	Grade (provided that the grad	de shall not be required when	no primary nutrients are				
The sliding scale fifteen to eightee shall be set forth	hould not a method of the mercent on the late of the l	be made and shall not appear is of expressing a guaranteed analy (15-18%)") is prohibited. If check is not than nitrogetection 430.01. The results of the	I must contain the results of the in any statement except in nutrilysis on fertilizer labels (for example emical forms of nitrogen are classen, phosphate and potash shall be guaranteed analysis required by	ent guarantee itemizations nple, "Available Phosphate imed or required, said forn e set forth, on an elementa				
		Total Nitrogen	(N)%					
		%	Ammoniacal Nitrogen					
		%	Nitrate Nitrogen					
		%	Water Insoluble Nitrogen					
		%	Urea Nitrogen					
		%	(Other recognized and determinable forms of N)					
		Available Phosphate (P ₂ O ₅)	%					
		Soluble Potash (K ₂ O)	%					
		(Other nutrients, elemental basis)	%					
				(
05.	Sources.	Sources of nutrients shall be li	sted below the completed guaran	nteed analysis statement.				
06.	Name ar	nd Address. Name and address	of manufacturer, guarantor or re	egistrant. (
07. adequate direction	Specialty ons for use	y Fertilizers. For specialty fert. Such directions may include,	tilizers distributed to the end us but are not limited to:	er, the label shall set forth				
a. (where applicati label);	The reco on rates ar	mmended application rate or rate given in volume, the manufacture	ates in units of weight or volum cturer shall provide the bulk der	e per unit of area coverage asity for the product on the				
b. nutrients and los		easonal times and minimum int vironment can be minimized; a	tervals to apply the product whe	n plants can rapidly utilize (
c.	The statement "Apply Only As Directed" or a statement of similar designation. (

08. Packaging. Refer to Idaho Department of Agriculture rules, IDAPA 02.02.14, "Rules for Weights and Measures," for the specific requirements relating to product identity, declaration of quantity and prescribed units.

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451. -- 454. (RESERVED)

455. PRODUCT REGISTRATION.

- **01. Registration**. All fertilizer companies, including companies engaged in custom-formula mixing of dry or liquid fertilizers, shall comply with the product registration requirements of the Idaho Fertilizer Act of 2000, Section 22-605, Idaho Code, subject to the provisions of this Subchapter D.
- **02. Alteration From Original State**. When a fertilizer is mixed, added to, or in any way changed from its original grade or its content of secondary or minor nutrients, it is a different product, and must be registered as provided under Section 22-605, Idaho Code.
- **03. Registering -- Altered Fertilizers**. When a registered grade is altered by any commercial fertilizer manufacturer or ultimate dealer, such manufacturer or ultimate dealer, shall register the altered grade as provided under Section 22-605, Idaho Code.
- **04. Brand Name**. The addition of another prominent name or graphic design to the brand displayed on the label, other than descriptive words associated with the grade, constitutes a different brand and thus, must be registered as provided under Section 22-605, Idaho Code. For example, changing "Rose Bud 5-10-5" to "Kilmer's Rose Bud 5-10-5" would constitute a change in brand.
- **O5.** Sale of Fertilizer. When a commercial fertilizer is removed from the package or vehicle in which it was placed by the original registrant and then offered for sale by a person other than the original registrant, it is a different product and shall be registered in accordance with Section 22-605, Idaho Code, except that it is not subject to an additional inspection fee as provided under Section 22-608, Idaho Code, provided that said fee was paid on the product by the original or prior registrant.

456. -- 459. (RESERVED)

460. SLOWLY RELEASED PLANT NUTRIENTS.

- **01. Slow Release.** No fertilizer label shall bear a statement that connotes or implies that certain plant nutrients contained in a fertilizer are released slowly over a period of time, unless the slow release components are identified and guaranteed at a level of at least fifteen percent (15%) of the total guarantee for that nutrient(s). ()
- **02. Slow Release Properties.** Types of products with slow release properties currently recognized by the department for the purposes of a guarantee include:
- **a.** Water insoluble, such as natural organics, ureaform materials, urea-formaldehyde products, isobutylidene diurea, oxamide, etc.;
 - **b.** Coated slow release, such as sulfur coated urea and other encapsulated soluble fertilizers; ()
- **c.** Occluded slow release, where fertilizers or fertilizer materials are mixed with waxes, resins, or other inert materials and formed into particles; and
- **d.** Products containing water soluble nitrogen such as ureaform materials, urea-formaldehyde products, methylenediurea (MDU), dimethylenetriura (DMTU), dicyanodiamide (DCD), etc.
- **O3.** Additional Products May Be Added to List of Slow Release Nutrients. The department may add additional products to the list of recognized slow release nutrients upon an appropriate showing by a registrant. The terms, "water insoluble," "coated slow release," "slow release," "controlled release," "slowly available water soluble," and "occluded slow release," are accepted as descriptive of these products, provided the manufacturer can show a testing program substantiating the claim. Testing shall be under guidance of Experiment Station personnel or a recognized researcher acceptable to the department. A laboratory procedure, acceptable to the department for

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evaluating the release characteristics of the product(s), must also be provided by the manufacturer. (

04. Methods. Unless otherwise specified by the department, AOAC International Method 970.04 (15th Edition) is to be used to confirm the coated slow release and occluded slow release nutrients and others whose slow release characteristics depend on particle size. AOAC International Method 945.01 (15th Edition) shall be used to determine the water insoluble nitrogen of organic materials.

461. -- 469. (RESERVED)

470. INVESTIGATIONAL ALLOWANCES.

- **01.** Use of Investigational Allowances. Investigational Allowances will be used in determining whether a fertilizer is deficient. Fertilizers that are deemed deficient are subject to penalty. Penalties for deficient fertilizers are found in Section 22-611, Idaho Code.
- **O2. Deeming a Fertilizer Deficient.** A fertilizer will be deemed deficient if the analysis of any nutrient is below the guarantee by an amount exceeding the values in the following schedules, or if the overall index value of the fertilizer is below ninety-seven percent (97%). Note: For these investigational allowances to be applicable, the recommended AOAC International procedures for obtaining samples, preparation and analysis must be used. These are described in Official Methods of Analysis of the Association of Official Analytical Chemists, 13th Edition, 1980, and in succeeding issues of the Journal of the Association of Official Analytical Chemists. In evaluating replicate data, Table 19, page 935, Journal of the Association of Official Analytical Chemists, Volume 49, No. 5, October, 1966, should be followed.
- 03. Investigational Allowances for Nitrogen, Phosphate and Potash. For guaranteed percentages not listed in the following table, calculate the appropriate investigational allowance by interpolation.

Guaranteed Percent	Nitrogen Percent	Available Phosphate Percent	Potash Percent
04 or less	0.49	0.67	0.41
05	0.51	0.67	0.43
06	0.52	0.67	0.47
07	0.54	0.68	0.53
08	0.55	0.68	0.60
09	0.57	0.68	0.65
10	0.58	0.69	0.70
12	0.61	0.69	0.79
14	0.63	0.70	0.87
16	0.67	0.70	0.94
18	0.70	0.71	1.01
20	0.73	0.72	1.08
22	0.75	0.72	1.15
24	0.78	0.73	1.21
26	0.81	0.73	1.27
28	0.83	0.74	1.33

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Guaranteed Percent	Nitrogen Percent	Available Phosphate Percent	Potash Percent
30	0.86	0.75	1.39
32 or more (*)	0.88	0.76	1.44

(*For DAP and MAP, the Investigational Allowance for Available Phosphate is zero point seventy (0.70); for TSP, the Investigational Allowance shall be: one point fifty-two (1.52)). For dry custom mix fertilizers, an additional five percent (5%) of the guaranteed percentage shall be granted in addition to the allowances made in Subsection 470.03.

04. Investigational Allowance for Other Nutrients. Secondary and minor elements shall be deemed deficient if any element is below the guarantee by an amount exceeding the values in the following schedule:

Element		Investigational Allowance
Calcium)	0.2 unit + 5% of guarantee
Magnesium)	0.2 unit + 5% of guarantee
Sulfur)	0.2 unit + 5% of guarantee
Boron)	0.003 unit + 15% of guarantee
Cobalt)	0.0001 unit + 30% of guarantee
Chlorine)	0.005 unit + 10% of guarantee
Copper)	0.005 unit + 10% of guarantee
Iron)	0.005 unit + 10% of guarantee
Manganese)	0.005 unit + 10% of guarantee
Molybdenum)	0.0001 unit + 30% of guarantee
Sodium)	0.005 unit + 10% of guarantee
Zinc)	0.005 unit + 10% of guarantee

The maximum allowance when calculated as specified shall be one (1) unit (one percent (1%)). For dry custom mix fertilizers, an additional five percent (5%) of the guarantee shall be granted in addition to the allowances made above in this section.

- **05. Overall Index Value**. The overall index value is calculated by comparing the commercial dollar value guaranteed with the commercial dollar value found (Commercial Dollar Value found / Commercial dollar value guaranteed) x 100). Unit dollar values of the nutrients used are those referred to in Section 22-612, Idaho Code. The Department will conduct periodic surveys of the industry to determine unit dollar values.
- **06. Examples.** The following are examples of calculations for a custom mixed fertilizer of a 12-16-14 grade. For the purpose of these examples, the nutrient unit dollar values for all of the examples are assumed to be twenty-three cents (\$.23) per pound of nitrogen, twenty-seven cents (\$.27) per pound of available phosphate (P2O5), and eighteen cents (\$.18) per pound of potash (K2O).

Example 1. A ten thousand (10,000) pound batch of customer formula fertilizer guaranteed at 12.0-16.0-14.0 is analyzed and found at 10.6-16.4-14.3

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Nutrient	Guaranteed	x price/lb	Found	x price/lb
N	12.0	\$2.76 (\$.23 x 12.0)	10.6	\$2.438 (\$.23 x 10.6)
P ₂ O ₅	16.0	\$4.32 (\$.27 x 16.0)	16.4	\$4.428 (\$.27 x 16.4)
K ₂ O	14.0	\$2.52 (\$.18 x 14.0)	14.3	\$2.574 (\$.18 x 14.3)
Total		\$9.60		\$9.44

Overall Index Value = $(\$9.44/\$9.60) \times 100 = 98.3\%$

However, the nitrogen value is in violation. The investigational allowance for a nitrogen guarantee of 12.0% is 0.61% (see the chart in section 02.06.12.050.03 above) plus an additional 5% of the guarantee for customer formula mixes. Therefore the nitrogen value must be at least 10.79%: (12.0 - [.61 + 12.0(.05)] = 10.79%) in order to be within permissible values.

To find the amount (Lbs.) of N deficiency multiply the percent guaranteed by the weight of the lot minus the percentage found multiplied by the weight of the lot.

(.12) (12%) guaranteed x 10,000 lbs) – (.106) (10.6%) found x 10,000 lbs)) = 140 pounds

The penalty will be calculated as three times the value of a deficiency of 140 pounds of nitrogen in the 10,000 pound batch. $3 \times [140 (\$.23)] = \96.60

Example 2. A ten thousand (10,000) pound batch of customer formula fertilizer guaranteed at 12.0-16.0-14.0 is analyzed at 11.1-15.3-13.1.

Nutrient	Guaranteed	x price/lb	Found	x price/lb
N	12.0	\$2.76 (\$.23 x 12.0)	11.1	\$2.553 (\$.23 x 11.1)
P ₂ O ₅	16.0	\$4.32 (\$.27 x 16.0)	15.3	\$4.131 (\$.27 x 15.3)
K ₂ O	14.0	\$2.52 (\$.18 x 14.0)	13.1	\$2.358 (\$.18 x 13.1)
Total		\$9.60		\$9.042

Overall Index Value = $(\$9.042/\$9.60) \times 100 = 94.2\%$

Although each of the individual nutrients is within the investigational allowance, the cumulative deficiency is reflected in the Overall Index Value.

The investigational allowance table shows for a nitrogen guarantee of 12%, the allowance is 0.61%. An additional allowance of 5% of the guarantee is 0.60%. The minimum nitrogen value is then $12.0 - [0.61 + (.05 \times 12)] = 10.79$.

The minimum acceptable values for P2O5 and K2O will be 14.50 and 12.43, respectively.

The penalty will be calculated as follows:

	Nutrient	Guaranteed lbs	1	Found lbs	II	Deficient lbs	x	price/lb
ĺ	N	1200 (.12 x 10,000)	-	1110 (.111 x 10,000)	=	90	Х	\$20.70 (\$.23 x 90 lbs)

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Nutrient	Guaranteed lbs	1	Found lbs	II	Deficient lbs	x	price/lb
P ₂ O ₅	1600 (.16 x 10,000)	-	1530 (.153 x 10,000)	=	70	Х	\$18.90 (\$.27 x 70 lbs)
K ₂ O	1400 (.14 x 10,000)	-	1310 (.131 x 10,000)	=	90	х	\$16.20 (\$.18 x 90 lbs)
Total							\$55.80

^{3 (\$55.80) = \$167.40}

If the examples were specialty fertilizers rather than customer formula mixes, the penalties will be assessed in accordance with Section 22-611, Idaho Code.

471. -- 479. (RESERVED)

480. ITEMIZATION OF PLANT FOOD ELEMENTS WITHIN THE GUARANTEED ANALYSIS.

When a product label sets forth the different components of plant nutrients, the percentage for each component shall be shown before that component's name.

EXAMPLES:					
Total Nitrogen (N)	%				
%	Ammoniacal Nitrogen				
%	Nitrate Nitrogen				
Magnesium (Mg)	 %				
	Water Soluble Magnesium (Mg)				
Sulfur (S)	 %				
%	Free Sulfur (S)				
 %	Combined Sulfur (S)				
Iron (Fe)	 %				
%	Chelated Iron (Fe)				

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02.

Dopui	unioni oi	, igiioaitai e				rtogrou	100110 G E1	00110	-
			EXA	AMPLES:					
			Manganese (Mn)		 %	-			
				Water Sol		7			
			%	Water Sor Manganes					
						_		()
404	400	(DECEDIVED)						(,
481	489.	(RESERVED)							
guarant	mount of ee must n		ignated as organic the sixty percent (60%) of						
491	503.	(RESERVED)							
		SUBO	CHAPTER E – SOIL	AND PLAN	T AMENDA	MENTS			
5 0.4	DICOD								
504. The following			Y REFERENCE. orporated by reference	into Subchap	ter E:			()
those to and pol	erms and icy staten	edient Definition ingredient defini nents adopted un	on of American Plant is, and Policies, as pub- itions, and policy state inder Title 22, Chapter e AAPFCO website at:	olished in the ements do not 6, Idaho Code	"2020 Offici conflict wite, and any ru	al Publication" the terms and in	of AAPFC gredient det	O who	ere
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505 :	509.	(RESERVED)							
510. In addinterpre	tion to t	ITIONS. the definitions for the definition of t	found in Section 22-2 f this Subchapter E onl	2203, Idaho y:	Code, the f	following defin	itions apply	y in 1	the
	01.	Animal Manui	re. The excreta of anin	nals together v	with whateve	er bedding mate	erial is prese	nt.)
manipu	02. lated only	Dried Animal to reduce the m	Manure. Animal moisture content.	nanure resulti	ng from co	nfined animal	feeding of	eratio	ns (
511.	ABBRE	EVIATIONS.							
	01.	AAPFCO Ass	sociation of American I	Plant Food Co	ntrol Officia	ls.		()
	V.	12111 20.7100	STATION OF A MINORIOGIA	1 004 00	Omen			()

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AOAC. Association of Official Analytical Chemists, International.

	03.	ISDA. Idaho State Department of Agriculture.	()
512	519.	(RESERVED)		
		MENDMENT AND PLANT AMENDMENT REGISTRATION. identifiable soil amendment or plant amendment product shall be registered pursuant to Secule.	ction :	22-)
produc	t registrat	Product Registration . All soil amendment and plant amendment companies, including comportant mixing of dry or liquid soil amendments or plant amendments, will comply ion requirements of the Idaho Soil and Plant Amendment Act, Section 22-2205, Idaho Code of this chapter.	with	the
	02.	Exemptions from Registration.	()
	a.	Dried animal manure without nutrient claims and not commercially packaged or labeled.	()
	b.	Horticultural growing media containing live plant material.	()
		Alteration from Original State. When a soil amendment or plant amendment that hed, added to, or in any way changed from its original content, it is a different product, and vided under Section 22-2205, Idaho Code.		
offered accord	for sale ance with	Sale of Soil Amendment or Plant Amendment . When a commercial soil amendment emoved from the package or container in which it was placed by the original registrant a by a person other than the original registrant, it is a different product and shall be registed Section 22-2205, Idaho Code, except that it is not subject to an additional inspection fee as placed as Idaho Code, provided that said fee was paid on the product by the original or prior respectively.	and tl stered provid	hen l in ded
521	529.	(RESERVED)		
530.	SOIL A	AMENDMENT AND PLANT AMENDMENT LABELS.		
	01.	Content or Guaranteed Analysis Exemptions.	()
percent	tage is re	The labeling requirements of the Idaho Soil and Plant Amendments Act, Section 22-22 quiring that soil and plant amending ingredients and other ingredients shall be stated in quired except the following single ingredient soil amendments, when clearly and consph on the label, are exempt from the content or guaranteed analysis:	terms	of
	i.	Mulch;	()
	ii.	Peat;	()
	iii.	Perlite;	()
	iv.	Vermiculite; and	()
	v.	Vermicompost.	()
label o	b. f the follo	In lieu of a content or guaranteed analysis as required in Section 22-2207(1)(c), Idaho C wing soil amendments when clearly and conspicuously identified as such on the label may intent:		
	i.	Compost;	()

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	ii.	Garden Soil;	()
	iii.	Landscape Soil;	()
	iv.	Mulch;	()
	v.	Planting Mix; and	()
	vi.	Potting Mix.	()
	c. that clai (s) as foll	In lieu of a content or guaranteed analysis as required in Section 22-2207(1)(c), Idaho oms the presence of a microbe(s), other than naturally occurring microbes, shall guarantees:		
forming	i. units (CI	Minimum number of each claimed viable organism at the genus and species level in FU), spores or propagules per gram or milliliter (cm3);	colo:	ny)
	ii.	Expiration date; and	()
	iii.	Storage & handling instructions.	()
	02.	Nutrient Claims and the Use of the Term "Fertilizer."	()
amendm	a. ient or pla	The term "fertilizer" and like terms shall not be used in labeling or literature to describ ant amendment.	e a so	oil)
		Nutrient claims do not change the primary intended use of a soil or plant amendment produall be provided on the labeling and literature as an estimated range and stated as a perond estimates must be supported by lab analysis or documentation acceptable by the ISDA.		
statemei value. A	c. nt: "This ny nutrie	Labeling or literature that makes nutrient claims or estimates is required to contain the fo product is recognized for its soil amendment characteristics. It is recognized that it has not claims, verbal or written, are estimates and not guaranteed."	llowi nutric	ng ent)
estimate is recogn	d. s may conized that	At the discretion of the registrant, labeling or literature that does not make nutrient clantain the following statement: "This product is recognized for its soil amendment characteristic it has nutrient value. Any nutrient claims, verbal or written, are estimates and not guarantee	istics.	or It
soils, an	e. d related	A guaranteed analysis of plant nutrients will be permitted on potting soils, landscape and amendment products containing only levels of fertilizer sufficient to initiate growth.	gard (len)
organisn Howeve	ns per mi r, if the s	Microbiological Product . If the soil amendment or plant amendment is a microbiological oculum, the product label shall include an expiration date and state the number and kind o lililiter or, if the product is other than liquid, state the number and kind of viable organisms peoil amendment or plant amendment is derived from a microbiological process or culture be oculum, then the product label shall state that the product is not a viable culture.	f viat er gra	ble m.
material specific	04. , such as material.	Ninety-Five Percent Rule . When a soil amendment or plant amendment is labeled as a peat moss or leaf mold, the product shall consist of not less than ninety-five percent (95%)		

05. Other Ingredients. When the name of an ingredient(s) appears on the label of a soil amendment or plant amendment and is not one of the ingredients required to be listed, the percentage of that ingredient(s) shall appear prominently in print of the same size and color.

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IDAPA 02.06.02 Registrations & Licenses

Warning or Caution Statements. The ISDA may require a registrant to include a warning or caution statement to ensure safety to handlers, crops, and the environment.

Precautionary Statements. ISDA may require precautionary statements when needed for safe and effective use of the soil amendment or plant amendment.

531. -- 539. (RESERVED)

540. SAMPLING AND ANALYSIS. The methods of sampling and analysis shall be those of AAPFCO, AOAC, or other methods as approved by the ISDA.

541. -- 999. (RESERVED)

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02.06.04 - RULES GOVERNING PLANT EXPORTS

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Sections 22-107, 22-112, and 22-2303(5), Idaho Code. 001. TITLE AND SCOPE. 01. **Title.** The title of this chapter is "Rules Governing Plant Exports." 02. Scope. These rules govern the production of pest-free plants and plant products, and provide procedures for compliance with phytosanitary regulations of other states and foreign countries, in order to protect Idaho agriculture from the introduction of foreign pests on imported plant materials. These rules also govern procedures for voluntary certification of virus-free nursery stock for export. 002. - 109.(RESERVED) SUBCHAPTER A – PHYTOSANITARY AND POST-ENTRY SEED CERTIFICATION **DEFINITIONS.** The definitions found in Section 110 apply to the interpretation and enforcement of Subchapter A only: 01. **Applicant**. Any person applying for an inspection or certification under Subchapter A. Federal Phytosanitary Certificate. This certificate is issued by the Department pursuant to a "Memorandum of Understanding" with the United States Department of Agriculture, Animal and Plant Health Inspection Service, Plant Protection and Quarantine, in accordance with the Code of Federal Regulations, Title 7, Part 353, Sections 353.1 - 353.7 as amended. This type certificate may only be issued for domestic plants and plant products being exported into a foreign country. Federal Phytosanitary Certificate for Reexport. This certificate is issued by the Department pursuant to a "Memorandum of Understanding" as referenced in Subsection 110.02 above. This type certificate may only be issued for plants and plant products of foreign origin to certify that, based on the original foreign phytosanitary certificate and/or an additional inspection, the plants and plant products entered the United States in conformance with the phytosanitary regulations of the importing country and have not been subjected to the risk of infestation or infection during storage in the United States. Shipments transiting the United States under a Customs bond are not eligible for reexport certification. Post-Entry Quarantine Certification. This program is carried out pursuant to a "Memorandum of Understanding" between the Department and the United States Department of Agriculture, Animal and Plant Health Inspection Service, Plant Protection and Quarantine, in accordance with the Code of Federal Regulations, Title 7, Part 319.37-7 as amended. The purpose of this program is to prevent the accidental introduction of plant pests in living plants that are imported into the United States and Idaho under permit. **Rush Service.** This service is to accommodate phytosanitary certification applications that must be issued earlier than the routine three (3) to four (4) day turn-around. This service will be carried out only after a mutual agreement between the applicant and the Department. State Phytosanitary Certificate. This certificate may be issued for shipments of Idaho produced plants and plant products to foreign or domestic locations. This certificate is issued to confirm a field or commodity inspection for foreign destinations. This certificate must be issued to the same standard as a federal certificate as outlined in Subsection 110.02. Idaho Crop Improvement Association field inspections may serve as the basis for the issuance of a state phytosanitary certificate for domestic markets only. This certificate will also bear any notation or comment the Director may make as to any findings concerning the inspection or import requirements of the products being certified.

111. -- 119. (RESERVED)

120. DESIGNATED INSPECTION AREAS.

The land mass of the state has been divided into fourteen (14) "inspection areas" to facilitate the inspection of all seed-producing localities and to confine the loci of disease infestations when they arise. These areas will be numbered serially and the boundaries of each remain fixed as described below. The cultural conditions, i.e., weather, elevation, soil type and general farming practices, are relatively uniform within each area; therefore, the disease

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content	of the see	ed produced within each respective area may be expected to be uniform.	()
	01.	Area 1. Kootenai County.	()
	02.	Area 2. Benewah County.	()
Nez Pei	03.	Area 3 . That portion of Latah County above two thousand (2,000) feet elevation and that poy north of the Clearwater River and above two thousand (2,000) feet elevation.	rtion (of)
Clearwa	04. ater River	Area 4 . That portion of Latah County below two thousand (2,000) feet elevation and all and below two thousand (2,000) feet elevation	l of th	ne)
	05.	Area 5. Lewis County.	()
	06.	Area 6. Canyon, Ada, Owyhee, Payette, Washington and Gem Counties.	()
	07.	Area 7. Gooding, Jerome, Lincoln and Elmore Counties.	()
	08.	Area 8. Twin Falls County.	()
	09.	Area 9. Cassia County.	()
Railroa	10. d.	Area 10. That portion of Minidoka County lying south of the main line of the Union	Pacif	ic)
Railroa	11. d.	Area 11. That portion of Minidoka County lying north of the main line of the Union	Pacif	ic)
	12.	Area 12. Bingham, Bonneville, Power and Bannock Counties.	()
	13.	Area 13. Jefferson, Madison, Fremont, Teton, Clark and Butte Counties.	()
	14.	Area 14. All other agricultural areas of the state not specifically designated above.	()
121	129.	(RESERVED)		
130.	CROP/	COMMODITY, DISEASE AND PEST(S) INSPECTIONS.		
inspecti	01. ons for di	Minimum Field Inspection(s) . Unless otherwise requested by the applicant, minimum seases will be as follows:	m fiel	ld)
commo	a. n smut - U	Corn: Stewart's wilt, - Erwinia stewartii ((E.F.Sm.)Dye), head smut - Sphacelotheca r Istilago zeae (U. maydis), and maize dwarf mosaic virus.	eilian (a,)
	b.	Peas: Bacterial blight, Pseudomonas species.	()
Xantho X. phas syringa bacteria strains threat t	monas can seoli var. e pv. syrin ll wilt, ca of these b o seed p	Beans: Halo Blight, caused by Pseudomonas syringae pv. phaseolicola (Burkholder 1926) 1978, (synonym P. phaseolicola (Burkholder 1926) Dawson 1943); common blight caumpestris pv. phaseoli (Smith 1897) Dye 1978, (synonyms X. phaseoli (Smith 1897) Dawson fuscans (Burkholder 1930) Starr and Burkholder 1942); brown spot, caused by Pseudongae, van Hall 1902, (synonym P. syringae, van Hall 1902) only strains virulent to Phaseoused by Corynebacterium flaccumfaciens (Hedges 1922) Dawson 1942; or any variations pacteria, which are recognized as virulent to and seedborne in Phaseolus spp., and are a production, all of which are hereafter referred to as bacterial diseases of beans. Anthrondemuthianum (Sacc. and Magn.) Scrib.	n 1939 omonalus sp or ne otenti	by 9, as o.; w
	d.	Alfalfa: Verticillium Wilt - Verticillium albo-atrum, stem and bulb nematode - Ditylenchus	dipsac	i.

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IDAPA 02.06.04 Rules Governing Plant Exports

	9 11 11 1 9 1 1	1
		()
e.	Lettuce: Lettuce mosaic virus.	()
f. higginsianum, b	Radish: Bacterial spot - Xanthomonas campestris pv. vesicatoria, Anthracnose Colleto blackleg - Leptosphaera maculans.	otrichum ()
g. onion smut <i>U</i>	Onion: Stem and bulb nematode Ditylenchus dipsaci, Onion white rot Sclerotium ceptrocystis cepulae, neck rot Botrytis alli, purple blotch Alternari porri.	oivorum,
h.	Carrot: Bacterial blight Xanthomonus campestris pv. carotae, soft rot - Erwinia carotovera	. ()
inspectors and the conducting the s	Special Inspection Requests . Requests for inspection of plants and plant products for not specifically listed in Subchapter A will be performed subject to the availability of Dephe biology of the pest and plant or plant products for which the request is being made. Proceed special field or commodity inspections, the time the inspection is to be made, and any charge the discretion of the Department and may be in addition to those listed in Section 195.	oartment lures for
131 139.	(RESERVED)	
140. APPL	ICATION FOR INSPECTION - PROCEDURES.	
requested, field Department of A Agriculture, Div	Application for Field Inspection. Application(s) must include but will not be limited pany name, grower name, crop, variety, lot number (if available), pest(s)/disease(s) inspection location, number of acres and type of irrigation. Application(s) must be filed with the Agriculture, Division of Plant Industries, P.O. Box 7249, Boise, ID 83707 or Idaho Depart vision of Plant Industries, P.O. Box 401, 434 Shoshone St. West, Twin Falls, Idaho 83303-6 by the Department.	ns being e Idaho ment of
Subsections 120 area must be su	Application for Area Inspection (Peas and Corn Only). Application shall be made in whead listing crop, grower name, variety, lot number, acres, and area grown in as out 0.01 through 120.14. A minimum of two hundred (200) acres per company per designated in abmitted to be eligible for an area inspection. Applicants submitting under two hundred (200 atted inspection area must do so pursuant to Subsection 140.01 above.	lined in spection
	Deadlines . Applications for individual and/or area field inspections are to be submitted or Alfalfa, May 1 for peas and mint, May 15 for lettuce, radish, onion, or other vegetable cr s and corn. Applications submitted after these dates will be performed only at the discretion	ops, and
	Special Field Inspection Requests . Requests for field inspections of plants and plant process not listed in Subsections 130.01.a. through 130.01.h. above shall be written in on the application 140.01 above and be subject to the conditions as outlined in Subsection 130.02.	lucts for cation as ()
141 149.	(RESERVED)	
The Director wi	CCTION AUTHORITY. Ill authorize the crop inspections and will delegate competent agents or agencies to conduct the trificates will be issued only by the Director.	ne work.
151 159	(RESERVED)	

160. INSPECTION PROCEDURES.

01. Mechanics of Inspection. The mechanics of inspection for a particular crop(s) will be left to the discretion of the Department, but will take into account sound sampling procedures, the biology of the pest, and the

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crop being inspected. A crop will be inspected a minimum of, but not limited to, one (1) time during the growing season, depending on the biology of the pest or disease being inspected.

- **Reports of Inspection Summaries and Requests for Inventory**. Written reports of the field and area inspections will be filed and retained in the office of the Director, for a minimum of five (5) years after the inspection of the fields is completed. At the end of each inspection season, each applicant will be sent a summary of the inspections performed with a request for any corrections or adjustments to be made as far as lot numbers, varietal names, or other information is concerned. A request will also be made at that time for the clean weights of the product harvested from each lot inspected. No phytosanitary certificate will be issued for any inspected lot for which there is incomplete documentation.
- **03. Notification of the Detection of Disease(s) or Pest(s).** The Department will notify the applicant in writing upon the confirmation of the presence of a disease or pest. Notification will be limited to those disease(s) or pest(s) outlined in Subsections 130.01.a. through 130.01.h. above or as specifically requested on the applicant's application for inspection for phytosanitary certification pursuant to Subsection 140.04.

161. -- 169. (RESERVED)

170. PROCEDURE FOR OBTAINING PHYTOSANITARY CERTIFICATES.

- **01.** Requests for Phytosanitary Certificates. Application shall be made in writing to the Department on the appropriate application form(s) provided by the Department for the certificate(s) being requested. Only fully completed applications will be accepted. Applications can be submitted to either the State of Idaho, Department of Agriculture, Plant Industries Division, P.O. Box 7249, Boise, ID 83707, or State of Idaho, Department of Agriculture, P.O. Box 401, Twin Falls, Idaho 83301.
- **02. Application Information.** Applications for phytosanitary certificates must include, but will not be limited to the following information: variety, crop (including scientific name), lot number (in the case of blends, all lots used in the blend must be included), number of pounds in each lot, name of grower, area and year in which crop was grown, state number, consignor and consignee, and chemical treatment applied.
- **03. "Rush" Service.** As defined in Subsection 110.05 must be requested before or upon submission of an application for phytosanitary certification. The request may be made by telephone. "Rush" service will be subject to the fees as outlined in Subsection 195.02.d.

171. -- 179. (RESERVED)

180. SIZE OF SAMPLES.

Size of samples for visual inspection for phytosanitary seed inspection certificates shall be: When shipment is: under two hundred (200) pounds - one half (1/2) pound sample (minimum); two hundred (200) pounds up to one thousand (1,000) pounds - two (2) pound samples; over one thousand (1,000) pounds - five (5) pound samples (maximum); or as may be required by the importing state or country. (

181. – 189. (RESERVED)

190. POST-ENTRY QUARANTINE CERTIFICATION.

Applications shall be made on forms provided by the Department and accompanied by the fee as stated in Subsection 195.05. The applicant must allow inspection by the Department as a condition of application approval, and additional inspections as required by the Department or the United States Department of Agriculture. The United States Department of Agriculture has final approval authority. The minimum period of the quarantine is two (2) years, with a minimum of one (1) inspection being performed during each of the two (2) years.

191. -- 194. (RESERVED)

195. FEES AND CHARGES.

01. Phytosanitary Certificates.

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			٠	
	a.	Federal Phytosanitary Inspection Certificates or like documents: sixty dollars (\$60) per cert	ificate (;.)
certifica	b. ate.	State Phytosanitary Inspection Certificates or like documents: twenty-five dollars (\$2	25) p	er)
	02.	Phytosanitary Certification and Like Inspections and Official Treatment Observations	i. ()
dollars (a. (\$20) per	Officially Drawn Samples: (i.e., purity and germ samples, referee samples, lab analysis) - sample.	twen	ty)
	b.	Submitted Samples: twenty dollars (\$20) per item submitted.	()
fees are		Treatment Observations: for official verification of seed and plant treatment, seed lot fum ments, and treatment of agricultural products brought into the state in violation of a state qua lollars (\$30) per hour (including travel time), and any per diem incurred. Per diem wil rates.	rantin	e,
the norn	d. nal phyto	Rush service fees will be one hundred dollars (\$100) per certification, which will be in add sanitary certification charges outlined in this Section 195.	ition (to)
weekend this sect		Request for phytosanitary or treatment observation services after normal working ho idays are subject to overtime and state per diem charges in addition to the normal charges out		
	03.	Area Inspections. Area Inspection: fourteen cents (\$.14) per hundred-weight.	()
	04.	Field or Lot Inspections.	()
	a.	Application for Field Inspection: five dollars (\$5) per application.	()
	b. llars (\$50 es or less	Acreage Inspection Fee: three dollars and fifty cents (\$3.50) per acre per inspection. A minimum per inspection will be charged when the total acreage submitted by any one (1) applicant is .		
initial tv	vo (2) yea	Post-Entry Quarantine Inspections . The inspection fee is two hundred dollars (\$200) year quarantine and an additional one hundred dollars (\$100) per year for each year beyons, if required. For rejected applications, twenty-five dollars (\$25) of the two hundred dollar non-refundable, and will be retained to cover administrative costs.	ond th	ne
	06.	Plant Pathological Laboratory Services. Fees available upon request.	()
	07.	Special Project Fee.	()
per houi	a. r with a n	Special projects not covered by the existing fee schedule may be billed at twenty-five dollar inimum twenty-five dollar (\$25) fee. Special projects include, but are not limited to, the following the second projects include in the second projects in the second project projects in the second project project projects in the second project proj	rs (\$2: owing (5) g:)
	i.	Research;	()
	ii.	Lot history verification;	()
	iii.	Data entry;	()
	iv.	Sales and purchases;	(`

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v.	Transfer of lots into ISDA database;	()
vi.	ISDA training of private company personnel;	()
vii.	Special plant pest detection surveys; or	()
viii.	Any other circumstance approved by the Director.	()
b. plant pest detection	This fee does not include any laboratory analysis fees that might be required as part of a on survey.	specia (al)
196 209.	(RESERVED)		
	SUBCHAPTER B – VIRUS-FREE NURSERY STOCK CERTIFICATION		
In addition to th	ITIONS. e definitions found in Section 22-2302, Idaho Code, the definitions in Section 210 apply denforcement of Subchapter B only:	in th	ie)
01. indexing results a diseases under Su	Certification . Verification that proper field sampling procedures were followed and the as outlined in this rule are those determined by an approved laboratory designated to test for abchapter B.	hat th or viru (ie is)
02. having been teste	Idaho Certified Nursery Seed. Seed produced from registered seed trees or commercial and found to have a transmissible virus content that does not exceed five percent (5%).	al see (:d)
03. certified virus-fre trees and rootstoo	Idaho Certified Nursery Stock. Nursery-grown, true seedlings, clonal rootstocks originating trees, and nursery-grown trees or seedlings propagated by using top-stock from certified virus originating from certified virus-free trees except as herein provided for certain rootstocks.	us-fre	n e)
04. indicator plant or	Index . To determine virus infection by means of inoculation from the plant to be tested by any other acceptable method as designated by the Director.	d to a	n)
05.	Indicator Plant. Any herbaceous or woody plant used to index or determine virus infection.	. ()
06. rootstock.	Interstock. Scionwood used for compatibility purposes to graft between a particular top-sto	ock an	d)
07. Malus, Pyrus, Ch	Nursery Stock . For purposes of this rule includes the plants and plant parts of the genera <i>International Cydonia</i> .	Prunu (s,)
08.	Off-Type. Not true-to-name (phenotype) as registered under Subchapter B.	()
09. the provisions of	Registered Tree . A tree or clonal planting that has been inspected and tested in accordance this program and assigned a registration number by the Department.	ce wit	:h)
10. be grafted.	Rootstock. That part of a plant including the roots on which another variety of plant material	ial ma ())
11. propagation of "I	Scion-Block . A planting of certified virus-free trees that serves as a source of scionwood daho certified nursery stock."	for th	ie)
12. used in propagati	Scion (Scionwood) . A detached shoot or other portion of a plant consisting of one or moron by grafting.	re bud (ls)

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13. Seed Block. A planting of certified virus-free trees that serves as a source of seed for production of "Idaho certified nursery stock."	ucing
14. Stool Bed. A clonal planting of self-rooted, certified virus-free trees for the specific purpo producing vegetatively propagated rootstock used in the propagation of "Idaho certified nursery stock."	se of
15. Top-Stock . Usually scionwood used for grafting onto interstock or rootstock, may include see	:d.
16. True Seedling. A tree that has been grown from seed. ()
17. Virus-Infected. The presence of a harmful virus(es) in a plant or plant part. ()
18. Virus-Like. A disorder of genetic or non-transmissible origin and also includes mycoplasma organisms and rickettsia-like organisms.	ı-like)
211. – 219. (RESERVED)	
220. REQUIREMENTS.	
01. Participation . Participation is open only to those nurseries registered under Title 22, Chapte Idaho Code, and is voluntary.	er 23,
02. Application . Application forms for the establishment of new blocks will be provided by the I Department of Agriculture. The applicant nurseryman shall furnish to the Department all information pertinent to operation of this program, including a diagram of each block and give consent to the Department to take plant (buds, leaves, roots, etc.) from any tree for testing purposes.	to the
03. Registration . Trees may be registered as rootstock, top-stock, or seedstock sources fo propagation of certified nursery stock when inspected, tested, and found to be true-to-name and discernibly free known harmful virus and virus-like diseases by procedures outlined in this program. (
04. Responsibility . The applicant nurseryman is responsible, subject to the approval of the Director for the selection of the location and the proper maintenance of registered plantings grown under the provision Subchapter B. The applicant nurseryman is responsible for maintaining the identity of all nursery stock entered this program in a manner approved by the Department. Any planting entered into this program shall be kept healthy growing condition and free of plant pests.	ns of l into
05. Filing Date . Application for inspection and testing of new or existing blocks of registered s seed, and stool-bed trees and for inspection of nursery stock for certification shall be filed by June 1 of each year the Idaho Department of Agriculture.	cion, with
Nematode Sampling . The ground being submitted for planting with virus-free stock as outlin Subchapter B shall be officially sampled, using established procedures acceptable to the Director, tested, and free of virus transmitting nematodes prior to planting of any stock. Subsequent sampling for the present nematodes after planting may be carried out at the discretion of the Director, to ensure that a nematode-free state maintained.	ound ce of
07. Grafting. There shall be no budding, grafting, or top-working of registered trees in any s block, seed-block, or stool-block.	cion-
08. Inspection . Maintenance of virus-free integrity of all plants entered into this program will be inspection and spot-testing at a minimum of every three (3) years or as stated elsewhere in this rule.	be by
O9. Diseased Plants . Immediately following notice from the Director or his agent, any plant four be infected by a virus or virus-like disease or if off-type, the plant(s) shall be removed and destroyed. Any gr found to be infested with virus transmitting nematodes must be furnigated with a furnigant registered and approve	ound

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the Idaho Department of Agriculture prior to planting, at the grower's expense.

221. -- 229. (RESERVED)

230. SCION-BLOCKS.

- Location. A scion-block shall be located not less than one hundred (100) feet away from any nonregistered cultivated plant of the Rosaceae family. The ground in a scion-block and for a distance of twenty (20) feet surrounding it shall be kept either clean-cultivated or in an approved, properly controlled ground cover. Registered scion-block trees shall be planted and maintained in a manner and at sufficient distance so that branches of different varieties do not overlap. Care shall be taken in the use of pollenizing insects and pollen application to prevent the transmission and spread of virus diseases through the use of infected pollen or its application. Registered scion-block trees may not be used for propagation purposes until trueness-to-name or variety has been established. Each tree will bear a permanent registration number. The ground in the scion-block will be sampled, using established procedures acceptable to the Director, and be tested and found free of virus transmitting nematodes prior to planting of any stock.
- Acceptability. The rootstock and top-stock sources of the scion-block trees shall have originated from foundation trees established under this program or from virus-tested trees originating through the USDA-ARS Inter-Regional Project No. 2 (IR-2) or other approved programs. If the tree is scion-rooted, its source shall have met the requirements stated in Subchapter B. Only registered trees are permitted in the scion-block.

231. -- 234. (RESERVED)

235. SEED-BLOCKS.

- Location. A Prunus seed-block shall be located not less than three hundred (300) feet from any non-registered flowering plant of the Prunus species. The ground in a seed-block and for a distance of twenty (20) feet surrounding it shall be kept clean-cultivated or in an approved, controlled ground cover. Care shall be taken in the use of pollenizing insects and pollen application to prevent the transmission and spread of virus diseases through the use of infected pollen or its application. Each tree will bear a permanent registration number.
- Acceptability. The rootstock and top-stock sources of the seed-tree shall have originated from foundation trees established under this program or from virus-tested trees originating through the USDA-ARS Inter-Regional Project No. 2 (IR-2) or other approved program. If the tree is scion-rooted, its source shall have met the requirements stated in Subchapter B. Only registered trees are permitted in the seed-block.

236. -- 239. (RESERVED)

240. STOOL-BEDS.

- Location. A stool-bed shall be located not less than fifty (50) feet from any non-registered cultivated plant of the Rosaceae family. The following exception will apply: Non-registered stool-beds may be located not less than ten (10) feet from registered stool-bed plantings. The ground in a stool-bed and for a distance of ten (10) feet surrounding it shall be kept clean-cultivated.
- Acceptability. Existing stool-beds that index clean on the commonly used virus indicators will qualify as Registered Stool-Beds. New stool-beds (those planted after the effective date of Subchapter B) shall have originated from foundation stock established under this program or from virus-tested plants originating through the USDA-ARS Inter-Regional No. 2 (IR-2) or other approved program. If the tree is scion-rooted, its source shall have met the requirements stated in Subchapter B. Only registered trees are permitted in the stool-beds.

241. -- 244. (RESERVED)

NURSERY STOCK. 245.

Rootstocks. All nursery stock being grown for certification, shall be on rootstock from registered 01.

Section 230 **Page 255** trees except for stone fruit trees grown on peach seedlings and pome fruit trees grown on apple and pear seedlings. These seedling rootstocks, when grown from commercial seed, will be acceptable if seed transmissible virus content

does not exc	eed five percent (5%). Clonal rootstock used in the production of Idaho Certified Nursery St m Registered Stool-Beds.		
02.	Location. The isolation distances between certified and non-certified nursery stock shall be	,)
a.	Not less than fifty (50) feet from non-certified plants of the Rosaceae family;	()
b.	Not less than twenty (20) feet from other non-certified nursery stock;	()
	Program participants shall maintain a twenty (20) foot clean-cultivated area around all a beds. Nursery stock shall be designated as to rootstock, top-stock, and inter-stock sources. The ding or re-grafting of nursery raw stock unless such stock is re-worked with scions from the con-tree.	here shal	1
03. identifying tr	Identity Maintenance . The maintenance of certified stock identity shall be a tagging rees produced from:	progran	n)
a.	Registered rootstock produced from registered seed or stool-beds;	()
b. participant's	Registered scion source trees. The tracking system involves a numbering diagram system nursery stock beds in the program.	m of each	1
04. been tested a	Seed . Certified seed shall have been produced on Registered Seed Trees or commercial seed found to have a transmissible virus content that does not exceed five percent (5%).	ed having	y
that are self-	Tagging. An Idaho Certified Nursery Stock Tag designates trees produced from register and that have been propagated on rootstocks produced from registered seed-source or stool-becrooted. All nursery stock meeting the requirements of this program when sold shall have the nd rootstock designated where applicable as follows: variety/inter-stock/rootstock.	d trees, o	r
06. Certified Nu	Acceptability . All nursery stock meeting the requirements of this program are known rsery Stock.	as Idah)
246 249.	(RESERVED)		
Expansion w provided acc	OCK EXPANSION. within a scion or stool-bed will be allowed with no restriction regarding the number of generated tissue culture methods are employed. Only two (2) propagative steps will be allowed its" and foundation trees for scion, seed, and stool-bed blocks.		
251 259.	(RESERVED)		
260. INS	PECTION PROCEDURES.		
01. when specific	Time of Inspection . Inspections will be made at the discretion of the Department and c disease symptoms are most likely to be expressed.	l at time (s)
02. nursery roots Department,	Inspection of Nursery Stock for Certification . At least one (1) visual inspection will be stock in a planting being grown for certification during the first growing season. At the requany undesirable rootstock will be rogued before propagation. At least two (2) visual inspection	est of th	e

made of nursery stock during the growing season following bud or graft placement. Refusal of Certification. The Department will refuse certification if plants have been propagated from registered trees determined to be affected by a virus or virus-like disease or if other requirements of this

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program have not been met. 261. -- 264. (RESERVED) 265. **TESTING PROCEDURES.** Testing standards prescribed in this program will conform to USDA-ARS Inter-Regional Project No. 2 (IR-2) standards or to any other acceptable and approved procedures developed and used for determining the presence of virus diseases in nursery stock. All testing results shall be made available directly to the Department by the approved agency or laboratory. (RESERVED) 266. -- 269. 270. TAGGING, IDENTITY, AND RECORDS. Official Certification Tags. The Department will authorize the use of official certification tags for 01. identification of nursery stock or seed that meet the requirements of this program. These tags will be supplied at cost to all program cooperators by the Department. **Identity.** Any person selling Idaho Certified Nursery Stock is responsible for the identity of the stock bearing each tag and for such nursery stock meeting the requirements of this program. Records. Any person selling Idaho Certified Nursery Stock shall keep record on a form prescribed by the Director that includes but is not limited to the source of the stock, quantity, and disposition. 271. -- 279. (RESERVED) 280. FEES. **Application Fees.** A fee of fifty dollars (\$50) per application submitted plus ten cents (\$.10) per tree being certified shall be submitted with each application. Laboratory Fees. Laboratory fees are established by a Department approved testing facility and will be paid directly to the facility. Service Fees. Fees for plant or soil sampling and inspection services provided by the Idaho Department of Agriculture are in accordance with the following schedule. A fee of twenty-five dollars (\$25) per hour for inspection and travel time with a minimum charge of fifty dollars (\$50). b. Per diem costs will be charged according to established state rates. The fees charged for tags will be at cost plus an administrative fee of ten percent (10%) for each order. 281. -- 309. (RESERVED) SUBCHAPTER C – GINSENG EXPORT 310. **DEFINITIONS.**

In addition to the definitions found in Section 22-2005, Idaho Code, the definitions in Subchapter C apply in the

artificial or natural shade and cultivated according to recognized ginseng horticultural practices. Cultivated ginseng

Cultivated Ginseng. Any part of a ginseng plant that is growing or grown in managed beds under

Section 265 Page 257

interpretation and enforcement of Subchapter C, only.

includes woodsgrown ginseng.

02. not apply to pers	Dealer . Anyone who buys ginseng for resale, or grows and sells it for export. This definitions who buy ginseng solely for the purpose of final retail sale to consumers in the United States.		es)
03. collect, or otherw	Dealer Registration . An annual registration issued by the department authorizing a dealer vise acquire ginseng for resale or export.	to bu	y,)
04. and is no longer	Dry Weight . The weight in pounds and ounces of harvested or collected ginseng root that viable.	is drie	bs (
05.	Export. Outside the boundaries of the United States.	()
06. including, but no	Ginseng . Any and all parts of the plant known as American ginseng (<i>Panax quinqu</i> th limited to: plants; whole roots; essentially intact roots; root chunks; slices; seeds; and tissue	efoliu e. (s)
07.	Green Ginseng . A ginseng root from which the moisture has not been removed by drying.	()
08. that is not dried a	Green Weight . The weight in pounds and ounces of freshly harvested or collected ginse and is still viable.	eng ro	ot)
09. sells it to a deale	Grower . A person who grows "cultivated," "wild simulated," and or "woodsgrown" ginser.	ng, ar	ıd)
10. cultivated ginser	Grower Registration . An annual registration issued by the department that enables a grower grower has produced.	er to se	ell)
11.	Out-of-State Ginseng. Ginseng that is grown or originated outside the state of Idaho.	()
12.	Wild Ginseng. Ginseng growing naturally within its native range.	()
13. range, in suitable	Wild Simulated Ginseng. Wild ginseng seeds or roots planted in natural habitat, within the ginseng habitat that is not further cultivated.	natur (al)
14.	Woodsgrown Ginseng. Ginseng grown in managed beds under natural shade.	()
311 319.	(RESERVED)		
	LATED PRODUCTS. ag (Panax quinquefolius).	()
321 329.	(RESERVED)		
	ECTION OF WILD GINSENG. lealer's registration will be issued for the collection, sale or distribution of wild ginseng.	()
No person may dealer and a grov Registration with	ERS AND GROWERS ANNUAL REGISTRATION WITH THE DEPARTMENT. act as a dealer or grower without first registering with the department. Any person who a wer shall register as both. The department will assign a registration number to each person reging the applicable fee will be made annually no later than January 15 of each year on a form part and the registration will expire on December 31.	gistere	d.
332339.	(RESERVED)		
	VER RECORDS. cultivated ginseng shall do all of the following when selling to a dealer:	()

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				_
		Record of Sale . Provide to the dealer a record of sale containing all of the following informand address; grower's registration number; ginseng certificate number; ginseng dry weight of harvest; and date of transaction.		
origin fo	02. orm is pre	Certificate of Origin . Certify that the ginseng was grown in the state of Idaho. The certificate by the department.	icate (of)
period o	03. of three (3	Records . Maintain records of all ginseng production and sales. Records must be maintained by years.	ed for (a)
341 3	349.	(RESERVED)		
	shall kee	ER RECORDS. Experiment to the properties of transactions, including both sales and purchase records, in a department. Records must be maintained for a period of three (3) years.	forma	at)
ginseng	; designa	Purchase Records . Purchase records include dealer's name, address and registration name and registration number; ginseng weight in pounds and ounces; designation of green attion of wild or cultivated ginseng; harvest year of ginseng; county in which the ginsengate of transaction.	or di	ry
designat	tion of gr	Sales Records. Sales records shall include the following information: dealer's name, a number; buyer's name, address and registration number; ginseng weight in pounds and or even or dry ginseng; designation of wild or cultivated ginseng; harvest year; county in wheested; and date of transaction.	ounce	s;
351 3	859.	(RESERVED)		
360.	OUT-O	F-STATE GINSENG.		
accompa state or	01. anied by country o	Certificate of Origin. No dealer may purchase, receive or import out-of-state ginseng unlear valid certificate of origin issued by the state or country of origin. The certificate must include origin. The source (wild or cultivated), year of harvest, and dry weight of the out-of-state ginsengular origin.	ude th	ıe
certifica	02. te of orig	Recordkeeping . The dealer shall retain for a period of three (3) years a copy of each gin received.	writte (n)
		Uncertified Ginseng. If a dealer receives ginseng not accompanied by a valid certificate of inseng must be returned within thirty (30) days to the state or country of origin. Failure to ng illegal for commerce.	origino do s	n, so)
361.	SELLIN	NG OR SHIPPING OF GINSENG CERTIFICATES.		
by the ogrower of a serial sown cul	departmen or dealer number, a	Export . Except as described in Subsection 361.06, no person may sell or ship ginseng out-crown ginseng unless it is accompanied by a valid, prenumbered certificate of origin on a form nt. The department will, upon request and receipt of the required fee(s), provide each regwith forms for certificates of origin. The department will identify each certificate of origin for and the registration number of the grower or dealer. Registered growers or dealers may certificate by filling out and signing a certificate of origin form. The certificate of origin contains in the certificate of origin contain	issue gistere m wit fy the	ed ed th ir
	a.	State of origin;	()
	b.	Serial number of certificate;	()
	c.	Dealer's and/or grower's state registration number;	()

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	d.	Year of harvest of ginseng being certified;	()
	e.	Designation as cultivated roots or plants;	()
	f.	Designation as dried or fresh (green) roots, or live plants;	()
writing;	g.	Weight of roots or plants (or number of plants) separately expressed both numerically	and i	in)
	h.	Date of certification; and	()
	i.	Signature of grower or dealer making certification.	()
certifica	02. ate of orig	Idaho Certificate of Origin . All of the following conditions must be met in order for argin to be valid:	ı Idah (10)
certifica	a. ate; and	The grower or dealer whose registration number was entered on it by the department shall s	sign th	ie)
	b.	The ginseng is cultivated ginseng grown in Idaho.	()
send the	e second c	Forms . Forms for certificates of origin are issued by the department in triplicate. The original edealer's use in commerce; the first copy is for the dealer's records; and the grower or dealer copy, within two (2) weeks of issuance, to the Division of Plant Industries, Idaho State Department Box 7249, Boise, ID 83707.	er sha	ıll
state iss	04. ued certif	Out-of-State Issued Certificates. No person may export ginseng grown in Idaho using an icate.	out-o (f-)
	05.	Wild Ginseng Certificates. Certificates of origin will not be issued for wild ginseng.	()
the Unit	ted States ress of the	Final Retail Sales. Subsection 361.01 does not apply to a person who sells or ships cut ate to a person who is buying or receiving it solely for the purpose of final retail sale to consult, if the person selling or shipping keeps a record for a period of three (3) years that includes buyer or receiver; weight of the ginseng in pounds and ounces; date of the sale or shipment; ginseng; and year of harvest of the ginseng.	mers i	in ne
362 3	369.	(RESERVED)		
	shall mai	CAINING SEPARATE LOTS OF GINSENG. Intain separation between lots of out-of-state ginseng and that harvested in Idaho until a certification for the ginseng harvested in Idaho.	icate (of)
the depa	ower or de artment. T	CR OR GROWER HOLDING GINSENG AFTER DECEMBER 31 OF THE YEAR. caler holding ginseng on or after December 31 shall report all carryover stocks on a form prove the form shall list the name and address of the grower or dealer; location of the lot; lot identification of green weight in pounds and ounces; and year of harvest.	ided b ication (n;)
372 3	379.	(RESERVED)		
380.	INSPEC	CTION AND DISCLOSURE OF RECORDS.		
departm	01. nent upon	Inspection . All records required to be kept under Subchapter C shall be made available request for inspection and copying.	to th	ie)
	02.	Disclosure. The department will not disclose information obtained regarding purchases, sa	ales, o	or

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393. -- 999.

IDAPA 02.06.04 Rules Governing Plant Exports

production of an individual ginseng dealer, except for providing reports to the United States Fish and Wildlife Service. 381. -- 389. (RESERVED) EXPORT PROCEDURES. Valid federal Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) documents are necessary to export ginseng. FEES - HOURLY, OVERTIME. Fees will be charged to cover the department's cost of implementing Subchapter C.) Certification and Overtime Rate. Ginseng certification services will be provided at an hourly and overtime rate as provided in Section 392 of Subchapter C. The overtime rate will apply for service provided subsequent to a regularly scheduled eight (8) hour week day shift or on Saturdays, Sundays, and state legal holidays. No service will be performed on Thanksgiving Day, Christmas Day or New Year's Day, beginning at 5 p.m., on the previous day. Minimum Charges. Charges will be for a minimum of one (1) hour. Additional time will be charged in one-half (1/2) hour increments. SCHEDULE OF FEES AND CHARGES. The following schedule for ginseng certification services apply:) 01. Registration. Registration (grower or dealer or grower and dealer), twenty-five dollars (\$25). Certificate of Origin Form. Certificate of origin form, each, ten dollars (\$10). **02.** 03. Hourly Rate. Hourly rate for certification services, twenty-eight dollars (\$28). Overtime Rate. Overtime rate for certification services, thirty-three dollars (\$33).)

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(RESERVED)

02.06.05 - RULES GOVERNING PLANT DISEASE AND QUARANTINES

000. This cha		LAUTHORITY. dopted under legal authority of Sections 22-2004, and 22-2006, Idaho Code.	()
001.	•	AND SCOPE.		_
Quarant	01. ines."	Title. The title of this chapter is IDAPA 02.06.05, "Rules Governing Plant Diseas	se an	.d)
		Scope . This rule establishes regulated pests, regulated products, regulated articles, control and special permits for certain crops to prevent the spread of plant disease and pests. This ru consistency for plant pest quarantines.	areas ile wi (s, ll)
002 (009.	(RESERVED)		
010. The defi		ITIONS. et forth in Section 22-2005, Idaho Code, apply in the interpretation and enforcement of this ru)
		SUBCHAPTER A – DISEASES OF HOPS		
011 1	11.	(RESERVED)		
112.	REGUI	LATED PESTS.		
		Verticillium Wilt . Plant Material infected with the disease caused by the fungus <i>Verticillium albo-atrum Reinke</i> and <i>Berth</i>) and any species or strains of the ogenic to hops.	<i>cilliun</i> genu (n is)
macular	02. is (Wallr	Powdery Mildew . Plant Material infected with the disease caused by the fungus <i>Podosp</i> . Fr.), synonyms <i>Sphaerotheca macularis</i> (Wallr. Fr.) Lind and <i>Sphaerotheca humuli</i> (Burril) I		ra)
stunt vir	03. <i>oid</i> and a	Hop Stunt Viroid . Plant Material infected with the disease caused by the viroid <i>Hostuviro</i> all strains and genetic variants associated with the genus.	oid ho	<i>p</i>
Genus I	04. larvis, ind	Harvirus Species. Plant Material infected with the disease caused by virus species with cluding but not limited to Apple Mosaic Virus and Prunus Necrotic Ringspot Virus.	nin th (e)
113 1	19.	(RESERVED)		
120.	REGUI	LATED ARTICLES.		
	01.	Plant Material. Plants and all plant parts of hops, except kiln dried cones.	()
appurtei	02.	Machinery . Machinery, vehicles, tools, equipment, trellis poles, wire, anchor irons, and any sed in the culture and/or production of hops.	y othe	er)
121 1	129.	(RESERVED)		
130. All area		ANTINE AREA. of the territorial borders of Idaho, Oregon, and Washington.	()
131 1	139.	(RESERVED)		
	son may	import restricted articles from the quarantined area into Idaho unless the person importist first obtains a special permit from the department as set forth in Section 160.	ng th	ie)
141. –14	19 .	(RESERVED)		

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150. MOVEMENT OF USED FARMING EQUIPMENT.

- **01.** Clean and Free. Used farm equipment including, but not limited to, tillage equipment, vehicles, and hop yard appurtenances moving into Idaho from the quarantine area, must be clean and free of soil and plant material including, but not limited to, hop debris.
- **02. Requirements.** Freedom from plant material and soil may be accomplished by washing, steam cleaning, and/or use of a disinfectant appropriately labeled for the purpose.

151. -- 159. (RESERVED)

160. SPECIAL PERMITS.

Any person(s) or agencies wishing to import covered commodities from the area under quarantine must apply in writing for a special permit as authorized by the director of the department.

- **01. Application**. Application for special permits must list the prospective buyer and seller; the number, and origin of stock; location of proposed planting site; and any other relevant information.
- **02.** Conditions. Special permits, when granted, may include such conditions as may be necessary to prevent disease establishment. All permitted material must be found free from regulated pests by the Clean Plant Center at Washington State University, Prosser, Washington, or an equivalent lab approved by the department.

161. -- 169. (RESERVED)

170. PEST DETECTION.

- **01. Inspection**. If evidence of a regulated pest is detected by visual inspection, the Department, in cooperation with the University of Idaho, Department of Plant, Soil and Entomological Sciences, will perform laboratory procedures sufficient to determine the causal organism.
- **02.** Consequences. Positive identification of the presence of Verticillium wilt, hop stunt viroid, ilar viruses, or powdery mildew virulently pathogenic to hops will result in loss of eligibility for sale or transfer for those rootstocks within the infected field. The director may also order that the infested area be removed from hop production and the soil be disinfested.

171. -- 179. (RESERVED)

180. AUTHORITY TO ENTER AND INSPECT.

The Director of the Idaho State Department of Agriculture or his designated agent is authorized to enter and inspect any and all hop plantings within the state of Idaho.

181. -- 189. (RESERVED)

190. FEES AND CHARGES.

- **01. Special Permits.** For special permits for importation of hops from areas under quarantine, the fee will be sixty dollars (\$60) per permit.
- **02. General Fees and Charges.** The fees and charges for inspection, certificates, and permits are as set forth in IDAPA 02.06.04, "Idaho Department of Agriculture, Rules Governing Plant Exports," Section 195. ()

191. -- 211. (RESERVED)

SUBCHAPTER B – WHITE ROT DISEASE OF ONION

212. REGULATED PEST.

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IDAPA 02.06.05 Plant Disease & Quarantines

Onion white rot (Sclerotium cepivorum).

213. -- 219. (RESERVED)

220. DESIGNATED COUNTIES.

Ada, Bingham, Blaine, Boise, Bonneville, Canyon, Cassia, Elmore, Gem, Gooding, Jefferson, Jerome, Lincoln, Madison, Minidoka, Owyhee, Payette, Power, Twin Falls, and Washington Counties, state of Idaho.

221. -- 229. (RESERVED)

230. REGULATED PRODUCTS.

Bulbs, sets, or seedlings of onion, garlic, leek, chive, shallot or other Allium species, including all ornamental Allium species, for planting purposes, and all machinery, tools, and equipment used in the production of Allium species.

231. -- 249. (RESERVED)

250. RULES GOVERNING SHIPMENTS.

- **O1. Shipment for Planting Purposes.** No person may import into the designated counties bulbs, sets or seedlings of onion, garlic, leek, chives, shallots or other Allium species, including ornamentals, for planting purposes except as provided in Subsections 250.02 through 250.04.
- **O2. Designated Counties.** Allium production within the designated counties shall be limited to production from seed, or from vegetative propagative material produced from seed within the designated counties. Bulbs, sets or seedlings of Allium species produced within the designated counties then exported from the designated counties for processing or other purposes cannot be returned to the designated counties for planting purposes. ()
- **03. Vegetative Propagative Material.** Vegetative propagative material, produced under aseptic conditions, may be brought into the designated counties if an exemption is granted by the Director, or the Director's designated agent.
- **04. Allium Exemption**. Bulbs, sets, or seedlings of Allium species, for planting purposes, produced in Malheur County, Oregon, and regulated by similar rules are exempt from the restrictions of Subsection 250.01.
- **05. Machinery, Tools and Equipment**. Except as provided in Subsections 250.06 and 250.07, no person shall, in any manner, import or move into the designated counties any machinery, tools, or equipment that have been previously used in any manner on fields outside the designated counties where the host plants named in Section 230 have ever been cultivated.
- Occurrence of the designated counties if they are first steam cleaned and disinfested to the satisfaction of, and with the prior approval of, the Director. The cleaning shall include the complete removal of all soil by the use of steam under pressure. Disinfestation is accomplished as specified by the Director. For the purpose of Subchapter B, machinery, tools and equipment includes, but is not limited to, farm trucks, harvesters, and tillage equipment.
- **07. Exemptions**. Machinery, tools or equipment utilized in Malheur County, Oregon, are exempt from the prohibition in Subsections 250.05 and 250.06.
- **08. Authority of Director.** The Director may stop the movement into or within any designated county of any machinery, tools, or equipment that have not been cleaned and disinfested as provided for in Subsection 250.06 until such machinery, tools and equipment are so cleaned and disinfested.

251. -- 259. (RESERVED)

260. DISPOSITION OF VIOLATIONS.

Section 220 Page 264

Any plant material, plant products or machinery, tools or equipment, imported into any designated county in violation of Subchapter B shall immediately be sent out of the county and all counties specified in Section 220 or destroyed at the option and expense of the owner or owners, his or their agents and under the direction of the Director.

261 2	69.	(RESERVED)		
270.	INSPEC	CTION AND CONTROL PROCEDURES.		
the Direction any field grower a	ctor finds ls are infe and/or la	Inspection . The Director may inspect any regulated product or regulated product plantin ated counties during any time of the year to determine if the disease organism is present the that any of the regulated products enumerated in Section 230, whether or not being transposted with the disease organism, the Director will, by written control order, delivered or mailed owner, direct the control of the infestation, and may, prior to issuance of the order, see a products that are separated from the land on which grown.	rein. rted, d to t	If or he
such from		Movement . Movement of such regulated products within the designated counties or remignated counties may be carried out only with the Director's prior approval and under the Director's	oval rector (of r's)
not limit	03. ted to, the	Controls . Control methods used are only those approved by the Director and may include, e following directives:	but a	ıre)
	a.	Any infected regulated products will be destroyed.	()
producti	b. on.	A directive that a specific part or all of any infested area will be taken out of Allium	speci (es)
planted t	c. to an app	Any infested area will be fenced, properly diked to prevent runoff or irrigation or rainwat roved crop that will prevent soil erosion and will not require annual tillage.	ter, a	nd)
	d.	The pasturing of animals on any infested area is prohibited.	()
removal	e. from said	Equipment, tools and machinery used on an infested area will be cleaned and disinfested place.	prior (to)
271 2	79.	(RESERVED)		
	ector may	AL EXEMPTIONS. y, with the consent of the owner, allow use of an infested growing area as an experimental the University of Idaho for onion white rot research.	plot (in)
281 3	09.	(RESERVED)		

SUBCHAPTER C - APPLE AND CHERRY PESTS

310. **DEFINITIONS.**

The definitions found in section 310 apply to the interpretation and enforcement of Subchapter C only:

- Commercial Fruit. Fruit harvested from a commercial orchard and destined to a commercial processing plant, packing plant, or for retail or wholesale sales.
- Commercial Orchard. An orchard in which fruit is grown for commercial purposes under accepted industry, university agricultural extension service, and regulatory guidelines.
- Graded Culls. Apples that have failed to meet industry quality standards for fresh markets, yet meet industry quality standards for processing purposes.

Section 270 **Page 265**

		-	
and ma	04. intaining	Infested Area . An area where a regulated pest is known to be present and is capable of repraviable population.	oducing
		Threatened with Infestation . The entire commercial orchard is threatened with infestationary is within one-half $(1/2)$ mile of an established regulated pest even if a portion of the cond one-half $(1/2)$ mile of an established regulated pest.	
311. – 3	319.	(RESERVED)	
320.	REGU	LATED PESTS.	
	01.	Apple Maggot (Rhagoletis pomonella).	(
	02.	Cherry Fruit Fly (Rhagoletis cingulata complex, including R. indifferens and R. fausta).	(
321.	REGU	LATED ARTICLES.	
		Apple Maggot . All fresh fruit of apple (including crabapple), cherry (except cherries t), hawthorn (haw), pear (except pears that are commercial fruit from California, Idaho, ngton), plum, prune, quince, and rose hips are regulated under quarantine for apple maggot.	Oregon
	02.	Cherry Fruit Fly. All domestic and wild cherries and cherry trees.	(
3223	329.	(RESERVED)	
330.	REGU	LATED AREAS - APPLE MAGGOT.	
	01. s of the a. and 33	Non-Infested Areas Within Idaho. The entire counties of Canyon, Owyhee and counties of Gem and Washington lying south of the quarantine areas as outlined in Sub 0.02.b.	
		Infested Areas Within Idaho . The following areas are declared by the director to be pple maggot: the counties of Franklin, Oneida, Caribou, Ada, Boise and Gooding; and pongton counties as outlined in Subsections 330.02.a. and 330.02.b.	
Northw thence	est corne East alon	Gem County Quarantine Area. Those portions of Gem county lying northerly of a line descencing at the Northwest corner of Section 3, T.7N, R.2W; thence East along section lines of Section 6, T.7N, R.1W; thence South along section lines to the Southwest corner of Section lines to the Northeast corner of Section 15, T.7N, R.1W; thence South along section amain channel of the Payette River; thence easterly along said river to the East line of the corner of the Corner of Section 15, T.7N, R.1W; thence South along section are main channel of the Payette River; thence easterly along said river to the East line of the corner of Section 15.	es to the ection 7 Ines to
along s Northw T.12N,	ection ling est corne R.4W; the ection ling	Washington County Quarantine Area. Those portions of Washington county lying norther follows. Commencing at the Snake River at the Southern boundary of T.12N, R.7W; thenes to the Southwest corner of Section 35, T.12N, R.5W; thence North along section lines of Section 23, T.12N, R.5W; thence East along section lines to the Northwest corner of Section South along section lines to the Southwest corner of Section 33, T.12N, R.4W; there is to the Southwest corner of Section 31, T.12N, R.1E; thence East along section lines to the	nce Eases to the ction 21 nce Eas
maggot	03. is known	Infested Areas Outside of Idaho. All states or foreign countries or portion thereof when to occur.	re Appl
331	339.	(RESERVED)	

Section 321 Page 266

RESTRICTIONS - APPLE MAGGOT.

340.

accompa	nies the	Certification Required. Regulated articles described in this quarantine that are produce fested areas are prohibited movement into or within the state of Idaho unless a cershipment evidencing compliance with Subsections 340.03, 340.04, 340.05, or 340.07. No cergulated articles meeting the requirements of Subsections 340.02 or 340.06.	rtificat	te
		Reshipments in Original Containers . Regulated articles in original unopened container other identifying marks evidencing origin outside an infested area, may be reshipped om any point within the area under quarantine.		
certificat	te stating continuo	Repacked Regulated Articles. Regulated articles may be repacked and shipped by compoint within an infested regulated area provided that each lot or shipment is accompaning that the regulated articles have been grown outside an infested regulated area and have have been usely maintained while in an infested regulated area. The certificate shall contain the following the contains the certificate shall contain the following the contains th	ed by ad the	a ir
	a.	The county in which the regulated articles were grown.	()
	b.	The point of repacking and reshipment.	()
	c.	The amount and kind of regulated articles comprising the lot or shipment.	()
	d.	The names and addresses of the shipper and consignee.	()
(38) deg	rees Fahi d by the I	Apples Exposed to Controlled Atmosphere Storage. Apples exposed for a continuous per during which period the temperature within the storage room has been maintained at third renheit or less, may be admitted into the regulated area, provided that the storage room or build Director as a controlled atmosphere facility, and each lot or shipment of such apples to the relied by a certificate, as provided in Subsection 340.01.	ty-eigl Iding i	ht is
storage i	room is 1 I that ea	Shipments From Cold Storage. Regulated articles described in Subsection 321.01 that are a continuous period of forty (40) days or more, during which period the temperature wit maintained at thirty-two (32) degrees Fahrenheit or less, may be admitted into the regulate ch lot or shipment is accompanied by a certificate as stated in Subsection 340.01 evid the minimum temperature requirements.	thin th ed area	ie a,
arrival a	06. re frozen	Solid Frozen Fruits Exempt . No restrictions are placed on the movement of fruits the solid and that are under refrigeration to assure their solid frozen state.	at upo	n)
orchards and orna infested	. When in mental), with or t	Regulatory and Control Measures. Regulatory and control measures may be prescribed designated areas to prevent or minimize the possible movement of Apple maggot from come that has been determined that commercial fruit of apple (including crabapple), hawthorn (both plum, prune, peach and apricot trees (except graded culls – see Subsection 340.07.b.iii.) hreatened with infestation by Apple maggot, the fruit will be sampled by an investigator, for procedures for sampling and inspection for presence of Apple maggot.	mercia nativ may b	al ve oe
issued.	a.	If found to be free from Apple maggot, a certificate as provided for in Subsection 340.01	will b	је)
		If found to be infested with Apple maggot, one (1) or more of the following procedures a fresh fruit of apple (including crabapple) and hawthorn (both native and ornamental) are or regulated areas.	will b move (e d)
	i.	Fresh fruit to be exposed to controlled atmosphere storage as provided in Subsection 340.04	l. ()
	ii.	Fresh fruit to be exposed to cold storage as provided in Subsection 340.05.	()

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iii. Graded culls are subject to Subsections 340.07.b.i. or 340.07.b.ii. (

08. Infested or Damaged Regulated Articles. All regulated articles as described in Section 321.01 known, or found to be infested with, or damaged by Apple maggot shall not be sold, held for sale, or offered for sale, except as provided for in Subsections 340.04 and 340.05.

341. -- 349. (RESERVED)

350. REGULATED AREAS - CHERRY FRUIT FLY.

- Canyon County, Idaho. The following is hereby designated an area of mandatory control for Cherry fruit fly: Commencing at the corner common to Sections 22, 23, 26 and 27 of Township 4 North, Range 5 West, Boise, Meridian; thence South to the Snake River to the point formed by section line between Sections 11 and 14 in Township 2 North, Range 4 West, Boise, Meridian; then East along said section line projected to where said line meets Lake Lowell; thence northwesterly across Lake Lowell to a point on the section line between Sections 26 and 27 of Township 3 West, Range 3 North, Boise, Meridian where said line meets Lake Lowell; then North along said section line to a point which is the corner common to Sections 10, 11, 14 and 15 of Township 3 North, Range 3 West, Boise, Meridian; thence West to a point the east corner common to Sections 1 and 12, Township 3 North, Range 4 West, Boise, Meridian; thence West to a point the corner common to Sections 2, 3, 10 and 11, Township 3 North, Range 4 West, Boise, Meridian; thence West to a point which is the section corner common to Sections 26, 27, 34 and 35 of Township 4 North, Range 4 West, Boise, Meridian; thence West to a point which is the section corner common to Sections 21, 22, 27 and 28, Township 4 North, Range 4 West, Boise, Meridian; thence North to a point which is the section corner common to Sections 21, 22, 27 and 28, Township 4 North, Range 4 West, Boise, Meridian; thence West to the point of beginning.
- Gem County, Idaho. The following is hereby designated an area of mandatory control for Cherry fruit fly: Commencing at the corner common to Sections 4 and 5 of T. 6 N., R. 3 W. B. M. and Sections 32 and 33 of T. 7 N., R. 3 W., B. M., which corner is on the West line of Gem County, Idaho; thence South along said county line to a point which is the Southwest corner of Section 33 of T. 6 N., R. 3 W., B. M.; thence East along the South line of said Section 33 to its Southeast corner; thence North along the East line of said Section 33; and continuing North along the extension of said line to a point which is the corner common to Sections 15, 16, 22 and 23 of T. 6 N., R. 3 W., B. M.; thence East along the section line between Sections 15 and 22 of T. 6 N., R. 3 W., B. M. to a point on the division line between Ranges 2 and 3 W., T. 6 N., B. M.; thence South along the division line between the said Ranges 2 and 3 W., T. 6 N., B. M., to the East corner common to Sections 24 and 25, T. 6 N., R. 3 W., B. M.; thence East to a point which is the East corner common to Sections 19 and 30 of T. 6 N., R. 2 W., B. M.; thence South to a point which is the East corner common to Sections 30 and 31, T. 6 N., R. 2 W., B. M.; thence East along the section line between said Sections 30 and 31, extended to a point which is the East corner common to Sections 29 and 32, T. 6 N., R. 1 W., B. M.; thence North to a point which is the East corner common to Sections 20 and 29, T. 6 N., R. 1 W., B. M.; thence East to a point which is the East corner common to Sections 21 and 28, T. 6 N., R. 1 W., B. M.; thence North to a point which is the East corner common to Sections 16 and 21, T. 6 N., R. 1 W., B. M.; thence East to a point which is the East corner common to Sections 15 and 22, T. 6 N., R. 1 W., B. M.; thence North to a point which is the East corner common to Sections 8 and 10, T. 6 N., R. 1 W., B. M.; thence East to a point which is the East corner common to Sections 2 and 11, T. 6 N., R. 1 W., B. M.; thence North to a point which would be the East corner common to Sections 23 and 26, T. 7 N., R. 1 W., B. M.; thence West to a point which is the Northwest corner of Section 25, T. 7 N., R. 2 W., B. M.; thence South to a point which is the Northwest corner of Section 1, T. 6 N., R. 2 W., B. M.; thence West to the point of beginning.

351. -- 359. (RESERVED)

360. RESTRICTIONS - CHERRY FRUIT FLY.

- **01. Treatments Required.** Each person, or person's agent, located in Cherry fruit fly regulated areas as stated in Section 350 shall treat, or cause to be treated at his own expense, each of the regulated articles as listed in Subsection 321.02 on their property in order to minimize the population of the Cherry fruit fly.
 - **O2.** Chemical Treatments. Chemical treatments shall be carried out utilizing proper timing, methods

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and pesticides as recommended by the University of Idaho Cooperative Extension Service, approved for use on the commodity by the Environmental Protection Agency, and registered with the Idaho State Department of Agriculture. The regulated articles will be treated so as to effect the best control of the Cherry fruit fly, as per the pesticide label and University recommendations.

- **03. Emergence**. The date of the emergence of the first Cherry fruit fly in the county will be made public in the Cherry fruit fly regulated areas by the Department. The date of first emergence is determined by historical evidence, a population model utilizing degree-day accumulations or by actual trapping of adult individuals.
- **04.** Additional Spraying Responsibilities. The duty to treat cherry trees includes a similar duty to treat all parts of any type of tree within twenty (20) feet of any portion of a cherry tree, using methods specified in Subsection 360.02.
- **65. Failure to Treat.** In the event that the person or person's agent fails or refuses to effect the treatment specified in Subsection 360.02, the Director will carry out the treatment at the expense of the person in charge or possession of the tree(s), as provided under Section 22-2010, Idaho Code. ()

361. – 369. (RESERVED)

370. SPECIAL PERMITS.

The Director may issue special permits admitting regulated articles covered in this quarantine not otherwise eligible for entry from the area under quarantine, subject to conditions and provisions, that the Director may prescribe to prevent introduction, escape or spread of the quarantine pests.

371. -- 411. (RESERVED)

SUBCHAPTER D - EUROPEAN CORN BORER

412. REGULATED PEST.

European corn borer (Ostrinia nubilalis).

()

413. -- 419. (RESERVED)

420. AREA AND ARTICLES UNDER QUARANTINE.

01. Infested Area. ()

- a. Alabama, Arkansas, Colorado, Connecticut, Delaware, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Vermont, Virginia, West Virginia, Wisconsin, Wyoming, and the District of Columbia.
- **b.** In Florida, the counties of Calhoun, Escambia, Gadsden, Hamilton, Holmes, Jackson, Jefferson, Madison, Okaloosa, and Santa Rosa.
- **c.** In Louisiana, the parishes of Bossier, Caddo, Concordia, East Carroll, Franklin, Madison, Morehouse, Natchitoches, Ouachita, Red River, Richland, Tensas, and West Carroll.
- **d.** In Texas, the counties of Bowie, Carson, Castro, Dallam, Deaf Smith, Gray, Hansford, Hartley, Hemphill, Hutchinson, Lipscomb, Moore, Ochiltree, Oldham, Potter, Randall, Roberts, and Sherman.
- **02. Noninfested Area**. All parishes, counties, states, districts, and territories of the United States not named in the infested area are known as the non-infested area.

03. Articles and Commodities Covered. ()

Section 370 Page 269

and stall	a. ks, ears, o	Corn, broomcorn, sorghum, and sudan grass plants and all parts thereof (including shelle cobs, and all other parts, fragments, or debris of said plants);	d gra	in)
	b.	Beans in the pod and pepper fruits;	()
	c.	Plants of aster, chrysanthemum, geranium, hollyhock, dahlia, and gladiolus.	()
421. 4	429.	(RESERVED)		
430.	RESTR	RICTIONS AND EXEMPTIONS.		
	01.	Restrictions.	()
		Articles and commodities covered are prohibited entry into Idaho from the infested area a certificate, issued by an authorized representative of the origin state Department of Agricul n Subsections 430.01.a.i. and 430.01.a.ii.		
or small	i. ler size m	Shelled grain certificate of treatment stating that the grain has passed through a one-half (1 nesh screen.	/2) ind	ch)
and insp	pected in	Shelled grain not screened as in Subsection 430.01.a.i. or other articles and commodities cerd inspection specifying that all of the commodities and articles in the lot or shipment were preconformity with a method and in a manner prescribed by the Director, or the Director's agerdinable on request from the Department.	ocesse	ed
origin is of the ar occur. C	ssued by a rticles or Origin cer	Articles and commodities covered originating in the parishes of Louisiana and the counts that are not infested with European corn borer may enter Idaho if accompanied by a certifican authorized representative of the origin state Department of Agriculture specifying that no commodities in the lot or shipment was grown in an area where the European corn borer is kritification is not required for entry into Idaho of articles and commodities covered that originand territories in the noninfested area.	icate of portion	of on to
		All certificates must be dated and set forth the kind and quantity of articles or commot or shipment covered thereby, the initials and number of the railway car or license number and addresses of the shipper and consignee.		
		Exemptions . Certification requirements are waived on the following articles and comme stipulation that such articles and commodities are subject to inspection by the Director and to ions or fragments capable of harboring European corn borer.		
	a.	Shelled popcorn, seed for planting or clean sacked grain for human consumption.	()
	b.	Beans in the pod or pepper fruits in lots or shipments of ten (10) pounds or less.	()
or holly	c. hock.	Seedling plants or divisions without stems of the previous year's growth of aster, chrysant	hemu (m)
	d.	Dahlia tubers without stems.	()
	e.	Gladiolus corms without stems.	()
	f.	Very pungent types of pepper fruits.	()
that in t	g. he judger	Articles and commodities covered when they have been processed or manufactured in a ment of the Director eliminates all danger of carrying European corn borer.	mann	er)

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h. The Director may, upon application, issue a permit to a recognized research agency to import specified quantities of the quarantined articles listed in Subsection 420.03 for experimental purposes. ()

431. -- 439. (RESERVED)

440. VIOLATIONS.

01. Incoming Shipments.

()

a. Any or all shipments of lots of the quarantined articles enumerated in Subsection 420.03 arriving in Idaho in violation of this quarantine shall immediately be sent out of the state, destroyed, or treated by a method and in a manner prescribed by the Director at the option and expense of the owner or owners, or responsible agents.

()

b. If any lot or shipment certified by the state of origin as prescribed in Subsection 430.01 is found to contain materials capable of harboring an infestation, the Director may review the program of the state of origin to determine if it meets the requirements of Subchapter D.

441. -- 511. (RESERVED)

SUBCHAPTER E – PEACH TREE DISEASES

512. REGULATED PESTS.

The viral diseases known as Peach Yellows, Peach Rosette, and Little Peach.

()

513. -- 519. (RESERVED)

520. AREA UNDER QUARANTINE.

The entire states of Alabama, Arkansas, (except counties of Benton, Clark, Columbia, Garland and White), Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Kentucky, Maryland (except counties of Worcester and Somerset), Massachusetts, Michigan, Mississippi, New Jersey, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Tennessee, Virginia, West Virginia, and the District of Columbia.

)

521. -- 524. (RESERVED)

525. REGULATED ARTICLES.

All trees, cuttings, grafts, scions, or buds of all species and varieties including the flowering forms of peach, nectarine, apricot, almond, plum, and prune, and any trees budded or grafted on peach stock or peach roots, coming from a regulated area.

526. -- 529. (RESERVED)

530. RESTRICTIONS GOVERNING SHIPMENTS.

The regulated articles will not be admitted into Idaho from the regulated areas unless the state of origin certifies that they were produced in a county free from infection with the regulated pests, as determined by adequate annual surveys satisfactory to the Director, and from disease-free bud sources, rootstocks, and environs.

531. -- 539. (RESERVED)

540. OFFICIAL CERTIFICATE REQUIREMENTS.

The certificates required by Section 530 of these rules, will state the names and addresses of the shipper and consignee, the number and kind of regulated articles in the shipments, and the area where grown. A copy of the certificate accompanies the shipment, and one (1) copy is forwarded at the time of shipment to the Division of Plant Industry, Idaho State Department of Agriculture, Boise, Idaho.

541. -- 549. (RESERVED)

Section 440 Page 271

550. **EXEMPTIONS.** This quarantine does not apply to experiments of the United States Department of Agriculture in the state of Idaho nor to experiments of the College of Agriculture, Department of Pathology of the University of Idaho. (RESERVED) 551. -- 559. PENALTY. Any or all shipments or lots of the regulated articles enumerated in Section 525, of these rules, arriving in Idaho in violation of this chapter shall immediately be sent out of the state or destroyed at the option and expense of the owner or owners, or responsible agents and under the direction of the Director. 561. - 569. (RESERVED) 570. COMMON CARRIER AGENTS MUST HOLD SHIPMENTS. Any and all lots of shipments of commodities covered by this quarantine must be held and not delivered to consignee or agent until inspected and passed by the Director. (RESERVED) **571.** – **609.** SUBCHAPTER F – DISPOSAL OF CULL ONIONS AND POTATOES 610. **DEFINITIONS.** The definitions found in section 610 apply to the interpretation and enforcement of Subchapter F only. Cull Onions. Refers to those onions that are not marketable or useable for consumption or are generally considered waste, and includes the residue left in the field from the production of onion seed as well as commercial onions. Cull Potatoes. Refers to those potatoes that are not marketable or useable for consumption or as seed potatoes and includes the residue left in the field from commercial or seed potato production, or as a result of spoilage while in storage. 611. -- 619. (RESERVED) **620.** REGULATED AREA. 01. Onions. Ada, Canyon, Gem, Payette, Owyhee, and Washington Counties, state of Idaho.) 02. **Potatoes**. The entire state of Idaho.) 621. -- 629. (RESERVED) 630. REGULATED PRODUCTS. Cull Onions. All cull onions produced as a result of market conditions, the grading process, or as a result of breakdown in storage or sorted out in the field during harvest and bulbs and waste left over from seed

631. -- 639. (RESERVED)

production.

seed production.

640. DISPOSITION OF CULL ONIONS.

All cull onions existing in the control area shall be disposed of by a method approved of in Section 641 of this rule, to

as a result of breakdown in storage, or sorted out in the field during harvest and tubers and waste left over from potato

Cull Potatoes. All cull potatoes produced as a result of market conditions, the grading process, or

Section 550 Page 272

prevent sprouting. Disposal of all existing cull onions and debris must be completed prior to March 15th, of each year; provided; however, that in the case of onions sorted on or after March 15th of each year, the cull onions resulting therefrom shall be disposed of within one (1) week after such sorting regardless of the disposal method. The Department only enforces the cull onion disposal portions of this rule from March 15th through July 1st of each year.

		om shall be disposed of within one (1) week after such sorting regardless of the disposal method enforces the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of this rule from March 15th through July 1st of each of the cull onion disposal portions of the cull onion disposal portion disposal portions of the cull onion disposal portions of the cull onion disposal portion disposal portion disposal portions of the cull onion disposal portion disposal po	
	rol the spi led out to	SAL METHODS. read of the onion maggot and related onion diseases, all disposal methods listed in Section 64 to the extent that control of the regulated pest(s) is achieved in order to be in compliance.	
	01.	Disposal by Covering in Dumps or Pits.	()
the Univ	a. versity of	Cull onions disposed of by being dumped in pits shall be managed and covered as recommen Idaho Agricultural Extension Service.	ided by
rule.	b.	Covering shall be accomplished by March 15th of each year or as provided in Section 640	of this
	02.	Disposal by Feeding After March 15th of Each Year.	()
		Sheep or goats shall be fed no more than fifty-three (53) pounds of cull onions per indicull onions shall be fed from either bunks or by spreading throughout the pasture or feedled be fed from piles.	
matter b	b. pasis.	Cattle may be fed a ration containing no more than twenty-five percent (25%) cull onions of	n a dry
or more	c. of onion	Onion debris shall be completely removed from feeding areas and buried under twelve (12) -free soil by March 15th of each year.	inches ()
		In the case of residues of onion debris two (2) inches or less in depth, or onions tramped in cannot be removed, such areas shall be disked and plowed as deep as possible, and such as are buried under eight (8) inches or more of onion-free soil by March 15th of each year.	
641.	e.	Feeding areas and areas where onions are buried shall be treated in the manner set out in S	Section ()
feeding	f. areas trea	Cattle and sheep being finished for market or dairy cattle shall not be fed forage or grains greated in the manner set forth in Section 641.	own on
more of	03.	Disposal by Composting . Cull onions being composted shall be covered by twelve (12) incee soil or composting material until the onions have turned to compost.	ches or
	04.	Disposal of Residue in Onion Producing Fields.	()
	a. ble, and s each year	Commercial onion fields where sort-out bulbs are left at harvest shall be disked and plowed a such that all onions and debris are buried under eight (8) inches or more of onion-free soil by:	
that all	b. onions an	Following final seed harvest, seed bulbs shall be disked and plowed as deep as possible, and debris are buried under eight (8) inches or more of onion-free soil by March 15th of each year.	nd such ear.
that the	05. y are incorre buried	Disposal by Chopping or Shredding . Cull onions that have been chopped or shredded to the apable of sprouting, shall be disked and plowed as deep as possible, and such that all onion under eight (8) inches or more of onion-free soil by March 15th of each year.	e point ons and

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06. Disposal by Spreading . Cull Onions may be disposed of by being spread on agricultural fields destined to be planted to a crop other than onions provided the onions are disked and plowed as deep as possible, and such that all onions and debris are buried under eight (8) inches or more of onion-free soil.
642. INCLEMENT WEATHER. If inclement weather prevents disposal by the methods in Subsections 641.01 through 641.06, culls shall be treated with an EPA-labeled insecticide at prescribed intervals as recommended by the University of Idaho Agricultural Extension Service until proper disposal as prescribed in Subsections 641.01 through 641.06 can be carried out.
643. (RESERVED)
644. NOTIFICATION REQUIRED. Any person or entity delivering cull onions for disposal in the area regulated for cull onion disposal shall provide written notification to the recipient of those cull onions advising the recipient of this rule and the recipient's obligations for the disposal of the cull onions under this rule. If the recipient is not the property owner, written notification shall also be made to the owner of the property where the onions are to be disposed of. Failure to make such notification in writing is a violation of Subchapter F.
645 649. (RESERVED)
650. DISPOSITION OF CULL POTATOES. All cull potatoes existing west of the Raft River shall be rendered non-viable by April 15th of each year and all cull potatoes generated after April 15th shall be rendered non-viable on a daily basis until September 20th. All cull potatoes existing east of the Raft River shall be rendered non-viable by May 15th of each year and all cull potatoes generated after May 15th shall be rendered non-viable on a daily basis until September 20th.
651. CULL POTATO DISPOSAL METHODS. Cull potatoes shall be disposed of in a manner as to render them non-viable. Disposal methods are those as recommended by the University of Idaho Agricultural Extension Service.
652 659. (RESERVED)
660. AUTHORITY TO ENTER AND INSPECT. The Director or Director's agents are authorized to enter and inspect all onion and potato cull dumps and disposal sites in the state of Idaho for the purpose of insuring compliance with Subchapter F.
661. – 709. (RESERVED)
SUBCHAPTER G – MINT ROOTSTOCK AND CLONE PRODUCTION
710. DEFINITIONS. The definitions found in section 710 apply in the interpretation and enforcement of Subchapter G only:
01. Certified Defined Generation. The origin of mint rootstock is in the restricted area and its history may be directly traced, not to exceed five (5) generations, to its source as healthy clones.
02. Healthy Clones (HC). Those plants, which are cloned, having been cleansed, tested and maintained in an approved greenhouse and under the supervision of the state of origin's agricultural regulatory authority. The origin of all clones shall be listed on all clone transfer permits.

Nuclear Planting Stock (NPS). Those rootstocks originating from healthy clones.

04. Certified Defined Generation 1 (CDG-1). Those rootstocks one (1) generation removed from nuclear planting stock, and fulfilling the requirements as herein provided.

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03.

CDG-1	05. planting s	Certified Defined Generation 2 (CDG-2). Those rootstocks one (1) generation removed stock and fulfilling the requirements as herein provided.	from)
CDG-2	06. planting s	Certified Defined Generation 3 (CDG-3). Those rootstocks one (1) generation removed stock and fulfilling the requirements as herein provided.	from
CDG-3	07. planting s	Certified Defined Generation 4 (CDG-4). Those rootstocks one (1) generation removed stock and fulfilling the requirements as herein provided.	from)
their his	08. tory may	In-State Defined Generation . The roots have been grown in the commercial production are be directly traced, not to exceed five (5) generations, to their source as healthy clones.	a and
nuclear	09. planting s	In-State Defined Generation 1 (SDG-1) . Those rootstocks one (1) generation removed stock, and fulfilling the requirements as herein provided.	from
SDG-1	10. or CDG-1	In-State Defined Generation 2 (SDG-2). Those rootstocks one (1) generation removed 1 planting stock and fulfilling the requirements as herein provided.	from
SDG-2	11. or CDG-2	In-State Defined Generation 3 (SDG-3) . Those rootstocks one (1) generation removed 2 planting stock and fulfilling the requirements as herein provided.	from
SDG-3	12. or CDG-3	In-State Defined Generation 4 (SDG-4). Those rootstocks one (1) generation removed 3 planting stock and fulfilling the requirements as herein provided.	from
		Field . A parcel of land submitted to the department for inspection of the mint being grown the parated by a minimum of five (5) feet of bare ground, or irrigation ditch, or road, or other physer separating it from an adjacent parcel of land planted with mint.	ereon, ically
711.	(RESEI	RVED)	
712.	REGUI	LATED PESTS.	
mint and the restr	01. d any viru icted area	Diseases . Verticillium wilt (<i>Verticillium dahliae Kleb</i>) a persistent soil-borne fungal diseaselently pathogenic, persistent disease known to be detrimental to the production of mint rootsto a and the commercial production area.	ase of ock in)
	02.	Insects. ()
		Restricted area as defined in Subsection 720.02: Mint stem borer (<i>Pseudobaris nigrina</i>), atstocks and any persistent insect pest known to be detrimental to the production of mint roots extive control options.	
~		Commercial production area as defined in Subsection 720.01: Mint stem borer (<i>Pseudo</i> pest of mint rootstocks and any persistent insect pest known to be detrimental to the production without effective control options.	obaris ion of)
	03.	Noxious Weeds.)
720.02: Rules.	a. those we	In both the commercial production area and restricted area as defined in Subsections 720.0 eds declared noxious by authority of Title 22, Chapter 24, Idaho Code (Noxious Weed Law (
		Growers will be notified by the Department of existing noxious weed problems. If noxious vectively controlled as determined by the Department, prior to the second inspection, the field wification by the Department.	
713 7	714.	(RESERVED)	

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715.	REGUL	LATED PRODUCTS.		
	01.	Mentha. Rootstocks of all species of the genus Mentha.	()
Mentha	02. species.	Mentha Production Equipment. Machinery, tools, and equipment used in the production	ction (of)
716 7	19.	(RESERVED)		
720. To facili as:		ROL AREAS. ection and control, the land mass of the state of Idaho is divided into two (2) areas, currently	defin (ed)
Washin	01. gton Cou	Commercial Production Area. Ada, Canyon, Elmore, Gem, Gooding, Payette, Owyhounties.	ee, a	nd)
area.	02.	Restricted Area. That land mass of the state of Idaho not included in the commercial pro-	ducti (on)
miles of	a. uncertifi	Certified defined generation mint shall not be grown when the specific location is within ed mint unless there are adequate physical and cultural barriers.	five ((5)
7 21. 7	29.	(RESERVED)		
730.	REQUI	REMENTS FOR MINT ROOTSTOCK TO BE PLANTED IN IDAHO.		
	01.	Restricted Area as Defined in Subsection 720.02.	()
the state	a. of origin	Healthy clones shall be accompanied by a phytosanitary certificate issued by a regulatory ag with zero (0) tolerance for regulated disease(s), insect(s) and noxious weed(s); or	ency (of)
		Certified rootstock from the restricted area shall be accompanied by a certified defined generate that the parent rootstock number and with zero (0) tolerance for stem borer, or insect(s) rootstock (i.e. stem borer), regulated disease(s) and noxious weed(s).		
those wi	02. shing to	Commercial Production Area. As defined in Subsection 720.01, has no restrictions exceparticipate in the inspection program who will adhere to the following rules:	cept i	or (
the state	a. of origin	Healthy clones shall be accompanied by a phytosanitary certificate, issued by a regulatory a with zero (0) tolerance for regulated disease(s), insect(s) and noxious weeds; or	igent (of)
		Certified rootstock from the restricted area shall be accompanied by a certified defined generate that the parent rootstock number, level of mint root borer infestation and zero (0) tolerance for without effective control options (i.e., stem borer) regulated disease(s) and weed(s); or		
		In-state defined generation rootstock from the commercial production area shall be accommit with the parent rootstock number, level of mint root borer infestation and zero (0) tolera ated disease(s) and weed(s).		
731 7	39.	(RESERVED)		
740.	INSPEC	CTION PROCEDURES.		
forms ni	01.	Inspection Requests . All requests for inspection shall be made prior to May 1 of each you the Department	year	on

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.06.05 Plant Disease & Quarantines

	a.	Incomplete applications for inspection will not be accepted.	()
healthy	b. clones.	No application for field inspection will be accepted after June 1 of each year except in the	case (of)
		First Field Inspection . Mint fields submitted for inspection will be inspected during active st, but not earlier than the third week of July and not later than the first week of August, by the griculture inspector. The inspection protocol is as follows:		
	a.	Inspectors will walk the entire field at ten (10) row intervals.	()
solution	b. of sodium	The inspector will wear rubber boots that are sanitized between each field. A ten percent m hypochlorite will be used to sanitize boots.	(10%	(d
	c.	The site of any sample taken for a Verticillium wilt determination will be marked.	()
disappro	d. oved and j	Fields found with Verticillium wilt during the first inspection will result in the entire field permanently ineligible for certification purposes by the Department.	d bein	g)
removal follows:		Second Field Inspection . Mint fields submitted for inspection will be sampled after oil har ge in early to mid September for the presence of the mint root borer. The sampling protoco		
	a.	Three (3) samples per five (5) acres will be collected.	()
	b.	Sampling sites will include areas of plant stress.	()
soil will	c. be select	In each sampling site one (1) square foot samples of mint roots and two (2) to three (3) included.	ches (of)
	d.	The mint roots and the soil in each sample will be examined for evidence of regulated pests.	()
	e.	The site of any sample taken will be appropriately marked.	()
disappro	f. oved by th	Fields found with Verticillium wilt during the second inspection will result in the entire field the Department and permanently ineligible for certification purposes, by the Department.	d bein	g)
disappro certifica	g. oved by the oven	Fields with stem borer or other insects without control options (i.e., stem borer), verified between the Department for certification but, if proven clean at a later date, could again be considered.		
immedia	04. ately upor	Notification of Infestation . The Idaho Department of Agriculture will notify the a the completion of any test results for regulated pest(s).	growe	er)
	05.	Issuance of Certified Defined Generation and In-State Defined Generation Transfer Pe	ermits	š. \
the pare	a. nt rootsto	Restricted area as defined in Subsection 740.02: a certified defined generation transfer permock number will be issued for rootstock that meets the following requirements:	` nit wit (, :h)
	i.	Roots shall be grown in restricted areas.	()
	ii.	Field submitted and inspected per Subsections 740.01 through 740.04.	()
borer), a	iii. and noxio	Zero (0) tolerance for regulated disease(s), insect(s) without effective control options (i.e us weed(s).	e., stei	n)

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iv.	Levels of mint root borer infestation will be listed in the transfer permit.	()
b. transfer permit v meets the follow:	Commercial production area as defined in Subsection 720.01: an in-state defined ge with the parent rootstock number and level of mint root borer infestation issued for rootsting requirements:		
i.	Field submitted and inspected per Subsections 740.01 through 740.04.	()
ii. borer), and noxio	Zero (0) tolerance for regulated disease(s), insect(s) without effective control options (i. ous weed(s).	e., ste	m)
iii.	Levels of mint root borer infestation will be listed in the transfer permit.	()
06.	Exemptions Issuance of In-State Transfer Numbers.	()
Agriculture will purpose of contr 740.04. If the roc generation transf generation transf certification the certification. b. noxious weed(s) The Department their farm for the 740.01 through 7 an in-state defined in-state defined generation.	Restricted area as defined in Subsection 720.02: rootstock found to be infested with the eligible for a certified defined generation transfer permit for the current year. The Depart issue an in-state transfer number to allow the grower to plant rootstock within their farm rolling the infestation. The field must be submitted for inspection per Subsections 740.01 of the found to be free of the noxious weed(s), the rootstock will be eligible for a certified for permit with parent rootstock number. The eligible rootstock will be assigned a certified for permit with parent rootstock number corresponding to the next generation had it not been previous year. Rootstock denied certification two consecutive years shall not be eligible for insect(s) shall not be eligible for an in-state defined generation transfer permit for the current of Agriculture will issue an in-state transfer number to allow the grower to plant the rootstock purpose of controlling the infestation. The field must be submitted for inspection per Sub and 240.04. If the rootstock is found to be free from the noxious weed(s) the rootstock will be eligible degeneration transfer permit with parent rootstock number. The eligible rootstock will be assigned as generation transfer permit corresponding to the next generation had it not been denied certification. Rootstock denied certification two consecutive years is not eligible for future certification.	tment of for the through defined defined a defined with the through defined with the through the throu	of ne gh ed ed ed ed er) a r. in ns or an
laboratory on of Department of A	Laboratory Tests. In the event visual examination reveals evidence of a regulated pest, lall ry to determine the causal organism, will be conducted by the Idaho Department of Agricial samples in addition to the field inspection. In the case of a disagreement between the griculture and the interested party concerning the identity of the regulated pest in question, and Agriculture will submit an official sample to any lab of the University of Idaho, for	ricultur the star the star	re te te
08.	Transfer Permits and Resale.	()
a. rootstock origina for resale.	It is the responsibility of each grower producing certified or in-state defined generation within the state to obtain transfer permits from the Department prior to moving planting	on ming stock	nt ss
b. notification to the	Each time a transfer permit is issued, the Idaho Department of Agriculture will send a cope office of the Idaho Mint Commission.	y and/o	or)
Farm equipment	MENT OF FARM EQUIPMENT. , including but not limited to tillage equipment, planters and digging equipment moving for the restricted area shall be clean and free of soil to the satisfaction of the Director or the Director.		
742 744.	(RESERVED)		

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745. GREENHOUSES.

Greenhouses shall be screened and tightly constructed to preclude the entry of any regulated insect or noxious weed as defined in Subsections 712.02 and 712.03 above. Planting media shall be sterilized prior to planting, and not reused for planting of any mint destined to be entered in the mint certification process as outlined in this rule. Greenhouses shall be disinfected annually with a ten percent (10%) sodium hypochlorite solution and licensed as such under Chapter 23, Title 22, Idaho Code.

746. -- 749. (RESERVED)

750. POSTING OF FIELDS.

- **O1. Posting**. All mint fields within the restricted area shall be posted to prevent entry of unauthorized personnel.
- **02. Approval by Department**. Signs and method of placement shall be of a type and manner approved by the Department with the advice of the Idaho Mint Commission. ()

751. -- 759. (RESERVED)

760. AUTHORITY TO ENTER, INSPECT, AND CONTROL REQUIREMENTS.

- **01. Agent Authorization**. The Idaho Director of Agriculture or the Director's designated agents are authorized to enter and inspect any and all mint plantings in the restricted area and any and all mint plantings that have been submitted for inspection.
- **02. Submission for Inspection**. Additionally, all mint planted in the restricted area shall be submitted to the Idaho Department of Agriculture for annual inspection.

761. -- 769. (RESERVED)

770. PENALTY.

Restricted area as defined in Subsection 720.02: any field of mint rootstock determined to be infected with a regulated pest including those without control options may be destroyed to eliminate the regulated pest by or at the expense of the grower or landlord. Except if the county, or any portion thereof, as determined by the Department, in which a field of mint rootstock determined to be infected with the regulated disease(s) or infested with insects without control options is to be made part of the commercial production area, then destruction of the field shall not be required. The method of destruction includes but is not limited to uprooting to expose and desiccate the rootstocks. All destruction must be completed by November 1st of each year.

771. -- 779. (RESERVED)

780. EXEMPTIONS.

- **01.** Government Agencies. Subchapter G does not apply to any governmental agency growing mint in experimental plots approved by the Director of the Idaho Department of Agriculture and under the supervision of qualified plant scientists.
- **O2. Private, Non-Commercial Home Use.** These rules do not apply to species of the genus *Mentha* intended for private, non-commercial home use. However, species of the genus *Mentha* intended for private, non-commercial home use entering Idaho shall be accompanied by a phytosanitary certificate issued by the state of origin's department of agriculture certifying them free of pests and diseases listed under Section 712.

781. -- 789. (RESERVED)

790. FEES AND CHARGES.

Under provisions of Section 22-2006, Idaho Code, the fees and charges for inspections, certificates, and permits

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832. -- 834. (RESERVED)

835. RULES GOVERNING SHIPMENTS.

- **01.** Admittance into Idaho. Each shipment of a regulated article from a regulated area must be accompanied by a certificate issued by the state or country of origin's plant protection organization, stating that the grape planting stock to be imported has been certified in accordance with the regulations of an official grapevine certification program of the state or country of origin's plant protection organization, that includes annual inspections at all certification levels and testing at the foundation level for regulated pests and:

 ()
- **a.** The grapevines, rootstock and/or softwood cuttings were grown in and shipped from an area known to be free from regulated pests; or
- **b.** For small shipments (five hundred (500) or less) of un-rooted softwood cuttings, were individually inspected by an authorized inspector and were found to be free from regulated pests; or
- c. The grapevines, rootstock or softwood cuttings were grown under a sterile soil-less media and treated with a soil or systemic insecticide and a hot water dip treatment, as outlined in Section 840 of this rule, proven to be effective against vine mealybug and any other pests that may be present on the roots; or
- **d.** The grapevines, rootstock, and/or softwood cuttings were subject to one (1) of the two (2) treatments outlined in Section 840 of this rule, or such additional methods as may be determined to be effective and are approved by the director and were stored in a manner after treatment that would prevent re-infestation. ()
- **02. Marking Contents.** All shipments of grape planting stock must be plainly marked with the contents on the outside of the package or container.
- **O3. Shipment Notification.** Persons shipping or transporting grape planting stock into this state from areas under regulation shall notify the department by electronic mail, regular mail or fax prior to shipment including the nature of the grape planting stock (such as live plants, hardwood cuttings, softwood cuttings, rootstocks, or other similar categories), the quantity in each shipment, the expected date of arrival, the name of the intended receiver and the destination. An official certificate issued by the plant protection organization of the state of origin certifying that the grapevines meet the requirements of this chapter must accompany the grape planting stock into the state. All treatments and inspections must have been witnessed or performed by an official of the state of origin's plant protection organization.

836. -- 839. (RESERVED)

840. ACCEPTABLE TREATMENTS.

- **01. Hot Water Treatment.** Dormant, rooted grapevines or rootstock shall be washed to remove all soil or other propagative media by immersing in a hot water bath for a period of not less than three (3) minutes, nor more than five (5) minutes, at a temperature of not less than one hundred twenty-five degrees Fahrenheit (125° F.) or fifty-two degrees Celsius (52° C.), nor more than one hundred thirty degrees Fahrenheit (130° F.) or fifty-five degrees Celsius (55° C.) at any time during immersion; or
- **02. Fumigation**. Grapevines, rootstock or softwood cuttings may be treated with a fumigant approved for the regulated pests.
- **03. Other Methods**. Upon written application to the Director, variations to the above mentioned acceptable treatments or additional treatment methods may be considered.

841. -- 844. (RESERVED)

845. DISPOSITION OF COMMODITIES IN VIOLATION OF RULES.

Any commodity set forth in Section 835 of Subchapter H or any grape plants or parts thereof, not meeting the

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requirements of Subchapter H shall immediately be sent out of the state of Idaho or destroyed at the option and expense of the owner or owners, or responsible agents and under the direction of the Director. 846. -- 849. (RESERVED) AUTHORITY TO ENTER, INSPECT, AND CONTROL. 850. **Entry and Inspection.** The Director is authorized to enter and inspect any or all grape plantings in the state of Idaho. 02. Control and Destruction of Infected Plants. Whenever the Director finds that there is imminent peril that virus diseases or plant pests will spread from infected grape plantings to and contaminate other uninfected grape plantings because of refusal, failure, or neglect to control the already infected grape plantings, the Director may at once give notice in writing to control or destroy in part or total the infected grape plantings under the provisions of Title 22, Chapter 20, Idaho Code, and may thereafter, if necessary, proceed to destroy such infected grape plantings under the terms and provisions of Title 22, Chapter 20, Idaho Code. 851. - 854.(RESERVED) SUBCHAPTER I – JAPANESE BEETLE 855. REGULATED PEST. Japanese beetle (Popillia japonica).) 856. -- 859. (RESERVED) 860. AREAS UNDER QUARANTINE. States. The entire states of Alabama, Connecticut, Delaware, Georgia, Illinois, Indiana, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, West Virginia, and the District of Columbia. 02. Canada. In Canada: In the Province of Ontario: Lincoln, Welland and Wentworth. a. b. In the Province of Quebec: Missiquoi and St. Jean. Other Areas. Any areas not mentioned above and subsequently found to be infested. 03. 861. -- 869. (RESERVED) 870. ARTICLES AND COMMODITIES UNDER QUARANTINE. 01. Possible Hosts and Carriers. The following are hereby declared to be hosts and possible carriers of the Japanese beetle: Soil, humus, compost, and manure (except when commercially packaged); b. All plants with roots (except bareroot plants free from soil); c. Grass sod; d. Plant crowns or roots for propagation (except when free from soil);

Bulbs, corms, tubers, and rhizomes of ornamental plants (except when free from soil);

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e.

f. or authorized age by Japanese beetl	Any other plant, plant part, article, or means of conveyance when it is determined by the Dire on to present a hazard of spreading live Japanese beetle due to infestation or exposure to infestate.	
	Soil . For the purposes of this quarantine, soil is defined as all growing media in which the plants cacking material other than soil, added to bareroot plants after harvesting would not normally pog material would be covered under (Subsection 930.01.f.), at the inspector's discretion.	
03. could not contain	Free from Soil . For the purposes of this quarantine, free from soil is defined as soil in amounts concealed Japanese beetle larvae or pupae. (that
871 879.	(RESERVED)	
	ICTIONS. ommodities under quarantine are prohibited entry into Idaho from an area under quarantine with ions:	ı the
article or shipme and prescribed by	Certificate of Treatment. All of the articles and commodities covered are approved for entry mpanied by a certificate issued by an authorized state agricultural official at origin stating that it was treated for Japanese beetle or grown in accordance with methods and procedures approve the Director. A Certificate of Treatment shall include the date of treatment. Shipment of the article hall not take place sooner than ten (10) days after the date of treatment, but no later than thirty cent.	t the oved icles
agricultural offic	Certificate of Origin. Commercial plant shipments with soil may be shipped from an area undaho provided such shipments are accompanied by a certificate issued by an authorized sail at origin. Such certificates shall be issued only if the shipment confirms fully with ei 02.a., 880.02.b., or 880.02.c. of Subchapter I:	state
	The greenhouse in which the plants were produced was tightly constructed so that adult Japan of gain entry, the plants and greenhouses were inspected and found to be free from all stage and the plants and soil were protected from subsequent infestation while being stored, packed (s of
b. closed conveyand Japanese beetle;	The plants were not produced in the regulated area, were transported into the regulated area ce or closed containers and at all times thereafter were protected from becoming infested or	
noninfested coun Japanese beetle. states may recom	States or portions of states listed in the area under quarantine may have counties that are panese beetle. Shipments of articles and commodities covered will be accepted from the ties if annual surveys are made in such counties and the results of such surveys are negative. A list of counties so approved will be maintained by the Director. Agricultural officials of output a noninfested county be placed on the approved county list by writing for such approval unveys were made giving the following information:	hese for other
i.	Area surveyed. ()
ii.	How survey was carried out. ()
iii.	Personnel involved. ()
iv.	If county was previously infested, give date of last infestation. ()
V.	The recommendation for approval of such counties will be evaluated by the Department of February Division of Plant Industries, Idaho Department of Agriculture	eeds

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	9
articles and con	Denial of Approval . If heavy infestations occur in neighboring counties, approval may be denieded on the approved list, each county will be reapproved every twelve (12) months. Shipments of amodities under quarantine from noninfested counties will only be allowed entry into Idaho if the nty has been placed on the approved list prior to the arrival of the shipment to Idaho.
04. indoors may be Japanese beetle.	Privately Owned House Plants . Up to twenty-five (25) privately owned house plants grown inspected and approved for entry by the Director or Director's authorized agent if found free from (
881 889.	(RESERVED)
violation of this	nents or lots of quarantined articles or commodities listed in Section 870 above arriving in Idaho in quarantine shall immediately be sent out of the state, destroyed, or treated by a method and in a ed by the Director. Treatment shall be performed at the expense of the owner, or owners, or their duly
891 919.	(RESERVED)
	SUBCHAPTER J – ANTHRACNOSE DISEASE OF LENTIL
The anthracnose	LATED DISEASE. disease of lentil, caused by the fungi identified as Colletotrichum truncatum (Schwein) Andrus & Colletotrichum destructivum.
921 929.	(RESERVED)
	LATED PRODUCTS. egetative parts of lentil, <i>Vicia sp.</i> , faba beans, peas, Tangier pea, vetch, and other host of the regulated
931 934.	(RESERVED)
The Canadian pr	UNDER QUARANTINE. rovinces of Manitoba and Saskatchewan and all states and territories of the United States and foreign to have confirmed the presence of the anthracnose of lentil.
936 939.	(RESERVED)
	IENTS. import any regulated products into Idaho for planting purposes from any area under quarantine.
941 949.	(RESERVED)
950. INSPE	CTION AND CONTROL PROCEDURES.
regulated produ	Inspection . The Department may inspect any regulated product or planting of regulated products of the year to determine if the regulated disease is present therein. If the Department finds that any ct or planting of the same is infected or otherwise in violation of Subchapter J, it shall direct the readication of the infection.
02. at the expense of	Control . The control and/or the eradication methods shall be only those approved by the Director, f the owner, and may include but are not limited to:

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a.

Any infected regulated product will be destroyed.

Enviror	b. nmental P	The infected crop will be sprayed with fungicide(s) registered with the United rotection Agency and the state of Idaho.	State ())
	c.	Any infested field will not be planted to any regulated products cited in Section 930.	()
by a me	d. ethod(s) a	Volunteer regulated products cited in Section 930 growing in any infested field shall be depproved by the Director.	stroye (d)
951	959.	(RESERVED)		
		SUBCHAPTER K – PLUM CURCULIO		
960. Plum cı		CATED PEST. Conotrachelus nenuphar (Coleoptera: Curculionidae)).	()
961	969.	(RESERVED)		
970. In the e Dakota	astern Un	UNDER QUARANTINE. ited States and Canada, all states and provinces east of and including Manitoba, North Dakota a, Kansas, Oklahoma and Texas. In Utah, Box Elder County.	ı, Sout (h)
971	979.	(RESERVED)		
980.	ARTIC	LES AND COMMODITIES COVERED.		
	01.	Fresh Fruit of All Plants Listed Below:	()
	a.	Apple (Malus spp.);	()
	b.	Apricot (Prunus armeniaca);	()
	c.	Cherry, black (P. serotina);	()
	d.	Cherry, choke (P. virginiana);	()
	e.	Cherry, pin (P. pensylvanica);	()
	f.	Cherry, sand (P. pumila);	()
	g.	Cherry, sour (P. cerasus);	()
	h.	Cherry, sweet (P. avium);	()
	i.	Crabapple (Malus spp.);	()
	j.	Hawthorn or haw (Crataegus spp.);	()
	k.	Nectarine (Prunus persica nectarina);	()
	l.	Peach (P. persica);	()
	m.	Pear (Pyrus communis);	()
	n.	Plum, American (wild) (Prunus alleghaniensis);	()
	0.	Plum, beach (P. maritima);	()

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		IISTRATIVE CODE f Agriculture	IDAPA 02.06.05 Plant Disease & Quarantines
	р.	Plum, European (P. domestica);	()
	q.	Plum, Japanese (P. salicina):	()
	r.	Prune (P. spp.);	()
	s.	Quince (Cydonia oblonga).	()
fruit as	02. listed in	Soil . Soil or other growing medium within the drip zone of pubsection 980.01.	plants producing or that have produced
981	989.	(RESERVED)	
990.	REST	RICTIONS.	
certific from w 990.07	ate issued thich the of Subch	Certification Required. Articles and commodities covered parantine are prohibited entry into the state of Idaho unless early by and bearing the original or facsimile signature of the authoriticle or commodity is shipped evidencing compliance with apter K. No certificate is required for commodities meeting the chapter K.	ch lot or shipment is accompanied by a norized agricultural official of the state Subsections 990.03, 990.04, 990.06 or
eviden		Reshipments in Original Containers from Area Under f. Commodities in original unopened containers, each bear n outside the area under quarantine, may be reshipped to this.	ring labels or other identifying marks
the area common state. T	a under que dities ma The certific and kind	Repacked Commodities Admissible from Area Under Qued each lot or shipment is certified by an authorized agricultus arantine and that continued identity has been maintained while year by the repacked and shipped by common carrier from any point cate shall set forth the state in which commodities were grown of commodities comprising the lot or shipment, and the national state of the state in the state of the state in the shipment of the state of the state in the state of the state in the state of the state in the state of	ral official to have been grown outside le within the area under quarantine, the within the area under quarantine to this vn, point of repacking and reshipment
which point the approve lot or s	period the nree degreed by the hipment	Apples Exposed to Controlled Atmosphere (CA) Store exposed to controlled atmosphere (CA) storage for a continue temperature within the storage room is maintained at thirtyees Celsius (3.3° C) or less, may be admitted into Idaho proproper authorities in the state of origin as a controlled atmosp of such apples to Idaho is accompanied by a certificate, as stothe minimum requirements of this section.	ous period of ninety (90) days, during eight degrees Fahrenheit (38° F), three vided said storage room or building is where facility and further provided each
fruits tl	05. nat upon a	Solid Frozen Fruits Exempt . No restrictions are placed by arrival are frozen solid and that are under refrigeration to assure	
during zero de	which pe grees Ce ate, as st	Shipments from Cold Storage at Thirty-Two Degrees Commodities covered that are held in cold storage for a conting riod the temperature within the storage room is maintained at Isius (0° C) or less, may be admitted into Idaho provided each ated in Subsection 990.01, evidencing compliance with the	uous period of forty (40) days or more t thirty-two degrees Fahrenheit (32° F) h lot or shipment is accompanied by a
admiss	07.	Soil or Growing Media When Certified. Soil or growing n	

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(RESERVED)

991. -- 999.

02.06.06 - RULES GOVERNING THE PLANTING OF BEANS

000. This cha		AUTHORITY. lopted under the legal authority of Sections 22-1907, 22-2004, and 22-2006, Idaho Code.	()
001.	TITLE	AND SCOPE.	
	01.	Title. The title of this chapter is IDAPA 02.06.06, "Rules Governing the Planting of Beans."	, ()
	02.	Scope . These rules govern the planting of beans in Idaho.	()
002 0	009.	(RESERVED)	
010. The Dep		TTIONS. adopts the definitions set forth in Section 22-2005, Idaho Code. In addition, as used in this ch	napter:
phytosan inspecte season a	nitary cented for, that and winds	Department Approved Tag (Yellow Tag) (Phaseolus). A tag issued by the Department as of the Continental Divide in the contiguous United States. The seed lot must be accompanientificate issued by the regulatory agency of the state of origin, listing the diseases the creat must include the regulated pests as defined in Section 012 of these rules and be based on grow or pre-harvest inspections. Seed lots must pass laboratory testing done by the Department and found free from regulated pest(s) as listed in Section 012 of the	ed by a op was rowing nent on
certifica report is Departm	tion agen ssued by t nent, or D	Department Approved Tag (Yellow Tag) (Non-Phaseolus). A tag issued by the Department of outside of Idaho and imported into Idaho for planting. The seed lot must be certified by the cy of the state of origin and be accompanied by a phytosanitary certificate or official field inspace the regulatory agency of the state of origin. Seed lots must pass laboratory testing performed repartment approved laboratories, on samples drawn in Idaho by the Department and found from and soil as listed in Sections 012 and 013 of this rule.	ne seed pection by the
complia	03.	Department In-State Planting Tag (Green Tag) . A tag issued by the Department to seed growing season and windrow inspections in Idaho.	lots in
	04. Itag numory testing	Detailed Varietal Planting Plan . A plan that shows the variety name, seed lot number, let ber (State Number) if applicable, pounds planted, acres planted, origin of seed, and the rest.	
edible se	05. eed).	Edible Harvest. Seed planted in Idaho intended for edible purposes (fresh green pod o	r dried
ineligibl	06. le for plar	Experimental Plots . Subdivisions of trial grounds used for the introduction of seed othering in Idaho.	nerwise
	07.	Farmstead. All land farmed in common with the land upon which the trial ground is located	d. ()
		Home Garden . Personal use home gardens wherein Phaseolus or Non-Phaseolus specumption and will not be utilized for replanting outside the same home garden where the red for sale or sold for further propagation in Idaho.	
accorda	09. nce with t	ICIA Tag. A tag issued by ICIA provided that the lot was field and windrow inspected by I these rules.	CIA in
	10. The has succeive found.	In-State Planting Tag Number (State Number) . A number assigned by the Department to cessfully passed the Department's field and windrow inspection requirements in which no region.	to each gulated
seed.	11.	Introduction Plots. Subdivisions of trial grounds used for the introduction or increase of	of bean

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		Oregon Department of Agriculture Inspection Tag. A tag issued to seed lots prod Oregon which were inspected in the growing season and in the windrow by the Oregon Dep r the regulated pests as defined in Section 012 and Subsections 013.01 and 013.02 of these results of the contraction of the cont	artment
conditio	13. n do not	Pre-Harvest Inspection . Inspection done prior to harvest, where harvest methods allow for windrow inspection.	or crop
		Rill Irrigation . A method of applying non-pressurized irrigation water to crops in a fr g a series of drip, ditches, canals, siphon tubes, and gated pipe utilizing gravity as m in the field.	
result in	15. the trans	Seed Borne . Pest(s) that can be found on the seed or within the seed coat but do not need for of the pest to the resulting plant.	essarily
uniform	16. , within բ	Seed Lot . A definite quantity of seed identified by a lot number, every portion or bag of vermitted tolerances, for factors that appear in the labeling.	which is
	17.	Seed Transmitted . Pest(s) that can be transferred from the seed into the resulting plant.	()
		Sprinkler Irrigation . An overhead water delivery system used to disperse irrigation water attern utilizing a pump, a network series of pipes and delivering water under a controlled prequantity.	
testing o	19. or introdu	Trial Grounds . Parcels of land located on one (1) farmstead set aside for the purpose of action of bean seed.	research
identity	of the se	True Identity of Seed Lot . True identity of seed lot is recorded using information provided application for field inspection or on the detailed varietal planting plan and harvest records. The detailed is maintained by the Department after the applicant has finalized the harvest information the Department.	The true
the crop	21. has beer	Windrow Inspection. An inspection procedure performed on a seed crop prior to harvest be cut and allowed for curing or drying out.	out after
011.	ABBRE	EVIATIONS.	
	01.	ICIA. Idaho Crop Improvement Association.	()
	02.	ISDA. Idaho State Department of Agriculture.	()
012.	REGUI	LATED PESTS (PHASEOLUS AND NON-PHASEOLUS).	
	01.	$\textbf{Anthracnose}. \ \textbf{Caused by } \textit{(Colletotrichum lindemuthianum)}, \textit{(Glomerella lindemuthiana)}.$	()
flaccum	02. faciens).	Bacterial Wilt. Caused by (Curtobacterium flaccumfaciens pv. flaccumfaciens), (Coryneba	cterium ()
	03.	Brown Spot. Caused by (Pseudomonas syringae pv. syringae), (P. syringae).	()
var. fusc	04. cans).	Common Blight. Caused by (Xanthomonas axonopodis pv. phaseoli), (X. phaseoli), (X. phaseoli)	ohaseoli ()
	05.	Halo Blight. Caused by (Pseudomonas savastanoi pv. phaseolicola), (P. phaseolicola).	()
013.	REGUI	LATED PESTS (NON-PHASEOLUS ONLY).	

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	NISTRATIVE CODE of Agriculture	IDAPA 02.06.06 Rules Governing the Planting of Beans
01.	Soybean Cyst Nematode. (Heterodera glycines).	()
02.	Asian Soybean Rust. Caused by (Phakopsora pad	chyrhizi). ()
03. Official Seed A in Idaho. This p	Soil . There is a zero (0) tolerance, as defined by t nalysts (AOSA), for soil in any lot of a regulated artionohibition does not apply to seed of Idaho or Malheu	cle imported into Idaho and destined for planting
014 049.	(RESERVED)	
All seed and gradiata), and a contaminant or	ULATED ARTICLES. rowing plants of (<i>Phaseolus</i>) species, from any source for edible harvest within the state of Idaho. All see zuki bean (<i>Vigna angularis</i>) and any other plant specin a seed borne or seed transmitted manner, from a therwise exempted in this rule.	ed of soybean (<i>Glycine max</i>), mung bean (<i>Vigna</i> ecies capable of spreading a regulated pest as a
Seeds planted f planted for edil	LE HARVEST EXEMPTION. for edible harvest must bear an approved tag as defined ble harvest are not required to undergo inspection reby the irrigation restrictions defined in Section 200.0	quirements defined in Section 150 and 151, and
Seeds planted to garden space a defined in Sec intended for pr	E GARDEN EXEMPTION. For home garden use and consumption that will not be reallowed to utilize small package, non-tagged seetion 150 and 151 of this rule and from irrigation reduction of seed for replanting outside the home gastles in Section 050.	d and are exempt from inspection requirements restrictions defined in Section 200.09. All seed
053 149.	(RESERVED)	
All seeds harve	ECTION (PHASEOLUS). sted from bean fields in Idaho intended for replanting ng season and windrow inspections.	in Idaho shall be submitted to the Department or
01.	Application for Inspection.	()
a.	Deadline for Submission. Received by the Departr	ment on or before July 1 of each year. ()
b. Company generation	Application Forms. Forms will be provided by trated application forms must be approved by the Dep	the Department or may be company generated. artment prior to submission.
c. submitted until by the Director	Additional or Substitute Acreage. Applications September 1 and will be accepted on a case by case	
02. inspections are	Active Growth Inspection. Unless the Direc necessary, the bean seed for replanting will be inspec	

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a. b.

03.

a.

Fields under rill irrigation -- at least once.

Windrow or Pre-Harvest Inspection.

Number of inspections -- at least once.

Fields under sprinkler irrigation -- at least twice.

IDAPA 02.06.06 Rules Governing the Planting of Beans

b. supervision of	The Director may authorize qualified personnel to perform windrow inspection the Department.	s under (the
c. harvest inspec	The Director may upon written request of the seed company agent perform standition.	ng crop p	ore-
All imported of	PECTION (NON-PHASEOLUS) or Idaho origin seeds intended for planting or replanting in Idaho shall be submitted to the cason and pre-harvest/windrow inspections.	Departm (ient
01.	Application for Inspection.	()
a.	Deadline for Submission. Received by the Department on or before July 1 of each year	r. ()
b. Company gen	Application Forms. Forms will be provided by the Department or may be companerated application forms must be approved by the Department prior to submission.	y generat (ted.
c. submitted unti by the Directo	Additional or Substitute Acreage. Applications for additional or substitute acreal September 1 and will be accepted on a case by case basis and the cost of inspection to be r.		
02. the bean seed	Inspections . Unless the Director, at his sole discretion, deems additional inspections a for planting will be inspected as follows:	re necessa (ary,
a.	Fields under rill or sprinkler irrigation at least once;	()
b.	Pre-Harvest or Windrow Inspection at least once.	()
152 199.	(RESERVED)		
200. REQ In order to be	UIREMENTS FOR PLANTING BEAN SEED IN IDAHO (PHASEOLUS). eligible for planting bean seed in Idaho:	()
	Idaho Grown Seed . Seeds planted must be from a lot that has an in-state planting tag need by the Department based on growing season and windrow inspections and be tagith a Department In-State Planting Tag (Green tag) or be tagged by the ICIA in accordance	igged by	the
these rules and grown in Mal	Malheur County, Oregon Grown Seed. Bean seed produced in Malheur County, Ore pected in the growing season and in the windrow for the regulated pests as defined in Self tagged by the Oregon Department of Agriculture. The ICIA may inspect and issue tags februr County, Oregon provided that each field is inspected according to these rules and Disease Control Area order.	ection 012 for bean so	2 of eed
03. Imported bean	Imported Seed Grown West of the Continental Divide in the Contiguous United States must:	nited Stat	tes.
	Be accompanied by a phytosanitary certificate issued by the regulatory agency of the diseases for which the crop was inspected, that must include the regulated pests at these rules, and stating that the crop was field and windrow or pre-harvest inspected;		
b. officially draw	Seed lot shall successfully pass laboratory tests conducted by the Department from in the state of Idaho by the Department;	om samp	oles)
с.	Bear a Department approved tag (yellow);	()
d.	Not be planted under sprinkler irrigation; and	()

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e.	Each field planted in Idaho must be submitted for field and windrow or pre-harvest in	rspections.)
04. Foreign Or foreign origin	Imported Seed Grown East of the Continental Divide in the Contiguous United in the Divide in the Contiguous United in the Divide in the Contiguous United in the Divide in Idaho shall be planted only on an approved trial ground as outlined in Second Individual Second Indindividual Second Individual Second Individual Second Individual S	d States or	
	eign Country and Returned. Bean seeds shipped east of the Continental Divide in the cont a foreign country may be returned to Idaho but, upon return, be planted on an approved to	iguous Unite	ed
Malheur Co which were	Idaho Grown Seeds Shipped West of the Continental Divide in the Contiguous United County, Oregon, or to a Foreign Country and Returned. Bean seeds shipped out outly, Oregon, west of the Continental Divide in the contiguous United States, or to a fot tagged prior to leaving the state and at the Director's discretion were segregated in such a m regulated pests, may be returned to Idaho for planting under the following conditions:	tside Idaho reign countr	or ry,
a. Director,	Seed tags and packaging are intact with the segregation of the seed deemed satisf	factory by th	he)
b. intact, or no Section 200.	Bean seed not tagged prior to leaving the state, returned to Idaho without seed tags at segregated to the satisfaction of the Director, may be returned to Idaho but, upon return, .03 or 201.03 of these rules or may be planted on an approved trial ground as outlined in Se	will fall und	
07. regulated pe	Contaminated Seeds. The seeds from any bean field found or known to be contained, as defined in Section 012 of these rules, cannot be planted in Idaho.	ninated with	a)
08. purposes wil	True Identity of Seed Lots. Failure to maintain the true identity of any seed lot intell automatically disqualify that lot for future planting in Idaho.	ended for see	ed)
09. bag or conta	Tags. Bean seeds planted in Idaho shall be from an approved lot bearing an approve ainer, stating the kind, variety, and lot number. The following is a list of approved planting to		
a.	Department in-state planting tag (green tag);	()
b.	Department approved tag (yellow tag);	()
c.	ICIA tag, provided the lot was field and windrow inspected by ICIA in accordance to	these rules;	or)
d.	Oregon Department of Agriculture inspection tag.	()
10.	Irrigation.	()
a. Cranberries,	Pintos, Reds, Pinks, Great Northerns, Small Whites, Navy Beans, Blacks, Kidr, and Lima beans:	ieys, Yellow (/s,)
i.	First generation of seed grown in Idaho must be grown and inspected under rill irriga	ation. ()
ii. under sprink	Thereafter, the seed may be grown and inspected for two (2) consecutive general cler irrigation.	ions in Idal	ho)

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iii. inspected for	Seed grown under sprinkler irrigation for two (2) consecutive generations shall then be grone (1) generation in Idaho under rill irrigation.	rown a	nd)
b.	All other beans:	()
i.	First generation of seed grown in Idaho must be grown and inspected under rill irrigation.	()
ii. irrigation.	Thereafter, the seed may be grown and inspected for one (1) generation in Idaho under	sprink (ler)
	Any time seed has been grown and inspected for one (1) generation in Idaho under d prior to planting the seed under sprinkler irrigation or rill irrigation in Idaho, the seed must be try tested by the Department in Idaho and found negative for the regulated pests.		
iv. must be sam	Following a second consecutive planting of the seed under sprinkler irrigation in Idaho, apled and laboratory tested by the Department in Idaho and found negative for the regulated pest		ed)
v. grown and in	After meeting the requirements of Subsections 200.09.b.i. through 200.09.b.iv., the seed inspected for one (1) generation in Idaho under rill irrigation.	must (be)
	QUIREMENTS FOR PLANTING BEAN SEED IN IDAHO (NON-PHASEOLUS). be eligible for planting seed in Idaho:	()
on growing s	Idaho Origin Seed to Be Replanted . Seeds planted must be from a lot that was prowith these rules and has an in-state planting tag number (state number) assigned by the Department season and pre-harvest or windrow inspections and be tagged by the Department with a Department Tag (Green tag).	ent bas	ed
	Malheur County, Oregon Grown Seed . Seed produced in Malheur County, Oregon musted in the growing season and pre-harvest or windrow for the regulated pests as defined in Sec 013.02 of these rules and tagged by the Oregon Department of Agriculture.		
03.	Imported Seed From Other Than Malheur County, Oregon. Imported seed must:	()
was inspecte	Be certified by the seed certification agency of the state of origin and be accompanied by certificate issued by the regulatory agency of the state of origin, listing the diseases for which ed, that must include the regulated pests and soil as defined in Sections 012 and 013 of these om official field inspection, official samples and official laboratory testing; or	the cr	op
b. conducted by officially dra	Each seed lot shall successfully pass laboratory tests on untreated seed for regulated pests by the Department (in the case of nematodes and soil by a Department approved lab) from awn in the state of Idaho by the Department; and	s and s samp	oil les)
c.	Bear a Department Approved Tag (Yellow Tag) at the time of planting; and	()
d.	Be submitted for a growing season inspection in compliance with Section 151 of this rule;	and ()
e. season.	If intended for seed production, not be planted under sprinkler irrigation for the first	growi (ng)
04. regulated pes	Contaminated Seeds . The seeds from any field found or known to be contaminate st or soil, as defined in Section 012 and 013 of these rules, cannot be planted in Idaho.	d with) a
05.	True Identity of Seed Lots. Failure to maintain the true identity of any seed lot intended	for se	ed

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containe	06. er, stating	Tags . Seeds planted in Idaho shall be from an approved lot bearing an approved tag on each the kind, variety, and lot number. The following is a list of approved planting tags in Idaho:	bag (or)
	a.	Department in-state planting tag (green tag);	()
	b.	Department approved tag (yellow tag);	()
	c.	Oregon Department of Agriculture inspection tag.	()
202 2	249.	(RESERVED)		
250.	TRIAL	GROUNDS.		
	01.	General Trial Ground Requirements.	()
the year	a. the bean	A written request for trial ground must be submitted to the Director for approval prior to Ma seed will be planted and must contain:	y 20 (of)
	i.	Name of person in charge.	()
	ii.	Geographic location and size of trial ground.	()
trial gro	iii. ound must	Detailed varietal planting plan. If the original planting plan is changed, the person in charge notify the Director.	e of th	ne)
	b.	Must be jointly supervised by the Department and personnel approved by the Director.	()
the appl	c. lication.	The land must be owned or leased by the applicant. If leased, a copy of the lease must acco	mpar (ıy)
and each	d. h trial gro	More than one (1) trial ground may be approved provided that a separate application is subund meets the requirements of Section 250.	omitte (ed)
	02.	Trial Ground Subdivisions.	()
experim	a. nental plot	Experimental Plots. A maximum of one (1) pound of bean seed per variety may be planted twithout laboratory testing.	d in a	an)
success		Introduction Plots. Introduction plots are limited to a maximum of two (2) acres per vari- ignated agent for any given year and each seed lot to be planted in an introduction plo- laboratory tests conducted by the Department from samples officially drawn in the state of Id	t mu	st
	03.	Trial Ground Restrictions and Inspection Procedures.	()
satisfact	a. tion of the	Any machinery used in production of bean seed on trial grounds must be disinfected, e Director, prior to movement to other bean fields.	to th	ne)
	b.	Approved trial grounds shall not be planted under sprinkler irrigation.	()
(1) wind	c. drow or p	During each growing season there will be a minimum of four (4) active growth inspections a re-harvest inspection.	ind or (ne)
bean se	ed produc	Detection of Regulated Pest . If a regulated pest is found by field inspection, windrow n or subsequent laboratory seed testing, the infested seed must be destroyed. None of the removed on that farmstead may be released for general planting in Idaho. The remaining seeds no pratory tested by the Department. If the laboratory test is negative for the regulated pests, the	nainir nust l	ng oe

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seeds must be planted on an approved trial ground for one (1) additional year and are limited to a maximum of two (2) acres.

251. -- 299. (RESERVED)

300. SPECIAL SITUATIONS.

The Director may grant specific exemptions for research purposes for the planting of beans that do not meet the requirements of Sections 200, 201, or 250. Seed not meeting the requirements of Sections 200, 201, or 250 must be planted only in counties where commercial beans or bean seed is not produced, as determined by the Director. ()

301. -- 349. (RESERVED)

350. DETECTION, IDENTIFICATION, AND REPORTING OF REGULATED PESTS.

- **Reporting**. Any person may report to the Department the detection of any of the regulated pests.
- **Observation**. Detection of regulated pests will be based on the observance of symptoms in the field.
- **03. Disagreement**. In case of disagreement concerning the identity of the regulated pest or the virulence of the pathogen to Phaseolus or non-Phaseolus, the Department will submit cultures of the suspected pathogen to a plant pathologist appointed by the Dean of the College of Agriculture, University of Idaho. The results and findings obtained by the approved pathologist are final.
- **04.** Release of Information. When the presence of a regulated pest is confirmed, information regarding the location and acres involved will be released upon request.

351. -- 399. (RESERVED)

400. DISPOSITION OF DISEASED SEED AND INFECTED FIELDS.

- **Quarantine**. Any field in which there is a disagreement concerning the identity of the regulated pest or the virulence of the pathogen to its host will be placed under quarantine. Entry to the quarantined area will be restricted to the grower or his agents, Department officials, University of Idaho plant pathologists, and persons authorized in writing by the Director. Persons granted entry to the quarantined area will be required to take all necessary sanitary precautions prescribed by the Director.
- **Destruction**. Upon the confirmation of a regulated pest, any bean fields within the boundaries of the state will be destroyed in part or in total, as required by the Director, to eliminate the pest at the expense of the grower and his landlord. The Director will notify the grower or his landlord of the method and extent of the destruction and safeguards against pest spread in order for the parties to comply.
- **03.** Threshing and Segregating. When the symptoms of a regulated pest are first detected during windrow inspection and laboratory confirmation is necessary, the Director may allow the beans to be threshed and segregated until laboratory results are obtained.

401. -- 449. (RESERVED)

450. EXEMPTIONS FROM DESTRUCTION (PHASEOLUS).

- **01. Brown Spot**. Fields contaminated with brown spot, (Pseudomonas syringae pv. syringae), are exempt from destruction. The Department will review this exemption as necessary.
- **02. Beans for Processing or Fresh Consumption.** Snap beans or lima beans for processing or fresh consumption are exempt from destruction if the diseased portion of the field is destroyed or harvested within five (5) days after first detection or verification as per Section 350 and Subsection 400.01 and the crop residue is promptly

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and con	npletely destroyed after harvest, as required by the Director.	(
451.	EXEMPTIONS FROM DESTRUCTION (NON-PHASEOLUS).		
Those n	non-Phaseolus crops for forage production are exempt from destruction if the diseased portion of the	field	i

Those non-Phaseolus crops for forage production are exempt from destruction if the diseased portion of the field is destroyed or harvested within five (5) days after first detection or verification as per Section 350 and Subsection 400.01, as required by the Director.

452. -- 549. (RESERVED)

550. FEES AND CHARGES.

The fees and charges for tags and inspections under these rules are:

01. Tags. Green tags or Yellow tags for In-State Planting Purposes -- Eighteen cents (\$0.18) per hundred-weight.

02. Applications. ()

a. Application for Field Inspection -- Five dollars (\$5) each.

b. Late Application for Field Inspection -- Ten dollars (\$10) each.

03. Field Inspections. ()

a. Inspection Fees. ()

i. Active Growth Fees -- Three dollars and fifty cents (\$3.50) per acre, per inspection, fifty dollar (\$50) minimum.

ii. Windrow or Pre-harvest Fees -- Three dollars and fifty cents (\$3.50) per acre, fifty dollars (\$50) minimum.

iii. Department Approved Trial Grounds - origin east of the Continental Divide -- Ten dollars (\$10) per acre, per inspection, fifty dollars (\$50) minimum.

iv. Department Approved Trial Grounds - origin West of the Continental Divide -- Three dollars and fifty cents (\$3.50) per acre, per inspection, fifty dollars (\$50) minimum.

v. Requests for pre-harvest or windrow inspections after office hours, on weekends or holidays will be charged at cost plus mileage.

04. Laboratory Seed Sampling. Official Sample -- twenty dollars (\$20) per sample. Sample size requirements for imported seed:

Lot size	Sample Size
<10 pounds	Negotiable
10 - 14 pounds	0.5 pounds
15 - 25 pounds	1.0 pounds
26 - 50 pounds	1.5 pounds
51 - 200 pounds	2.0 pounds
201 - 1,000 pounds	3.0 pounds
>1,000 pounds	5.0 pounds for every 10,000 pounds or portion thereof

(,

)

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05.

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available upon re-	quest.	8	J	()
	Confirmation Fees . The party disputing the D Subsection 350.03 will be responsible for the pay				
Laboratory or oth	Soil Analysis. Testing for the presence of so er seed laboratory approved by the Department. Those approved laboratories.				
Laboratory or oth	Nematode Analysis. Nematodes testing will be per laboratory approved by the Department. The costs is charged by those approved laboratories.				
five dollars (\$25) to, research, lot	Special Project Fee. Special projects not covered per hour with a minimum twenty-five dollar (\$25 history verification, data entry, sales and purchase company personnel or any other circumstance appropriate the content of the conte	 fee. Special projects, includances, transfer of lots into IS 	de but are no	ot limite	d

Plant Pathological Laboratory Services. Fees will be charged at current laboratory rates and are

551. -- 999. (RESERVED)

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02.06.09 - RULES GOVERNING INVASIVE SPECIES AND NOXIOUS WEEDS

	pter is a	AUTHORITY. dopted under the legal authority of Sections, 22-1907, 22-2004, 22-2006, 22-2403, and 22-2412, ()
001.	TITLE	AND SCOPE.
Weeds."	01.	Title. The title of this chapter is IDAPA 02.06.09, "Rules Governing Invasive Species and Noxious ()
decontan eradicatio designate noxious designate inspectio	on, and ed by the weeds, re cooper on, certifi	Scope . This rule governs the designation of invasive species, inspection, permitting, recordkeeping and enforcement and apply to the possession, importation, shipping, transportation, control of invasive species. This rule identifies those noxious weeds that have been officially enforced by Director as Noxious Weeds in the state of Idaho, designates articles capable of disseminating equires treatment of articles to prevent dissemination of noxious weeds and provides authority to active weed management areas for management of noxious weeds. Also this rule governs the cation, and marking of noxious weed free forage and straw to allow for the transportation and use of n Idaho and states where regulations and restrictions are placed on such commodities.
002 10	09.	(RESERVED)
		SUBCHAPTER A – INVASIVE SPECIES
In addition		TIONS. definitions found in Section 22-1904 and 22-2005, Idaho Code, the following definitions apply in and enforcement of Subchapter A only:
		Acts. Title 22, Chapter 19, Idaho Code, the "Idaho Invasive Species Act of 2008" and Title 22, daho Plant Pest Act of 2002."
	02.	Aquatic Invertebrate Invasive Species. Those species listed in Section 140.
	03.	Control. The abatement, suppression, or containment of an invasive species or pest population.
species o	ier, a trai	Conveyance . A terrestrial or aquatic vehicle or a vehicle part that may carry or contain an invasive est. A conveyance includes a motor vehicle, a vessel, a motorboat, a sailboat, a personal watercraft, ler, or any other means or method of transportation. "Conveyance" also includes a live well or a
Survey,	http://nas	Dreissenia Infested Waterbody . Body of water designated by the United States Geological .er.usgs.gov/taxgroup/mollusks/zebramussel/, or the Director as having a population of any life a mussels.
		Early Detection/Rapid Response. Finding invasive species during the initial stages of then responding within ten (10) days.
harvest f	or use in	Energy Crop Invasive Species . An Energy Crop Invasive Species is a non-native plant grown to making biofuels, such as bioethanol, or combusted for its energy content to generate electricity or Invasive Species are non-native plants that are cultivated for the purpose of producing (non-food) ()
	08.	Equipment . An article, tool, implement, or device capable of carrying or containing:
	a.	Water; or ()
	b.	An invasive species. ()
Subchapt		Facility . Any place, site or location or part thereof where a species listed as invasive pursuant to a found, handled, housed, held, planted, or otherwise maintained for purposes governed by a action, or transport permit issued pursuant to Subchapter A and includes, but is not limited to all

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IDAPA 02.06.09 Invasive Species & Noxious Weeds

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fields, plats, bu	aildings, lots, structures, and other appurtenances and improvements on the land.	()
through circun	Possession . The act of cultivating, importing, exporting, shipping or transporting a listed no. Possession does not include the act of having, releasing or transporting a listed invasive estances beyond individual control, including but not limited to infestations in a water supply sulting from natural spread of the species or some other acts of nature.	e speci	es
11. for purposes of	Trap Crop Invasive Species . A Trap Crop Invasive Species is a non-native plant specie f controlling or eradicating a Plant Pest, as defined in the Idaho Plant Pest Act of 2002.	s plante	ed)
12. pond, wetland,	Water Body . Natural or impounded surface water, including a stream, river, spring, lake, tank and fountain.	eservo	ir,)
regulating imp	Water Supply System. A system used to treat, store, convey, or distribute water for it to water treatment, residential, or culinary use. A Water Supply System includes a pump, can coundment, in-canal forebay, pipeline, or associated wetland and water quality improvement clude a Water Body as defined in Subsection 110.12.	al, ditc	h,
111. ABB	REVIATIONS.		
01.	AIIS. Aquatic Invertebrate Invasive Species.	()
02.	EDRR. Early Detection/Rapid Response.	()
03.	HACCP. Hazard Analysis and Critical Control Points.	()
112. – 119.	(RESERVED)		
INVASIVE SI No person ma Energy Crop I effective date permit under S	HIBITION ON POSSESSION, IMPORTATION, SHIPPING OR TRANSPORTATION. PECIES. by possess, cultivate, import, ship, or transport any invasive species, including but not limit invasive Species or Trap Crop Invasive Species, into or through the state of Idaho follow of Subchapter A, unless the person possessing, importing, shipping or transporting has obsection 122, or unless otherwise exempt by Subchapter A, as set forth in Section 123. Prohibit not limited to:	ted to a wing tl otained	an he
01. transporting an	Possession or Transportation . Possessing, cultivating, importing, exporting, ship a invasive species into or through the state of Idaho.	ping,	or)
02. body, facility, the state of Ida	Releasing . Releasing, placing, planting, or causing to be released, an invasive species inwater supply system, field, garden, planted area, ecosystem, or otherwise into the environme ho.		
	Transporting From an Infested Environment . Transporting a conveyance or equipment ate of Idaho that has been in an infested environment without obtaining a Department on of the conveyance or equipment.	nt into approve	or ed)
	Transporting an Infested Article . Transporting, importing or shipping any plant, animal, conveyance, or article that is infested with an invasive species into or through the state ing a Department-approved decontamination of the object.		
Following the	RODUCTION OF NEW SPECIES TO THE STATE. effective date of Subchapter A, no person may introduce or import a species not previously prefirst receiving a determination from the Department that the species is not an invasive species	oresent	in)

Possession of invasive species is authorized only if the person possessing the species obtains a possession permit.

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POSSESSION PERMITS.

IDAPA 02.06.09 Invasive Species & Noxious Weeds

		()
	Application for Possession Permits. Persons seeking a possession permit must make prescribed by the Director. A separate application must be submitted for each facility when be possessed. The application must include:		
a. Number.	The applicant's name, address (residence and mailing), and Employer or Tax Ide	entificati (on)
b.	Description of the proposed facility, including:	()
i.	A map identifying the location of the proposed facility;	()
ii.	The legal description of the real property for the proposed facility;	()
iii	The approximate total area of the proposed facility;	()
iv	A detailed diagram of proposed facility,	()
v.	A detailed confinement or HACCP Plan if applicable.	()
c. applicant. l included.	Name and address of the owner(s) and/or operator(s) of the proposed facility, if differe the proposed facility will be leased, a written and notarized authorization by the property own	ent than t ner must (he be
d.	A copy of local zoning authority approval, if approval is required by the local zoning au	thority.)
e. the genus,	Description of the invasive species to be possessed at the facility, including, to the exterpecies, sex, life state, age, identification, and purpose for possessing each species.	nt possib (le,
f. which mus	The date upon which the proposed facility will be available for inspection by the D be not less than seven (7) days prior to the time the invasive species are possessed at the proposed facility will be available for inspection by the D be not less than seven (7) days prior to the time the invasive species are possessed at the proposed facility will be available for inspection by the D be not less than seven (7) days prior to the time the invasive species are possessed at the proposed facility will be available for inspection by the D be not less than seven (7) days prior to the time the invasive species are possessed at the proposed facility will be available for inspection by the D be not less than seven (8) days prior to the time the invasive species are possessed at the proposed facility will be available for inspection by the D be not less than seven (8) days prior to the time the invasive species are possessed at the proposed facility will be available for the proposed f		
	Application Process . The Director will consider all information in the application a ision granting or denying the application. In reviewing the application, the Director will consider not limited to:		
a.	Proximity of the facility to agricultural operations, and environmentally sensitive lands a	and wate (rs.
b.	Potential for access to the facility by unauthorized persons.	()
c. facility.	Potential for vandalism, adverse weather, or other events that compromise the secu	ırity of t (he)
d.	Potential for the invasive species to escape or be released from the facility.	()
e. connection have been	Whether, based on the applicant's certification and any other evidence received by the with the application or proposed facility, all federal, state, county and city laws applicable to net.		
	Whether the applicant has adequate knowledge, experience and training to ensure that the not harm agriculture, the natural resources and environment of the state of Idaho. Such experted by a log book, employment records, education records or other means by which experience	rience m	ay

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g. agriculture, the	Whether the facility is or will be adequately designed, constructed, and managed to the natural resources and environment of the state of Idaho from escape of the invasive species.	protect
h. facility to det Idaho law.	Prior to issuing a possession permit, the Director or his designee may perform an inspection termine if its design, construction and proposed operation is consistent with the applicable proving the	
Director issu	Grant or Denial of the Permit . Following review of the application and any other the Director will either issue the possession permit or deny the application and notify the applicates the permit, he may include any necessary conditions to prevent release or escape of the to prevent harm to Idaho's agriculture, natural resources, and the environment.	nt. If the
04. possesses the	Duration of Possession Permit. A possession permit is valid until the permitted person ne invasive species, or until the invasive species leaves the state.	o longer
05. Director or I the Invasive S	Permit Revocation . Permits issued pursuant to Subchapter A may be revoked at any time Director's designee finds that the permit holder has violated any of the provisions of this Subchapter Act, the Plant Pest Act, or any of the conditions included in the permit.	
06. illegally impo	Disposition of Non-Permitted Invasive Species . The Director may order non-permorted invasive species to be removed from the state or destroyed.	nitted or
97. year, on form	Annual Report . All permit holders shall submit a report no later than January 1 of each as provided by the Department.	calendar
The followin However, the expressed in possible. The However, the	EMPT SPECIES. g species were present in portions of the state of Idaho prior to adoption of Subchapter A of these are not present throughout the state, and in accordance with the policy of the state of Idaho Code, Section 22-1902, the spread of these species should be prevented to the greater prefore, the species listed below are exempt from the permit requirements of Sections 121 and 12 pose seeking to transport the species listed in Section 123.01 outside the known established distatin a transport permit in accordance with Section 123.03.	daho, as st extent 2 above.
01.	Exempt Species List:	()
a.	New Zealand Mud Snail, Potamopyrgus antipodarum;	()
b.	Bullfrog, Lithobates catesbeianus;	()
c.	Asian Clam, Corbicula fluminea.	()
02. Zealand Mud	Location of Known Established Populations . Known established distributions of t Snail, Bullfrog, and Asian Clam are identified and mapped online at	

The applicant's name, address (residence and mailing), and Employer or Tax Identification

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a.

_	INISTRATIVE CODE of Agriculture	IDAF Invasive Species & Noxio	PA 02.06 ous Wee	
Number.			()
b.	Description of the facility of origin, incl	uding:	()
i.	A map identifying the location of the fac	cility;	()
ii.	The legal description of the real propert	y for the facility;	()
iii.	The approximate total area of the facility	y;	()
iv.	A detailed diagram of facility,		()
v.	A detailed HACCP Plan if applicable.		()
c. the proposed for		r operator(s) of the facility, if different than the d authorization by the property owner must be		
d. sex, life state,	Description of the invasive species to be age, and purpose for transporting the specie	transported from the facility, including the ges.	nus, spec	ies,
e. transport of in	Description of self-contained areas new vasive species.	eding draining or discharges of water during	or after	the
f.	Description of procedures to drain self of	ontained areas after transport is complete, incl	uding:)
i.	Into a municipal water treatment facility	r; or	()
ii.	Into an on-site waste treatment facility i	ncorporating sand filtration and chlorination; o	or ()
iii.	As approved by the Department.		()
Possession and		ON PERMITS. ecies is authorized only if the person possessin uction Permit ("Energy Crop Invasive Species		
	les Permit must make application on a form each facility or field where the Energy Cro	ive Species Permits . Persons seeking an I prescribed by the Director. A separate applicate Invasive Species will be possessed and/or prescribed by the Director.	ition must	t be
a. Number.	The applicant's name, address (reside	ence and mailing), and Employer or Tax I	dentificat	tion)
b.	Description of the proposed facility, inc	luding:	()
i.	A map identifying the location of the pro-	oposed facility or field;	()
ii.	The legal description of the real propert	y for the proposed facility or field;	()
iii.	The approximate total area of the propo	sed facility or field;	()
iv.	A detailed diagram of proposed facility	or field;	()
v.	A detailed confinement plan if applicable	e; and	()

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	i. plan fo	A detailed plan outlining survey and reconnaissance for escaped Energy Crop Invasive Species at their control or elimination.	nd)
than the ap	pplicant	Name and address of the owner(s) and/or operator(s) of the proposed facility or field, if different. If the proposed facility or field will be leased, a written and notarized authorization by the proper cluded.	
d	l .	A copy of local zoning authority approval, if approval is required by the local zoning authority.)
to the exte		Description of the Energy Crop Invasive Species to be possessed at the facility or field, including ible, the genus, species, sex, life state, age, identification, and purpose for possessing each species (
	nt, which	The date upon which the proposed facility or field will be available for inspection by the chimust be not less than seven (7) days prior to the time the Energy Crop Invasive Species are proposed facility.	he ire)
written de		Application Process . The Director will consider all information in the application and issue granting or denying the application. In reviewing the application, the Director will consider factor limited to:	
waters.	l .	Proximity of the facility to other agricultural operations, and environmentally sensitive lands at (nd)
b).	Potential for access to the facility or field by unauthorized persons. ()
c facility or		Potential for vandalism, adverse weather, or other events that compromise the security of the	he)
d	l .	Potential for the Energy Crop Invasive Species to escape or be released from the facility or field. ()
e connection field have		Whether, based on the applicant's certification and any other evidence received by the Director he application or proposed facility, all federal, state, county and city laws applicable to the facility net.	
experience	sive Sp e may l	Whether the applicant has adequate knowledge, experience and training to ensure that the Energiecies will not harm agriculture, the natural resources and environment of the state of Idaho. Subset documented by a log book, employment records, education records or other means by which authenticated.	ch
agriculture Invasive S		Whether the facility or field is or will be adequately designed, constructed, and managed to prote atural resources and environment of the state of Idaho from release or escape of the Energy Cro	
	ion of t	Prior to issuing an Energy Crop Invasive Species Permit, the Director or his designee may perfor he facility or field to determine if its design, construction and proposed operation is consistent with visions of Idaho law.	
informatio issues the	permit,	Grant or Denial of the Permit. Following review of the application and any other relevance Director will either issue the permit or deny the application and notify the applicant. If the Direct he may include any necessary conditions to prevent release or escape of the Energy Crop Invasive tevent harm to Idaho's agriculture, natural resources, and the environment.	or

Duration of Possession Permit. An Energy Crop Invasive Species Permit is valid for one (1) year.

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04.

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		()
Director or his des	Permit Revocation . Permits issued pursuant to this section may be revoked at any time signee finds that the permit holder has violated any of the provisions of Subchapter A, the Instant Pest Act, or any of the conditions included in the permit.		
	Disposition of Non-Permitted Invasive Species . The Director may order non-permit Energy Crop Invasive Species to be removed from the state or destroyed.	tted (or)
	Annual Report . All permit holders shall submit a report no later than January 1 of each cavided by the Department.	alend (ar)
Production/research	PROP INVASIVE SPECIES PERMITS. ch of Trap Crop Invasive Species is authorized only if the person possessing the species obtion/Research Permit ("Trap Crop Invasive Species Permit").	tains (a)
Species Permit mu	Application for Trap Crop Invasive Species Permits . Persons seeking a Trap Crop In ast make application on a form prescribed by the Director. A separate application must be subthere Trap Crop Invasive Species will be researched or produced. The application must include	mitte	ve ed)
a. Number.	The applicant's name, address (residence and mailing), and Employer or Tax Identif	icatio (on)
b.	Description of the proposed facility, including:	()
i.	A map identifying the location of the proposed facility;	()
ii.	The legal description of the real property for the proposed facility;	()
iii.	The approximate total area of the proposed facility;	()
iv.	A detailed diagram of proposed facility;	()
V	A detailed confinement plan if applicable; and	()
vi. control or eliminat	A detailed plan outlining survey and reconnaissance for escaped plants and a detailed plan fortion.	or the	rir)
	Name and address of the owner(s) and/or operator(s) of the proposed facility, if different throposed facility will be leased, a written and notarized authorization by the property owner n		
d.	A copy of local zoning authority approval, if approval is required by the local zoning authority	ity. ()
	Description of the Trap Crop Invasive Species to be possessed at the facility, including, the genus, species, sex, life state, age, identification, and purpose for possessing each species.		he)
	The date upon which the proposed facility will be available for inspection by the Depart less than seven (7) days prior to the time the Trap Crop Invasive Species is possessed		
	Application Process . The Director will consider all information in the application and irranting or denying the application. In reviewing the application, the Director will consider limited to:		

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	a.	Proximity of the facility to agricultural operations, and environmentally sensitive lands and	waters.
	b.	Potential for access to the facility by unauthorized persons.	()
facility.	c.	Potential for vandalism, adverse weather, or other events that compromise the security	of the
	d.	Potential for the Trap Crop Invasive Species to escape or be released from the facility.	()
connecti		Whether, based on the applicant's certification and any other evidence received by the Direction or proposed facility, all federal, state, county and city laws applicable to the	
experier	nce may 1	Whether the applicant has adequate knowledge, experience and training to ensure that the pecies will not harm agriculture, the natural resources and environment of the state of Idaho be documented by a log book, employment records, education records or other means by the authenticated.	o. Such
agriculti Species.		Whether the facility is or will be adequately designed, constructed, and managed to natural resources and environment of the state of Idaho from escape of the Trap Crop Ir	
		Prior to issuing a Trap Crop Invasive Species Permit, the Director or his designee may perfect facility to determine if its design, construction and proposed operation is consistent with ions of Idaho law.	
applicati necessar	ion and nory conditi	Grant or Denial of the Trap Crop Invasive Species Permit. Following review of the apple evant information, the Director will either issue the Trap Crop Invasive Species Permit or do totify the applicant. If the Director issues the Trap Crop Invasive Species Permit, he may include ons to prevent release or escape of the Trap Crop Invasive Species, and to prevent harm to lal resources, and the environment.	eny the
for one (04. (1) year.	Duration of Trap Crop Invasive Species Permit. A Trap Crop Invasive Species Permit is	is valid
		Permit Revocation . Permits issued pursuant to this section may be revoked at any time esignee finds that the permit holder has violated any of the provisions of this Subchapter Act, the Plant Pest Act, or any of the conditions included in the permit.	
illegally	06.	Disposition of Non-Permitted Invasive Species . The Director may order non-permit Trap Crop Invasive Species to be removed from the state or destroyed.	tted or
year, on	07. forms pro	Annual Report . All permit holders shall submit a report no later than January 1 of each calculated by the Department.	alendar
126 1	29.	(RESERVED)	
130. SPECII		DETECTION AND RAPID RESPONSE AQUATIC INVERTEBRATE INVA	ASIVE

01. Statewide EDRR AIIS List. If any of the species listed in the following table are found to occur in Idaho, they shall be reported to the Department immediately. Positive identification will be made by the Department or other qualified authority as approved by the Director. Subsections 130.02 through 130.05 are applicable to EDRR AIIS only and not to other invasive species listed in Sections 140 through 148.

Section 130 Page 304

Early Detection Rapid Response Aquatic Invertebrate Invasive Species (EDRR AIIS) List					
Common Name	Scientific Name				
Quagga Mussel	Dreissenia bugensis				
Zebra Mussel	Dreissenia polymorpha				

02. Transporting EDRR AIIS Over Public Roads. No person may transport Equipment or any Conveyance containing EDRR AIIS over public roads within the state of Idaho without first being decontaminated.	02.	Transporting F	DRR AIIS Over	· Public Roads	. No person may	transport Equipmen	it or any
	Conveyance	containing EDRR AII	S over public road	ls within the stat	e of Idaho withou	t first being decontam	ninated.

- **03.** Contaminated Conveyances in Idaho Waters. No person may place any EDRR AIIS contaminated Equipment or Conveyance into any Water Body or Water Supply System in the state of Idaho. ()
- **04. Firefighting Equipment.** Precautions should be taken to prevent the introduction and spread of EDRR AIIS through firefighting activities. All firefighting agencies moving equipment into the state of Idaho shall follow protocols similar to the United States Forest Service decontamination protocols set forth in "Preventing Spread of Aquatic Invasive Organisms Common to the Intermountain Region." Those protocols can be viewed online at http://www.fs.usda.gov/detail/r4/landmanagement/resourcemanagement/?cid=fsbdev3 016113. ()
- **05.** Construction and Road Building and Maintenance Equipment. Construction and equipment used for road building and maintenance must be free of EDRR AIIS. If equipment that is being transported into the state of Idaho has been in an infested water body or water supply system within the preceding thirty (30) days, the equipment must be inspected in accordance with Section 132. The Department may require decontamination. ()

131. REPORTING REQUIREMENTS.

	01.		. Any person									ve
that aı	n invasive s	species may	exist at a spe	cific loca	tion shall	immediat	ely repor	t the disco	very to the	Depart	ment.	
											()

02. Contents. The report shall, to the best of the reporter's ability, contain the following information: location of the invasive species; date of discovery; and identification of any conveyance, equipment, water body, or host in or upon which the invasive species may be found.

03.	Methods of	Reporting.	The	report	shall	be	made	in	person	or in	writing	(which	may	include
electronic mail)	as follows:	_		_									-	()

a.	At any Department office or headquarters;	()

- **b.** To the Department's toll free hotline at 1-877-336-8676; or
- **c.** Via the Department's website at www.agri.idaho.gov. ()
- **04. Hold Harmless**. Reporting parties will be held harmless from violations pursuant to this Subchapter A regarding possession of EDRR AIS.

132. INSPECTIONS.

Qualified Inspectors. Inspections to detect the presence of EDRR AIIS may be conducted by any authorized agent, private inspector or peace officer qualified and trained in accordance with the Department's requirements.

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O2. Conveyances That Have Been in Infested Waters. All persons transporting a conveyance must receive documentation of an inspection prior to launching in any water of the state if the vessel has been in infested water within the last thirty (30) days.
03. All Other Conveyances . All conveyances are subject to inspection. All compartments, equipment and containers that may hold water, including, but not limited to live wells and ballast and bilge areas will be drained as part of all inspections.
04. Inspection Methods. Inspectors will determine if EDRR AIIS are present by interviewing the person transporting the conveyance and using visual and/or tactile inspection methods, or such other methods as may be appropriate and using forms supplied by the Department.
05. Inspection Results . Any authorized agent or private inspector or private decontaminator who, through the course of an inspection, determines that AIIS are present shall advise the operator that the conveyance is suspected of possessing EDRR AIIS and that it must be decontaminated according to Departmental procedures.
06. Decontamination . Any conveyance found or reasonably believed to contain EDRR AIIS shall be decontaminated in accordance with Section 134.
133. HOLD ORDERS.
01. Hold Order . If any person refuses to permit inspection or decontamination of his or her conveyance, that conveyance is subject to a hold order until the inspection and/or decontamination is complete.
Notification to Owner. If the person in charge of the conveyance is not the registered owner, the registered owner shall be notified by mail, return receipt requested, within five (5) days of the Hold Order. Such notification must also include Department contact information. If the registered owner is present when the Hold Order is issued, then the same information shall be provided to the registered owner at the time the order is issued.
03. Release of Hold Order . Decontamination and proof of decontamination, in accordance with Section 134, is necessary in order for the Hold Order to be released. The Hold Order must be released in writing, and may be released only by the Director or his designee.
134. EDRR AIIS DECONTAMINATION.
01. Decontamination Protocol . All decontamination must be accomplished by Department-approved service providers, using Department protocol. All decontamination methods must be in accordance with all applicable laws, disposal methods, recommended safety precautions, and safety equipment and procedures. ()
02. Reinspection . After decontamination, the Department or its authorized agent must re-inspect the conveyance to ensure complete decontamination prior to releasing the conveyance and any associated Hold Order. ()
03. Proof of Decontamination . Proof of decontamination will consist of a completed post-decontamination inspection form and application of a tamper-proof seal to the conveyance.

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INVASIVE SPECIES - AQUATIC INVERTEBRATES.

(RESERVED)

135. -- 139.

140.

	INVASIVE SPECIES - AQUATIC INVERTEBRATES						
	Common Name	Scientific Name					
01.	Zebra Mussel	Dreissenia polymorpha					
02.	Quagga Mussel	Dreissenia bugensis					
03.	New Zealand Mud Snail	Potamopyrgus antipodarum					
04.	Red Claw Crayfish	Cherax quadricarinatus					
05.	Yabby Crayfish	Cherax albidus/C. destructor					
06.	Marone Crayfish	Cherax tenuimanus					
07.	Marbled Crayfish	(Procambarus marmorkrebs)					
08.	Rusty Crayfish	Orconectes rusticus					
09.	Asian Clam	Corbicula fluminea					
10.	Spiny Waterflea	Bythotrephes cederstroemi					
11.	Fishhook Waterflea	Cercopagis pengoi					
12.	Marmorkrebs	Procambarus sp.					

141. INVASIVE SPECIES - FISH.

	INVASIVE SPECIES - FISH						
	Common Name	Scientific Name					
01.	Green Sturgeon	Acipenser medirostris					
02.	Walking Catfish	Claridae					
03.	Bowfin	Ania Calva					
04.	Gar	Lepiostidae					
05.	Piranhas	Serrasalmus spp., Rosseveltiella spp., Pygocentrus spp.					
06.	Rudd	Scardinus erythropthalmus					
07.	Ide	Leuciscus idus					
08.	Diploid Grass Carp	Ctenopharyngoden idella					
09.	Bighead Carp	Hypopthalmichthys nobilis					
10.	Silver Carp	Hypopthalmichthys molitrix					
11.	Black Carp	Mylopharyngodeon piceus					
12.	Snakeheads	Channa spp., Parachanna spp.					
13.	Round Goby	Neogobius melanostomas					

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		INVASIVE SPECIES - FISH	
		Common Name	Scientific Name
14.	Ruffe		Gymnocephalus cernuus

()

142. INVASIVE SPECIES - AMPHIBIANS

Table 1:

	Invasive Specie	es - Amphibians
	Common Name	Scientific Name
01.	Rough-skinned Newt	Taricha granulose
02.	Bullfrog	Lithobates catesbeianus

143. INVASIVE SPECIES - REPTILES.

	Invasive Species - Reptiles	
	Common Name	Scientific Name
01.	Red-eared Slider	Trachemys scripta elegans
02.	Mediterranean Gecko	Hemidactylus turcicus
03.	Common Wall Lizard	Podarcis muralis
04.	Italian Wall Lizard	Podarcis sicula
05.	Brahminy Blindsnake	Ramphotyphlops braminus
06.	Snapping Turtle	Chelydra serpentina

()

144. INVASIVE SPECIES - BIRDS.

	Invasive Species - Birds	
	Common Name	Scientific Name
01.	Monk Parakeet	Myiopsitta monachus

()

145. INVASIVE SPECIES - MAMMALS.

Section 142 Page 308

		Invasive Specie	es - Mammals
		Common Name	Scientific Name
01.	Nutria		Myocastor coypus

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146. INVASIVE SPECIES - INSECTS.

	Invasive Species - Insects	
	Common Name	Scientific Name
01.	Asian Longhorned Beetle	Anoplophora glabripennis
02.	Citrus Longhorned Beetle	Anoplophora chinensis
03.	Emerald Ash Borer	Agrilus planipennis
04.	Marmorated Stink Bug	Halyomorpha halys
05.	European Woodwasp	Sirex noctilio
06.	European Gypsy Moth	Lymantria dispar
07.	Asian Gypsy Moth	Lymantria dispar
08.	Soybean Aphid	Aphis glycines
09.	Potato Tuber Moth	Tecia solanivora
10.	Japanese Beetle	Popillia japonica
11.	Mexican Bean Beetle	Epilachna varivestis
12.	Kaphra Beetle	Trogoderma granarium
13.	Red Imported Fire Ant	Solenopsis invicta
14.	Glassy-winged Sharpshooter	Homalodisca vitripennis
15.	Grape Phylloxera	Daktulosphaira vitifoliae
16.	Vine Mealybug	Planococcus ficus
17.	Summer Fruit Tortix	Adoxophyes orana
18.	Silver Y Moth	Autographa gamma
19.	False Codling Moth	Cryptophlebia leucotreta
20.	Light Brown Apple Moth	Epiphyas postvittana
21.	Apple Tortrix	Archips fuscocupreanus
22.	Pine Shoot Beetle	Tomicus piniperda
23.	Cherry Bark Tortrix	Enarmonia formosana
24.	Apple Ermine Moth	Yponomeuta malinellus
25.	Cherry Ermine Moth	Enarmonia formosana
26.	European Grape Vine Moth	Lobesia botrana

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Invasive Species - Insects		
	Common Name	Scientific Name
27.	European Grape Berry Moth	Eupoecilia ambiguella
28.	Plum Fruit Moth	Cydia funebrana
29.	Plum Curculio	Conotrachelus nenuphar
30.	Leek Moth	Acrolepiopsis assectella
31.	Bee Mite	Tropilaelaps clareae
32.	Small Hive Beetle	Aethina tumida
33.	Africanized Honey Bee	Apis mellifera
34.	Black Currant Gall Mite	Cecidophyopsis ribis
35.	Exotic Bark Beetles	(Scolytidae): a. Scolytus mali. b. Xylosandrus crassiusculus. c. Xylosandrus germanus. d. Xyleborus californicus.
36.	Sunni Bug	Eurygaster integriceps
37.	German Yellowjacket	espula germanica
38.	European Paper Wasp	Polistes dominulus
39.	European Elm Bark Beetle	Scolytus multistriatus
40.	Banded Elm Bark Beetle	Scolytus schevyrewi
41.	Wheat Blossom Midge,	Sitodiplosis mosellana
42.	Potato Tuberworm	Phthorimeaea operculella
43.	Pink Hibiscus Mealybug	Maconellicoccus hirsutus
44.	Bean Plataspid (Kudzu Bug)	Megacopta cribraria

147. INVASIVE SPECIES - PLANT PATHOGENS AND PARASITIC NEMATODES.

	Invasive Species - Plant Pathogens And Parasitic Nematodes	
	Common Name	Scientific Name
	Phytophthora blight (nursery stock)	Phytophthora ramorum, Phytophthora kernoviae
	Karnal Bunt	Tilletia indica
	Bean Common Mosaic Necrosis Virus (strain NL-3 and NL-5)	
	Potato Wart	Synchytrium endobioticum
	Golden Nematode	Globodera rostochiensis
-	Soybean Cyst Nematode	Heterodera glycines

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	Invasive Species - Plant Pathogens And Parasitic Nematodes	
	Common Name	Scientific Name
07.	Bacterial Wilt of Alfalfa	Clavibacter michiganensis spp. insidiosus
08.	Wheat Seed Gall Nematode	Anguina tritici
09.	Pine Wilt Nematode	Bursaphelenchus xylophilus
10.	Brown Rot of Potatoes	Ralstonia solanacearum, race 3, biovar 2 (alternate hosts include tomato, pepper, eggplant, and some greenhouse plants including geranium)
11.	Java Downy Mildew of Corn	Peronosclerospora maydis
12.	Philippine Downy Mildew of Corn	Peronosclerospora philipeninsis
13.	Asian Soybean Rust	Phakospsora pachyrhizi
14.	Plum Pox Potyvirus	
15.	Cherry Leaf Roll Virus	
16.	Stewart's Wilt of Corn	Pantoea stewartii
17.	Brown Stripe Downy Mildew of Corn	Sclerophthora rayssiae var. zeae.
18.	Potato Spindle Tuber Viroid	
19.	Pierce's Disease of Grapes	Xylella fastidiosa
20.	Black Currant Reversion Disease	
21.	Powdery Mildew of Hops	Sphaerotheca macularis (s. humuli)
22.	Wheat Smut	Tilletia tritici
23.	Wheat Scab	Fusarium graminearum
24.	Potato Ring Rot	Clavibacter michiganensis subsp. sepi- donicus
25.	Potato Late Blight	Phytophthora infestans
26.	Onion White Rot	Sclerotium cepivorum
27.	White Pine Blister Rust	Cronartium ribicola
28.	Potato Mop Top Virus, PMTV	
29.	Black Stem Rust	Puccinia graminis f.sp. tritici Race UG99
30.	Apple proliferation phytoplasma	Candidatus Phytoplasma mali

148. INVASIVE SPECIES - INVASIVE MOLLUSKS (TERRESTRIAL SNAILS AND SLUGS).

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	Invasive Species - Invasive Mollusks (Terrestrial Snails And Slugs)	
	Common Name	Scientific Name
01.	Green or Burrowing Snail	Cantareus apertus
02.	Pulmonate Snail	Helix pomatia
03.	White Garden Snail	Theba pisana
04.	Giant African Snail	Achatha fulica
05.	Lactea Snail	Otala lacteal
06.	Maritime Garden Snail	Cernuella virgata
07.	Brown Garden Snail	Cryptomphalus aspersa
08.	Wrinkled Snail	Candidula intersecta
09.	Chinese Mysterysnail	Bellamya chinensis
10.	Japanese Mysterysnail	Bellamya japonica
11.	Applesnail	Pomacea spp.
12.	Marisa	Marisa cornuarietis
13.	Red-lipped Melania	Melanoides tuberculata
14.	Quilted Melania	Tarebia granifera
15.	Decollate Snail	Rumina decollate
16.	Faucet Snail	Bithynia tentaculata

149. INVASIVE SPECIES - INVASIVE PLANTS: ENERGY CROPS.

	Invasive Species - Invasive Plants: Energy Crops	
	Common Name	Scientific Name
01.	Giant Reed	Arundo donax (and hybrids)
02.	Switch Grass	Panicum virgatum (and hybrids)
03.	Kudzu	Pueraria montana (and hybrids)
04.	Chinese Silver Grass	Miscanthus giganteus (and hybrids)
05.	Purging Nut	Jatropha curcus (and hybrids)
06.	Cold Tolerant Eucalyptis (and hybrids)	

150. INVASIVE SPECIES - INVASIVE PLANTS: TRAP CROPS.

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	Common Name	Scientific Name
01.	Litchi Tomato	Solanum sisymbriifolium (and hybrids) (Otherwise known as Sticky Nightshade or Fire and Ice)
02.	Black Nightshade	Solanum nigrus (and hybrids)

151.

SUBCHAPTER B – NOXIOUS WEEDS

210. DEFINITIONS.	10.	DEFINITIONS.	
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In addition to the definitions found in Section 22-2402, Idaho Code, the definitions found in Section 210 apply in the interpretation and enforcement of Subchapter B only:

- Early Detection and Rapid Response (EDRR). Finding invasive plant species during the initial stages of colonization and then responding within the same season to initiate eradication of the invasive plant species.
- 02. Implements of Husbandry. Every vehicle, including self-propelled units, designed or adapted and used exclusively in agricultural, horticultural, dairy and livestock growing and feeding operations when being incidentally operated as an implement of husbandry. Such implements include, but are not limited to, combines, discs, dry and liquid fertilizer spreaders, cargo tanks, harrows, hay balers, harvesting and stacking equipment, pesticide applicator equipment, plows, swathers, mint tubs and mint wagons, and farm wagons. A farm tractor when attached to or drawing any implement of husbandry shall be construed to be an implement of husbandry. Implements of husbandry do not include semi trailers, nor do they include motor vehicles or trailers, unless their design limits their use to agricultural, horticultural, dairy or livestock growing and feeding operations.
- 03. Subtaxa(on). A supplementary piece of identifying information in a plant's or animal's scientific name.

ABBREVIATIONS. 211.

- 01. CWMA. Cooperative Weed Management Area.
- **EDRR**. Early Detection/Rapid Response.
- 03. ISDA. Idaho State Department of Agriculture.

212. -- 219. (RESERVED)

NOXIOUS WEEDS - DESIGNATIONS.

The weeds listed on the Statewide Prohibited Genera, EDRR, Containment, and Control lists are hereby officially designated and published as noxious.

01. Statewide Prohibited Genera Noxious Weed List.

- All plants and plant parts in the generas of: Cytisus, Genista, Spartium, and Chamaecytisus additionally including "all" subtaxa of these plant genera are prohibited in Idaho.
- Weeds listed in the Prohibited Genera list may exist in varying populations throughout the state. The concentration of these weeds is at a level where control and/or eradication may be possible. A written plan for

Section 210 Page 313 weeds on the Statewide Prohibited Genera Noxious Weed List shall be developed by the control authority that specifies active control methods to reduce known populations in not more than five (5) years. The plan shall be available to the Department upon request.

02. Statewide EDRR Noxious Weed List. If any of the listed plants (Subsection 220.02) are found to occur in Idaho, they shall be reported to the Department within ten (10) days following positive identification by the University of Idaho or other qualified authority as approved by the Director. These weeds shall be eradicated during the same growing season as identified.

	Common Name	Scientific Name
1.	Brazilian Elodea	Egeria densa
2.	Common/European Frogbit	Hydrcharis morsus-ranae
3.	Fanwort	Cobomba caroliniana
4.	Feathered Mosquito Fern	Azolla pinnata
5.	Giant Hogweed	Heracleum mantegazzianum
6.	Giant Salvinia	Salvinia molesta
7.	Hydrilla	Hydrilla verticillata
8.	Iberian Starthistle	Centaurea iberica
9.	Policeman's Helmet	Impatiens glandulifera
10.	Purple Starthistle	Centaurea calcitrapa
11.	Squarrose Knapweed	Centaurea triumfetti
12.	Syrian Beancaper	Zygophyllum fabago
13.	Tall Hawkweed	Hieracium piloselloides
14.	Variable-Leaf-Milfoil	Myriophyllum heterophyllum
15.	Water Chestnut	Trapa natans
16.	Water Hyacinth	Eichhornia crassipes
17.	Yellow Devil Hawkweed	Hieracium glomeratum
18.	Yellow Floating Heart	Nymphoides pelata

03. Statewide Control Noxious Weed List. Weeds listed in the control list are known to exist in varying populations throughout the state. The concentration of these weeds is at a level where control or eradication, or both, may be possible. A written plan for weeds on the Statewide Control Noxious Weed List shall be developed by the control authority that specifies active control methods to reduce known populations in not more than five (5) years. The plan shall be available to the Department upon request.

	Common Name	Scientific Name
1.	Black Henbane	Hyoscyamus niger
2.	Bohemian Knotweed	Polygonum X bohemicum
3.	Buffalobur	Solanum rostratum

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	Common Name	Scientific Name
4.	Common Crupina	Crupina vulgaris
5.	Common Reed (Phragmites)	Phragmites australis
6.	Dyer's Woad	Isatis tinctoria
7.	Eurasian Watermilfoil	Myriophyllum spicatum
8.	Giant Knotweed	Polygonum sachalinense
9.	Japanese Knotweed	Polygonum cuspidatum
10.	Johnsongrass	Sorghum halepense
11.	Matgrass	Nardus stricta
12.	Meadow Knapweed	Centaurea debeauxii
13.	Mediterranean Sage	Salvia aethiopis
14.	Musk Thistle	Carduus nutans
15.	Orange Hawkweed	Hieracium aurantiacum
16.	Parrotfeather Milfoil	Myriophyllum aquaticum
17.	Perennial Sowthistle	Sonchus arvensis
18.	Russian Knapweed	Acroptilon repens
19.	Scotch Broom	Cytisus scoparius
20.	Small Bugloss	Anchusa arvensis
21.	Vipers Bugloss	Echium vulgare
22.	Yellow Hawkweed	Hieracium caespitosum

O4. Statewide Containment Noxious Weed List. Weeds listed in the containment noxious weeds list are known to exist in various populations throughout the state. Weed control efforts may be directed at reducing or eliminating new or expanding weed populations while known and established weed populations, as determined by the weed control authority, may be managed by any approved weed control methodology, as determined by the weed control authority.

	Common Name	Scientific Name
1.	Canada Thistle	Cirsium arvense
2.	Curlyleaf Pondweed	Potamogeton crispus
3.	Dalmatian Toadflax	Linaria dalmatica ssp. dalmatica
4.	Diffuse Knapweed	Centaurea diffusa
5.	Field Bindweed	Convolvulus arvensis
6.	Flowering Rush	Butomus umbelltus
7.	Hoary Alyssum	Berteroa incana
8.	Houndstongue	Cynoglossum officinale
9.	Jointed Goatgrass	Aegilops cylindrica

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	Common Name	Scientific Name
10.	Leafy Spurge	Euphorbia esula
11.	Milium	Milium vernale
12.	Oxeye Daisy	Leucanthemum vulgare
13.	Perennial Pepperweed	Lepidium latifolium
14.	Plumeless Thistle	Carduus acanthoides
15.	Poison Hemlock	Conium maculatum
16.	Puncturevine	Tribulus terrestris
17.	Purple Loosestrife	Lythrum salicaria
18.	Rush Skeletonweed	Chondrilla juncea
19.	Saltcedar	Tamarix sp.
20.	Scotch Thistle	Onopordum acanthium
21.	Spotted Knapweed	Centaurea stoebe
22.	Tansy Ragwort	Senecio jacobaea
23.	White Bryony	Bryonia alba
24.	Whitetop (Hoary Cress)	Cardaria draba
25.	Yellow Flag Iris	Iris psudocorus
26.	Yellow Starthistle	Centaurea solstitialis
27.	Yellow Toadflax	Linaria vulgaris

			()
designa	05. ted by the	Designation of Articles Capable of Disseminating Noxious Weeds . The following article Director as capable of disseminating noxious weeds:	cles ar	e)
	a.	Construction equipment, road building and maintenance equipment, and implements of hus	bandry (/.)
motoriz	b. ed vehicle	Motorized vehicles such as, all-terrain vehicles, motorcycles, and other off-road vehicles are such as bicycles and trailers.	/	n-)
	c.	Grain and seed.	()
	d.	Hay, straw and other material of similar nature.	()
activitie	e. es.	Nursery stock including plant material propagated for the support of aquarium, pet, or hortical	cultura (ıl)
	f.	Feed and seed screenings.	()
	g.	Fence posts, fencing and railroad ties.	()
	h.	Sod.	()
	i.	Manure, fertilizers and material of similar nature.	()

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		NISTRATIVE CODE of Agriculture Invasive	IDAPA Species & Noxio	A 02.06.09 us Weeds
	j.	Soil, sand, mulch, and gravel.		()
	k.	Boats, personal watercraft, watercraft trailers, and items of a similar	ar nature.	()
221	229.	(RESERVED)		
230.	TREA	TMENT OF ARTICLES.		
noxiou that w	01. us weeds of the contract	Duty . It is the duty of every person, before removing any article from before moving the article onto any public roadway, to enclose, cleat the spread of noxious weeds		
		Treatment . No article containing noxious weed propagules shall be, until it has been treated in a manner sufficient to eliminate all noxious do r furnished to a person for the purpose of destroying the viability	ous weed propagating	g capability
231. –	303.	(RESERVED)		
	SUBO	CHAPTER C – NOXIOUS WEED FREE FORAGE AND STRAV	W CERTIFICATION	N
304. The fo		RPORATION BY REFERENCE. locument is incorporated by reference and applies to Subchapter C, or The NAISMA Weed Free Forage Minimum Certification Sta	•	()
www.1		g/images/NAISMA_WFF_Minimum_Standards_10_17_2018_Appro		()
305. –	309.	(RESERVED)		
	ition to th	NITIONS. ne definitions found in Section 22-2402, Idaho Code, the definitions fund enforcement of Subchapter C only:	Cound in section 310 a	apply to the
princip	oal purpos	Agent . Any instrumentality or entity authorized by the Director of y and under the supervision of the Department, to administer the p se of the agent is to establish, conduct, and maintain a uniform and n of forage and straw crops to determine if such crops are noxious we	rovisions of Subchap reasonable system of	oter Č. The
Depart	02. tment's ag	Approved Inspector . An individual who has been accredited gent in the noxious weed free forage and straw certification program.	by the Department	or by the
bindin	03. g materia	Bale . A mechanically compressed package of forage or straw bol.	ound by string or win	re, or other
certific	04. ed forage	Bale Tag. A tag or label that is attached to the string or wire, or of or straw, and identifies the bale as being certified noxious weed free.	her binding material	of a bale of
	State No:	Certificate of Inspection. A record of inspection issued by an ap d or commodity inspection. The certificate shall document that the xious Weed Free, NAISMA Noxious Weed Free, or that the field	inspected field or co	mmodity is

06. Certification. The process whereby an approved inspector conducts field or commodity inspections to determine that the field or commodity is noxious weed free.

07. Certification Markings. Bale tags, purple and yellow colored twine, compressed forage/straw bale binding material, and forage cubes/pellets container tags/labels.

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		Certified Compressed Forage/Straw Bale Binding Material. An ISDA approved be tached to a compressed forage/straw bale of certified noxious weed free forage/straw and idecertified to the NAISMA Standards.		
forage/s	09. traw bale	Compressed Forage/Straw Bale. A bale that has been twice compressed, once in the fiel r and then recompressed a second time and bound by string, wire or other binding material.		a)
roads, or	10. ther crops	Field . The land on which a forage or straw crop is grown and is not divided by streams, s, or other barriers.	publ:	ic)
"forage"	11. 'includes	Forage . Alfalfa, grain, and grass hay, and/or combinations of alfalfa, grain, or grass hay; the forage cubes, compressed forage bales, and pellets.	ie teri	n)
mechani	12. ically con	Forage Cubes . Forage that is harvested from a field certified to NAISMA Standards npacted into wafers or cubes.	and (is)
certified Standard		Forage Cube/Pellet Tag. A tag, label, or statement that is attached or printed on a conta weed free forage cubes or pellets, and identifies the container as being certified to the NA		
as noxio	14. ous as def	Idaho State Noxious Weed Free . Forage and straw inspected for weeds designated by the D ined in Section 22-2402(17), Idaho Code, and determined to be free of such weeds.	irecto	or)
State No	15. oxious We	Idaho State Noxious Weed Free Standards. Forage and straw that meets the requirements eed Free.	s Idah (0
		NAISMA Noxious Weed Free . Forage and straw inspected for, and determined to be fd as noxious by the Director as defined in Section 22-2402(17), Idaho Code, and noxious SMA Designated Weed List.		
Manage	17. ment Ass	NAISMA Weed Free Forage Certification Program. The North American Invasive Sociation standard for forage certification.	Specie (es)
mark ba	18. les as cer	NAISMA Twine . Special purple and yellow colored twine approved by NAISMA that is utified to the NAISMA Standards.	used 1	o)
	19.	NAISMA Standards. Requirements of the NAISMA Weed Free Forage Certification Progra	am. ()
were for	20. and durin	Noxious Weed Free . No noxious weeds with viable seed, injurious portions, or propagating inspection procedures.	g par (ts)
into an a	21. agglomera	Pellets . Forage that is harvested from a field certified to NAISMA Standards and is manufacted feed, formed by compacting and forcing through die openings by a mechanical process.	acture (:d)
	23.	Straw. The dried stalks or stems remaining after grain is harvested.	()
		Transit Certificate . A document completed by an approved inspector to certify products procertified noxious weed free into states that require noxious weed free forage and straw certificate must be in the possession of the transporter.		
311.	ABBRE	EVIATIONS.		
	01.	ISDA. The Idaho State Department of Agriculture.	()

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		NISTRATIVE CODE IDAPA of Agriculture Invasive Species & Noxious	02.06.09 s Weeds
	02.	NAISMA. North American Invasive Species Management Association.	(
	03.	NWFF&S . Noxious Weed Free Forage and Straw.	(
312	319.	(RESERVED)	
320.	VOLU	NTARY NOXIOUS WEED FREE FORAGE AND STRAW CERTIFICATION PROG	GRAM.
weed fi Departr or ship	ree. The nent. Th ping of f	Purpose . The noxious weed free forage and straw certification program is a voluntary proch is to provide a means for the inspection, certification, and marking of forage and straw a program will be managed by the Department and may be implemented through an age e program will allow for the preparation of a transit certificate for the purpose of interstate orage and straw into and through states that place regulations and restrictions on such comintended to reduce the exportation, importation, growth, and spread of noxious weeds.	s noxious ent of the transpor
authorit	02. ty will a _l	Certifying Authority . The Department or its agent is the certifying authority. The point, as needed, approved inspectors throughout the state, who may issue certificates of in	certifying spection.
annual	training	Certification Training. The Department will determine minimum training and according proved inspectors. Training will be provided annually by the Department or its agent. Atte will certify accreditation for the inspector for that calendar year. Approved inspectors will be ining for the calendar year. Annual training includes:	ndance a
	a.	Field inspection techniques and procedures;	(
identifi	b. cation;	ISDA Noxious Weed Lists and NAISMA Weed Free Forage Prohibited Weed I	List plan
	c.	ISDA and NAISMA certification standards and guidelines;	(
	d.	Knowledge of weed management, including:	(
	i.	Burning;	(
	ii.	Mowing, cutting or roguing;	(
	iii.	Mechanical methods; and	(
	iv.	Herbicides.	(
	e.	Inspection forms.	(
	04.	Certification Program.	(
	a.	The Department or its agent will:	(
	i.	Coordinate forage and straw inspections within the state;	(
	ii.	Select, train, and supervise persons who serve as approved inspectors;	(
labels,	iii. certified	Issue certificates of inspection, transit certificates, NAISMA Twine, forage cubes/pel compressed forage/straw bale binding material, and bale tags to qualifying participants;	llets tags
	iv.	Maintain a record of inspections performed and certificates and tags issued;	(
	b.	Under the direction of the Department or its agent an approved inspector may perform in	rspection

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and issue certific tags within the st	cates of inspection, transit certificates, NAISMA Twine, forage cubes/pellets tags/labels, and tate at cost.	d bale
05.	Application for Certification.	()
a. agent and submit	Application for certification inspection shall be made on forms available from the Departmen ted to the Department or its agent.	t or its
b. information subsrequirements.	An applicant's signature on the application for certification is verification of the accuracy mitted, and signifies the applicant's intent to comply with the post-certification and distribution (
06.	Field Inspection Procedures.	()
a. the field of original harvest of the for	Forage or straw shall be inspected within a maximum of ten (10) days prior to cutting/harvest n for each field and cutting to be certified. Fields must be inspected again if circumstances prage/straw for a period greater than ten (10) days from the first inspection.	
b. certification inspidentified prior to	Each field inspected shall be identified by the name of the owner and a field name or number ection may be performed on an entire field or a portion of a field, if the portion is plainly marked inspection.	er. The ed and
c. ability to properl for certification.	Field inspections must take place prior to any operation that will limit the approved inspect y inspect and certify the field. Fields that have been cut or harvested prior to inspection are inc.	
d.	There shall be a minimum of two (2) entry points per field.	()
e.	There shall be minimum of one (1) entry point per each ten (10) acres (four (4) hectares). (()
	Each point of entry shall be at least one hundred fifty (150) feet (forty-five (45) meters) in additional one hundred fifty (150) feet (forty-five (45) meters) traveled constitutes an entry ninterrupted, proceeding through the field being inspected.	nto the point.
g.	The entire field border will be physically inspected.	()
h. zones surroundin	The field inspection will include all ditches, fence rows, roads, easements, rights-of-way, or ag the field.	buffer
i. weeds listed on tare met:	Forage/straw that contains any noxious weeds as identified in Section 22-2402(17) or no he NAISMA Weed Free Forage Prohibited Weed List, may be certified if the following require	
i. forage/straw wa agricultural pract	Forage/straw that contains any noxious weeds may still be certified if the field upon which is produced is treated to prevent noxious weed seed or other propagule viability accordances acceptable to, and to the satisfaction of, the approved inspector.	
ii. classified as noxi	Noxious weed(s) were treated not later than rosette to bud stage, or boot stage for grass s ious weeds, prior to cutting or harvesting; and	pecies
iii. mechanical meth	Treatment method can include, but is not limited to burning, mowing, cutting or rounds, or chemicals.	guing,
j.	An inspection certificate shall document that the above requirements have been met.	()
k. baling equipmen	Baling equipment must be cleaned of any noxious weeds prior to harvesting certified forage. t is not cleaned, the first three (3) small square bales or the first large round or square bale pro	

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shall be co	onsidere	ed non-certified.)
l. issued by noxious w	the app	Interstate shipment of baled forage and straw shall be accompanied by an original transit cert proved inspector in the county of origin. The storage area shall also be inspected and be f		
interest.	n.	An approved inspector may not inspect fields of which said inspector has ownership or fin	ancia	1
0 certificate	7. of insp	Certification Standards. After completing an inspection, the approved inspector will complection.	olete a	a)
Noxious V	will issu Weeds,	If the field or commodity inspected is certified as NAISMA Noxious Weed Free, the appue a certificate of inspection for that harvest or cutting. If the field or commodity contains NA but does not contain Idaho State noxious weeds, it may be certified as Idaho State noxious retification will be noted on the certificate of inspection.	ISM <i>A</i>	1
b the approv		If the field or commodity inspected is certified as noxious weed free, as defined in Subchappector may also issue, upon request, any of the following documents:	oter C	·,)
i.		Transit certificates.)
ii	i.	Bale tags. The date on the bale tag must accurately reflect the year in which the bale was produced to the produced of the produced that the produced the produced the produced that the	duced)
ii	ii.	NAISMA Twine only if the field or commodity is certified as NAISMA Noxious Weed Free.)
Free.	V.	Forage cube/pellet tag/labels only if the field or commodity is certified as NAISMA Noxious	Weed	1)
as NAISM		Certified compressed forage /straw bale binding material only if the field or commodity is ce ious Weed Free.	rtified	1)
c. Departmen		Certificates of inspection, transit certificates and bale tags shall be on forms prescribed to agent.	by the	e)
d	l .	NAISMA Twine and bale tags must be purchased from the Department or its agent.)
	8. tment w	Copy of Inspections and a List of Approved Inspectors. Upon request, the agent shall provide a copy of certificates of inspections issued and a current list of approved inspectors.	rovide	e)
another st		Reciprocity . Forage or straw certified under a reciprocal agreement between the Department discretified as NAISMA Noxious Weed Free according to the other state's approved certified eshipped into the state of Idaho and will be considered to meet the requirements of the	cation	n
		Exports . Certification under Subchapter C does not qualify a commodity for export fro pplications for certification for export should be made directly to the Division of Plant Indument.	m the	e s)
	1. tified co	Voluntary Posting. After certification, a producer may post signs, or other forms of notificommodity indicating that the commodity is certified as noxious weed free.	cation	.,)
	2. and cer	Post-Certification and Distribution Requirements . After a producer's commodity has tiffed, the producer shall:	beer	1

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				_		
	a.	Take reasonable and prudent steps to protect the certified commodity from contamination;	()		
	b.	Keep the certified commodity separated from all uncertified commodity;	()		
		Attach bale tags, certified compressed forage/straw bale binding material, or NAISMA To fied forage or straw intended for sale as noxious weed free forage or straw prior to the bales ck yard or storage area; and				
noxious	d. weed fre	Attach cube/pellet tag/label to each container of certified forage cubes/pellets intended for e forage prior to the containers leaving the producer's facility.	sale a	as)		
	e.	Provide the shipper, trucker, or transporter with the appropriate number of transit certificates	s. ()		
order of	13. for in the Direction prog	Cancellation for Failure to Comply. Any person who provides false information espection or who fails to comply with the post-certification and distribution requirements materially be suspended for a period of up to two (2) years from participating in the forage and gram.	y, upo	n		
straw ba or comp	les may bressed f	Enforcement and Cancellation. Harvested lots of forage or straw from certified fields a time by an approved inspector. Manufactured lots of forage cubes, pellets, and compressed be checked at any time by an approved inspector. Evidence that forage, straw, forage cubes/orage/straw bales are not from a certified field or that any lot has not been protected all be cause for cancellation of certification.	forage pellet	e/ s,		
certifica	15. tion mark	Misuse of Transit Certificate and Certification Markings. Using a transit certificating for forage/straw from a field that has not been certified constitutes a violation of Subcharteness.				
hundred two doll	(100) ac	Certification Fees. A minimum of thirty dollars (\$30) per inspection will be charged for up three dollars (\$3) per acre thereafter, for fields up to ninety-nine (99) acres. Fields that a cres or larger in size, the fee is three dollars (\$3) per acre for the first one-hundred (100) acres acre thereafter. The agent is authorized to assess a general fee of thirty dollars (\$30) per acres.	re one res an	e- ıd		
321. – 32	29.	(RESERVED)				
		A WEED FREE FORAGE PROHIBITED WEED LIST. orporated by reference in Section 304.01 and is available in electronic format at:	https:	//		
331 3	39.	(RESERVED)				
340. APPLICATION FORM REQUIREMENTS. A person wishing to participate in the noxious weed free forage and straw program shall make an application in writing on a form prescribed by ISDA for NWFF&S certification annually. There are no fees for application. The application shall be made with the ISDA agent in the county in which the person resides or in the county in which the person owns or leases land on which forage/straw will be produced.						
341 3	49.	(RESERVED)				
350. Each cer		FICATION MARKING. le or container shall be marked by one (1) of the following:	()		
	01.	NAISMA Twine. Only one (1) strand is required per bale.	()		
	02.	Bale Tag. The following information shall be shown on baled forage and straw:	()		

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Free Fo	a. rage & St	The words - "NAISMA Weed Free Forage Certification Program" or "Idaho State Noxiou traw Certification Program";	s Wee	d)
	b.	Bale tag serial number;	()
	c.	County of origin identification;	()
	d.	ISDA emblem;	()
	e.	ISDA telephone number; and	()
State No	f. oxious Wo	A statement that the product is "Certified to the NAISMA Standards" or "Certified to the Veed Free Standards."	e Idah (.o)
	g.	Year the bale tag was issued.	()
the follo	03. owing info	Forage Cube/Pellet Tag/Label. Certification tags/labels shall be attached to or a stateme formation printed on each container of noxious weed free product:	nt wit	h)
	a.	The words - "NAISMA Weed Free Forage Certification Program";	()
	b.	ISDA forage manufacturer identification number;	()
	c.	ISDA emblem;	()
	d.	ISDA telephone number; and	()
	e.	A statement that the product is "Certified to the NAISMA Standards.	()
of an ir	nch (1/8")	Certified Compressed Forage/Straw Bale Binding Material. The following information so the interpolation of the compression of t	e-eight	h
351 3	359.	(RESERVED)		
360. FORAC		EDURES FOR CERTIFICATION OF FORAGE CUBES/PELLETS/COMPRI AW BALES.	ESSE	D
		Application . A person desiring to certify forage cubes/pellets/compressed forage/straw be must make an annual application on the ISDA's forage cube/pellet/compressed forage/stratication form.		
31of tha	02. at calenda	Validity. The application will be valid from the date of Department approval through Dear year.	/	er)
forage/s	03. straw for o	Equipment . Equipment will be cleaned of any noxious weed propagules prior to procertification.	cessin (g)
straw m straw b	ales. The	Purging . After cleaning equipment, a minimum of five hundred (500) pounds of certified arged through the entire system prior to processing certified forage cubes/pellets/compressed five hundred (500) pounds of forage/straw used to eliminate any noxious weed seeds shall	forage	e/
followi	05. ng records	Documentation . A person who manufactures products referenced in Section 360 shall reals for two (2) years:	tain th (e)

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IDAPA 02.06.09 Invasive Species & Noxious Weeds

361 999.	(RESERVED)
c. calendar year.	Quantity of non-certified forage cubes/pellets/compressed forage/straw bales processed each ()
b. year; and	Quantity of certified forage cubes/pellets/compressed forage/straw bales processed each calendar ()
a. manufacturing fa	All NWFF&S inspection certificates relating to the certified forage/straw delivered to their cility each calendar year.

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02.06.10 - RULES GOVERNING THE GROWING OF POTATOES

000. This cha		LAUTHORITY. dopted under the legal authority of Sections, 22-505, 22-1907, 22-2004, 22-2006, and 22-2013	, Idah (10						
001.	TITLE	AND SCOPE.								
	01.	Title. The title of this chapter is IDAPA 02.06.10, "Rules Governing the Growing of Potatoo	es." ()						
planted	in Idaho	Scope . These rules govern the procedures for all potato management within Seed Potates and establish the procedures of identifying, handling and testing uncertified seed potatoe. These rules also seek to prevent the spread of Pale Cyst Nematode and the introduction and subsequently bacterial ring rot throughout Idaho and the United States.	es to b	oe.						
002 1	103.	(RESERVED)								
		SUBCHAPTER A – PALE CYST NEMOTODE								
104. The foll		RPORATION BY REFERENCE. e incorporated by reference into Subchapter A only:	()						
and as a	mended	7 CFR Part 301 SubPart - Pale Cyst Nematode. Sections 301.86 through 301.86-9 as pub. APHIS-2006-0143 in the Federal Register Volume 72, No. 176, Wednesday, September 12 under Docket No. APHIS-2006-0143 published in the Federal Register Vol. 74, No. 81, Wednesday as amended below in Subchapter A of this rule.	2, 2007	7,						
	02.	USDA APHIS PPQ Treatment Manual Schedule T406-d, Revision 10, September 2006.)						
	03.	7 CFR Part 305 - Phytosanitary Treatments, as revised September 12, 2007.	()						
105 1	109.	(RESERVED)								
	ion to the	ITIONS AND TERMS. e definitions found in Section 22-2005, Idaho Code, the following definitions found in Section pretation and enforcement of Subchapter A only:	ion 11 (0						
authoriz	01. zed by the	Inspector . Any employee of ISDA, APHIS, the U.S. Department of Agriculture, or other USDA APHIS Administrator or ISDA Director to perform the duties required under Subchar								
	02.	Interstate. From any state into or through any other state.	()						
	03.	Intrastate. Movement within the boundaries of the state of Idaho.	()						
111.	ABBRE	EVIATIONS.								
	01.	APHIS. Animal and Plant Health Inspection Service.	()						
	02.	ISDA. Idaho State Department of Agriculture.	()						
	03.	PCN. Pale Cyst Nematode.	()						
	04.	PPQ. Plant Protection and Quarantine.	()						
	05.	USDA. United States Department of Agriculture.	()						
112 1	119.	(RESERVED)								
120.	INTRA	STATE MOVEMENT.								

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No regulated articles may move within the state of Idaho without complying with the federal regulations, as incorporated by reference in Subsection 104.01 in Subchapter A.

121.	OHAR	ANTIN	ED	AREAS.

Those areas of the State quarantined or regulated for PCN under 7 CFR Part 301 Sections 301.86-3 as published on the USDA APHIS PPQ internet website at http://www.aphis.usda.gov/plant_health/plant_pest_info/potato/pcn.shtml.

122. RESTRICTIONS.

- **01. Movement From a Non-Quarantined Area**. Movement of regulated articles from a non-quarantined area is subject to inspection by an inspector. Permits and certifications are not required.
- **02. Movement From a Quarantined Area**. Movement of regulated articles from a quarantined area is subject to the provision of Section 123 of Subchapter A. ()
- **03. Other Restrictions.** No potatoes, tomatoes, eggplants, or any other known host crops may be planted in the infested fields. Soil must not be moved from the infested fields. Any equipment leaving the infested fields must be sanitized and certified using USDA APHIS approved protocols.
 - **04. Seed Potatoes**. Seed potatoes may not be grown in a quarantined area.
- **05. Exemptions.** Host plant material may be planted in infested fields under the authorization and supervision of the USDA and Idaho State Department of Agriculture eradication program. ()

123. CONDITIONS FOR INTRASTATE OR INTERSTATE MOVEMENT OF REGULATED ARTICLES.

Regulated articles may only be moved intrastate or interstate from a quarantined area by a person under a compliance agreement if accompanied by a certificate or limited permit issued by an inspector in accordance with 7 CFR Part 301 Sections 301.86-4 and 5, as incorporated by reference in Section 104 in Subchapter A of this rule.

124. -- 129. (RESERVED)

130. INSPECTION, SAMPLING, AND TESTING.

In order to accomplish the purposes of Subchapter A, an inspector may enter upon and inspect any public or private premises, lands, means of conveyance, or article of any person within this State, for the purpose of inspecting, surveying, sampling, testing, treating, controlling, or destroying any soil, plant, or plant material thought to or found to contain or be infested with Pale Cyst Nematode.

131. – 209. (RESERVED)

SUBCHAPTER B – SEED POTATO CROP MANAGEMENT AREA

210. **DEFINITIONS.**

In addition to the definitions found in Idaho Code Sections 22-501 and 22-2005, Idaho Code, the definitions found in section 210 apply to the interpretation and enforcement of Subchapter B.

- **01.** Cull Potatoes. Potatoes not usable for planting or consumption. ()
- **02. Grower**. Any person who plants and cultivates more than fifteen one-hundredths (.15) acres of potatoes within a Seed Potato Crop Management Area.
- **03. Volunteer Potatoes**. Volunteer potatoes are defined as any residue left in a field from previous years of production that has sprouted and is growing.

211. ABBREVIATIONS.

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.06.10 Rules Governing the Growing of Potatoes

<u> </u>		Agriculture Rules Coverning the Crowning of Fetate	
	01.	ICIA. Idaho Crop Improvement Association. (
212	219.	(RESERVED)	
220.	SEED F	POTATO CROP MANAGEMENT AREAS.	
Meridia Townsh	in, Fremonip 7 Nor ip 7 Nor ip 7 Nor ip 8 Nor ip 9 Nor ip	Fremont Seed Potato Crop Management Area. That portion of Fremont county described ing at a point that is the southwest corner of Section 16, Township 7 North, Range 43 East, Bo int County, Idaho; Thence north approximately 1 mile to the northwest corner of Section th, Range 43 East; Thence west approximately 2 miles to the southwest corner of Section th, Range 43 East; Thence west approximately 1 mile to the northwest corner of Section th, Range 42 East; Thence west approximately 2 miles to the southwest corner of Section th, Range 42 East; Thence west approximately 2 miles to the northwest corner of Section th, Range 42 East; Thence north approximately 2 miles to the center line of Fall River; The Fall River approximately 1-1/8 miles to where Fall River intersects the west line of Section th, Range 41 East; Thence north approximately 1-7/8 miles to the northwest corner of Section th, Range 41 East; Thence west approximately 2 miles to the southwest corner of Section th, Range 41 East; Thence north approximately 1 mile to the northwest corner of Section th, Range 41 East; Thence north approximately 1 mile to the northwest corner of Section th, Range 41 East; Thence east approximately 1 mile to the northwest corner of Section th, Range 41 East; Thence north approximately 1 mile to the northwest corner of Section th, Range 41 East; Thence south approximately 2 miles to the southeast corner of Section th, Range 43 East; Thence east approximately 2 miles to the southeast corner of Section th, Range 43 East; Thence east approximately 2 miles to the southeast corner of Section th, Range 44 East, which is the west boundary line of the Targhee National Forest; Thence so boundary approximately 3 miles to the southeast corner of Section th, Range 44 East, which is the west boundary approximately 2 miles to the northeast corner of Section th, Range 44 East; Thence south along said forest boundary approximately 1 mile to the east 1/4 corner of Section 21, Township 8 North, Range 45 East; Thence south continuing along said	ise 16 17 29 nc 12 29 nc 12 12 12 14 14 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18
	02.	Teton And Portions Of Madison County Seed Potato Crop Management Area.	
	a.	All of Teton County, Idaho; (
East of	b. Canyon C	That portion of Madison County, Idaho, located in Township 6 North and Township 7 North ly Creek; and	in
include	c. s portions	That portion of Madison County, Idaho located in Township 6 North, Range 42 East, wh of Sections 11 and 13 located south of Highway 33 and all of Sections 14, 15, 23, and 24.	ic
within '	03.	Lost River Seed Potato Crop Management Area. Those portions of Butte and Custer County North to Township 7 North and Range 23 Fast to Range 27 Fast	tie

Caribou and Franklin County Seed Potato Crop Management Area. All of Caribou County,

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Almo Valley Bridge Seed Potato Crop Management Area.

04.

05.

Idaho and all of Franklin County, Idaho.

a. all of Section		That portion of Cassia County, Idaho located in Township 16 South, Range 24 East, whic 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 21, 22, 23, 24, 25, 26, 27, 28, 33, 34, 35, and 36;	h includes
b. all of Section		That portion of Cassia County, Idaho located in Township 15 South, Range 24 East, whic 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 21, 22, 23, 24, 25, 26, 27, 28, 33, 34, 35, and 36;	h include:
c. all of Section	on 36;	That portion of Cassia County, Idaho located in Township 14 South, Range 24 East, which	h include:
d.		That portion of Cassia County, Idaho located in Township 14 South, Range 25 East, whice, 20, 29, 30, 31, and 32;	h includes
e. all of Section		That portion of Cassia County, Idaho located in Township 15 South, Range 25 East, whic 6, 7, 8, 18, 19, 20, 29, 30, 31, 32 and the Northeast ¼ of Section 33;	h includes
f. all of Section		That portion of Cassia County, Idaho located in Township 16 South, Range 25 East, whice 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 29, 30, 31, 32, 33, 34, 35, and 36;	h includes
g.		That portion of Cassia County, Idaho located in Township 16 South, Range 26 East; and	(
h. all of Section		That portion of Cassia County, Idaho located in Township 16 South, Range 27 East, whice 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 26, 27, 28, 29, and 30.	h include:
06	5.	Ririe Reservoir Seed Potato Crop Management Area.	(
a. includes all		That portion of Bonneville County, Idaho located in Township 3 North, Range 40 Ections 19, 20, 21, 22, 25, 26, 27, 28, 29, 30, 31, 33, 34, 35, and 36;	ast, which
b. includes all		That portion of Bonneville County, Idaho located in Township 3 North, Range 41 Ections 8, 15, 16, 17, 18, 20, 21, 22, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36;	ast, which
c. includes all		That portion of Bonneville County, Idaho located in Township 2 North, Range 42 Ections 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33, and 3	
d. includes all		That portion of Bonneville County, Idaho located in Township 3 North, Range 42 Ections 31, 32, and 33.	ast, which
20, 21, 22, and all of s Leading int and 36, inc Leading int all of section North. Leading the Leading int all of section North.	ship 18 23, 26 ections to Tow luding to Tow ons 29, ding in	Picabo Seed Potato Crop Management Area . That portion of Blaine County, Idaho 5, in Range 18, all of sections 23 and 24, leading into Township 1N, in Range 19 all of se 27, 28, 29, 30, 31, 32, 33, and 34. Leading into Township 1S, in Range 19, the W ½ of 22, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 27, 28, 28, 29, 30, 31, 32, and 34. Leading into Township 2S, Range 20, all of sections 1, 28, 29, 30, 31, 32, 31, 31, 31, 31, 31, 31, 31, 31, 31, 31	ections: 19 f section 1 28, and 29 29, 30, 35 2, and 12 on 28, and Creek Road: 4, 5, 6, 7

08. Little Camas Ranch Seed Potato Crop Management Area. ()

a. That portion of Elmore County, Idaho located in Township 1 North, Range 9 East, Boise Meridian, which includes the S $\frac{1}{2}$ N $\frac{1}{2}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ of Section 27, the SE $\frac{1}{4}$ SE $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 28, the S $\frac{1}{2}$ S $\frac{1}{2}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW

Leading into Township 1N, Range 21, all of sections: 30, 31, and 32. All U.S. Department of the Interior, Bureau of Land Management property and property owned by the state of Idaho existing within the above mentioned areas will

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not be considered part of the management area.

NE ¼ of Section 32, the E ½, E ½ W ½, SW ¼ SW ¼, NW ¼ SW ¼, SW ¼ NW ¼, NW ¼ NW ¼ NW ¼ of Section 33, and all of Section 34; and

- **b.** That portion of Elmore County, Idaho located in Township 1 South, Range 9 East, Boise Meridian, which includes all of Section 4, all less the SW ¼ NW ¼ and less the W ½ SW ¼ of Section 5, the N ½ NE ¼ of Section 8, and the NW ¼ NE ¼, N ½ NW ¼ of Section 9; and
- c. That portion of Elmore County, Idaho located in Township 1 South, Range 9 East, Boise Meridian, which includes Lots 1, 2, 3, and 4, and the S ½ N ½, N ½ SE ¼, SW ¼ of Section 3 less Tax Lot 1 described as follows: That portion of Elmore County, Idaho located in Township 1 South Range 9 East, Boise Meridian, described above as Tax Lot 1: Save and Except that portion of S ½ SW ¼, Section 3, Township 1 South, Range 9 East, Boise Meridian, Elmore County, Idaho more particularly described as follows: Commencing at the Southwest corner of Section 3, Township 1 South, Range 9 East, Boise Meridian, and running thence South 89o51' East along the South Section line of said Section 3, a distance of 437 feet to a steel pin in the center of a graveled road, the Real Point of Beginning. Thence continuing from the Real Point of Beginning North 0o04' West a distance of 1,000 feet to a steel pin; thence South 89o51' East a distance of 1,742.4 feet to a steel pin; thence South 0o04' East a distance of 1,000 feet to a steel pin on the South Section line of said Section 3; thence North 89o51' West along the South Section line of said Section 3 a distance of 1,742.4 feet, more or less to the Real Point of Beginning more particularly described as Tax Lot 1.

09. Hog Hollow Seed Potato Crop Management Area. (

Beginning at a point that is the northeast corner of Section 19, Township 7 North, Range 43 East, Boise Meridian; Thence south along the eastern border of Section 19, Township 7 North, Range 43 East approximately 3/4 mile to the centerline of the Teton River as it enters said Section 19 at the eastern border of said Section 19; Thence southwesterly along the centerline of the Teton River as it runs through the southeast corner of Section 19, Township 7 North, Range 43 East; Continuing along the centerline of the Teton River as it runs southwesterly into the N1/2 NE1/4 of Section 30, Township 7 North, Range 43 East and then northwesterly out of the N1/2 NE1/4 of said Section 30; Continuing along the centerline of the Teton River as it runs northwesterly from the southern borderline of Section 19, Township 7 North, Range 43 East and then as the river curves southwesterly to the western border of said Section 19; Continuing along the centerline of the Teton River as it runs generally northnorthwesterly through Section 24, Township 7 North, Range 42 East to the western border of said Section 24; Continuing along the centerline of the Teton River as it runs generally northwesterly through Section 23, Township 7 North, Range 42 East and to the northern border of said Section 23; Continuing along the centerline of the Teton River as it runs northwesterly through the SW1/4 SW1/4 of Section 14, Township 7 North, Range 42 East to the western border of said Section 14; Continuing along the centerline of the Teton River as it runs generally westerly through Section 15, Township 7 North, Range 42 East to the western border of said Section 15; Continuing along the centerline of the Teton River as it runs southwesterly through the SE1/4 SE1/4 of Section 16, Township 7 North, Range 42 East to the southern border of said Section 16; Thence west approximately 3/4 mile along the southern border of Section 16, Township 7 North, Range 42 East to the southwest corner of said Section 16; Thence north 1 mile along the western border of Section 16, Township 7 North, Range 42 East to the northwest corner of said Section 16; Thence north approximately 1/4 mile along the western border of Section 9, Township 7 North, Range 42 East to the northwest corner of the SW1/4 SW1/4 of said Section 9; Thence west 1 mile along the northern border of the S1/2 S1/2 of Section 8, Township 7 North, Range 42 East to the western border of said Section 8; Thence west 1 mile along the northern border of the S1/2 S1/2 of Section 7, Township 7 North, Range 42 East to the western border of said Section 7; Thence south 1/4 mile to the southeast corner of Section 12, Township 7 North, Range 41 East; Thence west approximately 3/4 mile along the southern border of Section 12, Township 7 North, Range 41 East to the southwest corner of the SE1/4 SW1/4 of said Section 12; Thence north approximately 3/4 mile to the northwest corner of the SE1/4 NW1/4 of Section 12, Township 7 North, Range 41 East; Thence east 1/4 mile along the northern border of the S1/2 NW1/4 of Section 12, Township 7 North, Range 41 East to the southwest corner of the N1/2 NE1/ 4 of said Section 12; Thence north 1/4 mile along the western border of the NE1/4 of Section 12, Township 7 North, Range 41 East to the northern border of said Section 12; Thence east along the northern border of Section 12, Township 7 North, Range 41 East to the northeast corner of said Section 12; Excluding from the described portion of Section 12, Township 7 North, Range 41 East, Boise Meridian the following parcel; Commencing at the northeast corner of Section 12, Township 7 North, Range 41 East thence North 89°02'34" West, along the north line of said Section, 40.03 feet to a point on the westerly line of a county road; said point being the true point of beginning; thence continuing North 89°02'34" West, along the Section line, 612.05 feet; thence South 253.12 feet; thence East

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611.96 feet, to a point on the westerly line of said county road: thence North 242.89 feet to the true point of beginning, containing 3.48 acres more or less; Thence east along the northern border of Section 7, Township 7 North, Range 42 East, Boise Meridian to the northeast corner of said Section 7; Thence east along the northern border of Section 8, Township 7 North, Range 42 East to the northeast corner of said Section 8; Thence east along the northern border of Section 9, Township 7 North, Range 42 East to the northeast corner of said Section 9; Thence east along the northern border of Section 10, Township 7 North, Range 42 East to the northeast corner of said Section 10; Thence east 1/4 mile along the northern border of Section 11, Township 7 North, Range 42 East to the northeast corner of the NW1/4 NW1/4 of said Section 11; Thence south approximately 3/4 mile to a county road known as the Old Hog Hollow Road, located approximately along the northern border of the S1/2 S1/2 of Section 11, Township 7 North, Range 42 East; Thence east along the county road known as the Old Hog Hollow Road as it travels easterly approximately along the northern border of the S1/2 S1/2 of Section 11, Township 7 North, Range 42 East approximately to the northeast corner of the SW1/4 SE1/4 of said Section 11; Thence southeast along the county road known as the Old Hog Hollow Road as it travels southeasterly through the SE1/4 SE1/4 of Section 11, Township 7 North, Range 42 East to the to the eastern border of said Section 11; Thence generally easterly along the county road known as the Old Hog Hollow Road as it travels generally easterly through the S1/2 S1/2 of Section 12, Township 7 North, Range 42 East to the eastern border of said Section 12; Thence south approximately 1/4 mile along the eastern border of Section 12, Township 7 North, Range 42 East to the southeast corner of said Section 12; Thence south 1 mile along the eastern border of Section 13, Township 7 North, Range 42 East to the southeast corner of said Section 13; Thence east 1 mile along the northern border of Section 19, Township 7 North, Range 43 East to the northeast corner of said Section 19 the point of beginning.

b. Including also the following non-contiguous parcel: Beginning at a point that is the northeast corner of Section 5, Township 7 North, Range 42 East, Boise Meridian and continuing south along the eastern border of said Section 5 to the southeast corner of the NE1/4 of said Section 5; Thence west 1 mile along the northern border of the S1/2 of Section 5, Township 7 North, Range 42 East to the western border of said Section 5; Thence north 1/2 mile along the western border of Section 5, Township 7 North, Range 42 East to the northwest corner of said Section 5; Thence north 1/4 mile along the western border of Section 32, Township 8 North, Range 42 East to the northwest corner of the SW1/4 SW1/4 of said Section 32; Thence east 1 mile along the northern border of the S1/2 S1/2 of Section 32, Township 8 North, Range 42 East to the eastern border of said Section 32; Thence south 1/4 mile along the eastern border of Section 32, Township 8 North, Range 42 East to the northeast corner of Section 5, Township 7 North, Range 42 East the point of beginning.

221. -- 229. (RESERVED)

230. REGULATED ARTICLES.

01.	Irish Potato . All plants and pl	lant parts of the Irish potato, Solanum tuberosum. ()
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02. Green Peach Aphid Hosts. All plants that are hosts to the green peach aphid, *Myzus persicae*, including but not limited to peach and apricot trees and bedding plants.

- **03.** Any Host. Any host that may spread or assist in the spread of any of the diseases or pests of concern.
- **04. Equipment**. All ground working, earth moving, or potato handling equipment shall be cleaned of soil and plant debris and disinfected before entering the Seed Potato Crop Management Areas in order to prevent the introduction of disease(s) or pest(s) of concern.

231. -- 239. (RESERVED)

240. DISEASES AND PESTS OF CONCERN.

- **01. Introduction of Pests**. Introduction into the Seed Potato Crop Management Areas of any of the pests or diseases listed in this Section by a contaminated vehicle or any other means constitutes a violation of Subchapter B of this rule.
 - **02.** Leaf Roll. *Net necrosis* or leaf roll, caused by potato leaf roll virus.

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IDAPA 02.06.10 Rules Governing the Growing of Potatoes

	03.	Ring Rot. Ring rot, Corynebacterium sepedonicum.	()
	04.	Columbia Root Knot Nematode. Columbia root knot nematode, Meloidogyne chitwoodii.	()
	05.	Green Peach Aphid. Green peach aphid, Myzus persicae, a vector of the leaf roll virus.	()
	06.	Northern Root Knot Nematode. Northern root knot nematode, Meloidogyne hapla.	()
	07.	Corky Ring Spot. Corky ring spot, a disease caused by tobacco rattle virus.	()
	08.	Powdery Scab. Powdery scab, Spongospora subterranea (Wallr.) Lagerh. f. sp. subterranea	ı. ()
christiei	09. , Trichod	Stubby Root Nematode . Stubby root nematode, <i>Paratrichodorus pachydermus</i> , <i>Paratrichorus primitivus</i> .	iodori (ıs)
	10.	Potato Late Blight. Potato late blight, a disease caused by Phytophthora infestans.	()
241 2	249.	(RESERVED)		
250.	PLANT	TING OF POTATOES.		
		Seed Potato Crop Management Area. No person shall plant any potatoes in any of the nagement Areas except those that have met standards for recertification of the ICIA or equivarent state or political jurisdiction in accordance with Section 22-503, Idaho Code.	ie See iivalei (d nt)
ISDA of	02. any lots	Certification . All plantings of potatoes shall be entered for certification with ICIA who of potatoes rejected. Exceptions:	notific	es)
	a.	All plantings of potatoes in Lost River Seed Potato Crop Management Area; and	()
	b.	All plantings of potatoes in home gardens that are fifteen one-hundredths (.15) acre or less.	()
are subj	03. ect to ins	Home Gardens . Potatoes planted in home gardens within a Seed Potato Crop Manageme spection by the ISDA for the pests and diseases listed in Section 240. ISDA ensures that are taken.		
boundar Manage	y except ment Are	Control. The grower shall spray with a pesticide or take other control measures approved by blight is found within a twenty-five (25) mile radius of a Seed Potato Crop Management the Lost River Seed Potato Crop Management Area. A grower in the Lost River Seed Potato a shall spray with a pesticide or take other control measures approved by ISDA when potation the boundaries of the Lost River Seed Potato Crop Management Area.	nt Are to Cro	ea op
251 2	259.	(RESERVED)		
	pricot tr	I, APRICOT TREES, OR ANY HOST. ees, or any host of green peach aphid growing in Seed Potato Crop Management Areas so ISDA approved pesticide.	shall b)e
261.	BEDDI	NG PLANTS.		
are foun		Aphid Inspection . All bedding plants are subject to inspection by the Director for aphids. If ints shall be treated by a method approved by the Director. Such methods may include destruction.	aphic ction o	ls of)

Section 250 Page 331

- **02. Treatment for Infestation**. Bedding plants in transit to Seed Potato Crop Management Areas are subject to inspection for aphids and if found infested, treated in a manner approved by the Director before delivery into Seed Potato Crop Management Areas.
- **03. Treatment of Property**. The Director may order treatment of property on which there are bedding plants or cut floral arrangements where he determines such treatment is necessary to control aphids. ()
- **04.** Treatment of Cemeteries. All cemeteries within Seed Potato Crop Management Areas shall be sprayed or controlled for insects immediately after the Memorial Day holiday. Such spraying or control will be done in compliance with all State and Federal laws, rules and regulations.

262. -- 269. (RESERVED)

270. STORAGE OF POTATOES.

- **01.** Potatoes Produced Within Seed Potato Crop Management Areas. All potatoes grown within Seed Potato Crop Management Areas may be stored within Seed Potato Crop Management Areas. All potatoes found to be infested with any disease or pests of concern as defined in Section 240 shall be removed from Seed Potato Crop Management Areas no later than April 15 of the year following harvest.
- **O2.** Potatoes Produced Outside Seed Potato Crop Management Areas. Before any lot of potatoes can be brought into Seed Potato Crop Management Areas, the lot shall be inspected, certified, and tagged by ICIA, the Federal/State Inspection Service or a recognized equivalent agency of another state or territory in accordance with Section 22-503, Idaho Code except the Lost River Seed Potato Crop Management Area. Before any lot of potatoes can be brought into the Lost River Seed Potato Crop Management Area the lot shall pass ICIA summer inspection or inspected, certified, and tagged by the Federal/State Inspection Service or a recognized equivalent agency of another state or territory in accordance with Section 22-503, Idaho Code.

271. SEED DISPOSITION NOTIFICATION.

The Federal/State Inspection Service will notify the ISDA of all seed lots rejected for certification. This notification will include the variety, grower, storage location and the certification number of each rejected lot.

272. -- 279. (RESERVED)

280. CULL AND VOLUNTEER POTATOES.

- **01. Plant Growth.** All plant growth on cull potato piles shall be controlled by a state approved chemical or mechanical measure including, but not limited to, burial with a minimum of eighteen (18) inches of soil, field spreading no more than two (2) potato layers and composting.
- **O2. Destroying Volunteer Potatoes**. It is the responsibility of each grower within Seed Potato Crop Management Areas to destroy all cull piles and volunteer potatoes growing on summer fallow, set-aside and non-cultivated areas of the grower's property. In the event that the grower fails to destroy such plants, the Director may order them destroyed at the expense of the grower.

281. -- 289. (RESERVED)

290. TRANSPORTATION OF POTATOES.

- **01. Responsibilities.** It is the responsibility of the growers of rejected lots to keep contaminated trucks and equipment, infested vegetable matter and foliage from contaminating public roadways, neighboring fields and cellars.
- **02. In Transit**. Potatoes in transit through Seed Potato Crop Management Areas shall be in covered vehicles and not be unloaded in Seed Potato Crop Management Areas.

291. – 294. (RESERVED)

Section 270 Page 332

295. POTATOES FOR CONSUMPTION. Potatoes for human and animal consumption, grown outside Seed Potato Crop Management Areas as defined in Section 220, shall be treated with a sprout inhibitor before being offered for sale within Seed Potato Crop Management Areas as defined in Section 220 of Subchapter B. 296. -- 303. (RESERVED) SUBCHAPTER C – BACTERIAL RING ROT INCORPORATION BY REFERENCE. The following documents are incorporated by reference into Subchapter C only: IDAPA 08.05.01.000 et seq., "Rules Governing Seed and Plant Certification" and Materials Incorporated Therein By Reference. A copy may be accessed online at: http://adminrules.idaho.gov/rules/current/ 08/index.html. 305. -- 309. (RESERVED) **DEFINITIONS.** In addition to the definitions in Sections 22-1904 and 22-2005, Idaho Code, the definitions in section 310 apply in the interpretation and the enforcement of this Subchapter C only: **Bacterial Ring Rot**. Caused by a bacterium, *Clavibacter michiganensis subsp. sepedonicus (Cms)*. 01. Contact Lot. A seed lot produced on a farming operation using common production and handling equipment or storage facilities, or both. Idaho Crop Improvement Association, Inc. A grower association of certified seed producers and conditioners. In 1959, the Regents of the University of Idaho appointed the Idaho Crop Improvement Association, Inc. as its duly authorized agent to administer and conduct seed certification in Idaho. Seed Lot. A field or a group of fields producing seed potatoes or the potatoes (tubers) harvested from a seed potato field, identified with a certification number and a North American Plant Health Certificate, enabling identity preservation and tracking. Seed Potato Certification Process. The process, timing and requirements for the certification of seed potatoes in Idaho, as set forth in IDAPA 08.05.01, "Rules Governing Seed and Plant Certification" and the materials incorporated therein by reference. Seed Stock. Seed potatoes intended for use as a planting source for certification that are "Identity Preserved" with a certification number and a North American Plant Health Certificate. **Sister Lot.** Seed lots originating from the same lot of seed stock. 311. ABBREVIATIONS. 01. BRR. Bacterial Ring Rot. 02. **Cms**. Clavibacter michiganensis subsp. sepedonicus. 03. ISDA. Idaho State Department of Agriculture.

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(RESERVED)

ICIA. Idaho Crop Improvement Association.

04.

312. - 319.

320. Caused		LATED PEST - BACTERIAL RING ROT. erium, Clavibacter michiganensis subsp. sepedonicus (Cms).	()
321 3	329.	(RESERVED)		
330.	REPOR	RTING OF BRR.		
		Mandatory Reporting . It is mandatory for any person including, but not limited to, a ger, laboratory staff member, field inspector, or shipping point inspector, to immediately repto the Department when:		
certifica	a. ation by I	The BRR is discovered or observed in seed potato plants or tubers prior to final seed CIA; and	pota (ito)
	b.	The presence of BRR is confirmed via laboratory testing; and	()
	c.	The positive tubers or plant parts are still in the possession of the original seed grower.	()
	02.	Contents. All reports shall, to the best of the reporter's ability, contain the following inform	ation	`
			()
	a.	The field, facility or other location at which <i>Cms</i> was found;	()
	b.	The date of discovery;	()
	c.	The location at which the suspect potatoes were grown;	()
	d.	The variety and generation of the suspect potatoes;	()
	e.	The laboratory submission report and test results;	()
	f.	The certification tags and origin of the seed potatoes used to produce the suspect crop;	()
	g.	North American Plant Health Certificate.	()
include	03. electronic	Methods of Reporting. The report shall be made by phone, in person or in writing (whice mail sent to BRR@agri.idaho.gov.	ch m (ay)
331. Reporting any alles issue.	ng parties	HARMLESS. and those parties participating in and cooperating with the Department's trace back investigation contaminated potatoes will be held harmless from any civil penalties the Department has authorized to the contaminated potatoes.	ation ority (of to
332.	TRACI	E BACK INVESTIGATION, SAMPLING, AND TESTING.		
		Trace Back and Investigation . The department, upon receiving a mandatory report of investigates the origin and destination of such potatoes. Trace back and investigation activities limited to:		
potatoes	a. s in quest	A review of all inspection, certification, shipping and production records held by any person ion;	for t	he)
destinat	b. ion relate	Inspection and sampling at the reporting operation as well as points for origin, storad to that operation; and	ge a	nd)
	c.	Laboratory testing records of any samples.	()

Section 320 Page 334

)

	02.	Mutual	Cooperation.	The	Department	and	the	Idaho	Crop	Improvement	Association	will
mutually	y coop	erate with e	ach other in trac	e bac	k investigatio	ns w	here	approp	riate.		()

- **O3. Testing Positive for Cms.** If certified seed potatoes in a lot test positive for Cms after they have left the control of the grower of that lot, ISDA's trace back investigation may include Cms testing any remaining seed from that lot that is still at the seed potato grower's facility. The testing level will be at a rate, depending on lot size, up to a maximum of four hundred (400) randomly selected tubers.
- **04. Trace Back Investigations.** The public disclosure of information obtained during an investigation conducted under Subchapter C of this rule is subject to disclosure to the public only insofar as it is allowed by Title 74, Chapter 1, Idaho Code.

333. RESTRICTION ON THE USE OF INFECTED POTATOES.

Those potatoes found to be infected with *Cms* may not be utilized for planting as seed.

334. -- 349. (RESERVED)

350. TESTING FOR BRR.

- **01.** Compliance With Certification Standards. Seed potato tubers for planting for commercial production or for seed certification in Idaho or being imported into Idaho as seed potatoes for commercial production or certification as seed for planting must comply with the Rules Governing Seed and Plant Certification as they relate to *Cms*, as incorporated in Section 304 of Subsection C of this rule.
- **O2.** Seed Potatoes to Be Exported Tested. Seed potato tubers being exported from Idaho to a foreign country as seed potatoes for planting must meet all ICIA requirements for certification and export tag placement, as well as all phytosanitary certification requirements of the importing country. All costs for sampling, transport and testing are borne by the exporter.

351. -- 359. (RESERVED)

360. HOLD ORDERS.

The Director may authorize Hold Orders restricting the movement of infested or suspect potatoes until investigation, trace back, and sample analysis are complete. Hold Orders may require verification that said potatoes will not be utilized for any purposes not authorized in writing by the Department. When potatoes from a certified seed potato lot are sampled and test positive for BRR after the seed potatoes have left the seed potato grower's facility, the department will not issue a hold order on any seed potatoes from that lot that remain on the seed potato grower's facility unless and until potatoes from the affected lot are sampled at the seed potato grower's facility and test positive for BRR.

361. -- 369. (RESERVED)

370. FEES.

Fees for samples for laboratory testing for *Cms* are those normally charged by the approved laboratory doing the testing.

371. -- 409. (RESERVED)

SUBCHAPTER D – PLANTING SEED POTATOES

410. **DEFINITIONS.**

In addition to the definitions found in Section 22-501, Idaho Code, the definitions found in section 410 apply in the interpretation and the enforcement of this subchapter D of this rule:

01. Disease. Any fungus, bacteria, virus, or other organism injurious to plant life or plant products, including the spore or any other propagative state thereof.

Section 333 Page 335

product	02. s, includi	Pest . Any form of animal life that is or may be detrimental or injurious to plant life or plang the egg, larva, pupa, or any other immature stage thereof.	ant)
411	449.	(RESERVED)	
450.	REQUI	REMENTS FOR UNCERTIFIED SEED POTATOES.	
potatoe	01. s.	No More Than One Generation. No more than one (1) generation from certified parent so	ed)
planting	02. g the unce	Grown by the Farmer . Grown by the farmer and separated and graded at the storage of the farretified seed potatoes.	ner)
	03.	Planting . Planted only on the farm of the farmer who produced the uncertified seed potatoes. ()
disease	04. content the	Disease Content . In compliance with ICIA rules of certification for seed potatoes by having that does not exceed the standard for the last generation of certified seed potatoes.	g a)
	05.	Laboratory Testing. Laboratory tested for bacterial ring rot prior to planting. ()
virus aı	06. and potato	Laboratory Tested and/or Grown Out. Laboratory tested and/or grown-out for potato leaf avirus Y prior to planting.	oll (
departn	07. nent.	Testing by Designated Agencies . Laboratory and/or grow-out tested by agencies designated by (the)
	08.	Sampling. Sampled in accordance with procedures established by the department. ()
451	459.	(RESERVED)	
460.	ENFOR	CEMENT.	
	01. omplete an planting.	Reporting – Uncertified Seed Potatoes . All growers planning to plant uncertified seed potaton uncertified seed potatoes report form approved by the department and submit it to the department (
docume potato	entation is variety na	Records - Certified Seed Potatoes . All potato growers are required to keep seed pot ords for a minimum of four years after planting. The records may be official tags or other offices by the certifying agency and representing each lot planted. These records must include ame, certification number and certifying agency. These records are to be made available to essentative upon request.	cial the
461. – 9	999.	(RESERVED)	

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IDAPA 02.07 - IDAHO HOP GROWERS' COMMISSION

DOCKET NO. 02-0701-2000F

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 Title 22, Chapter 31, 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 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 02.07, rules of the Idaho Hop Grower's Commission:

IDAPA 02.07

• 02.07.01, Rules of the Idaho Hop Growers Commission.

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 346-348.

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. This fee rule specifies the collection and remittance of the assessment contained in Section 22-3107, 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 Candi Fitch, (208) 722-5111.

Dated this 18th day of November, 2020.

Candi Fitch Executive Director Idaho Hop Growers Commission P.O. Box 909, Parma, ID 83660 (208) 722-5111

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Title 22, Chapter 31, 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 02.07, rules of the Idaho Hop Grower's Commission:

IDAPA 02.07

• 02.07.01, Rules of the Idaho Hop Growers Commission.

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 fees or charges specify the collection and remittance of the assessment provided in Section 22-3107, 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 Candi Fitch, (208) 722-5111.

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. 02-0701-2000F

02.07.01 - RULES OF THE IDAHO HOP GROWERS' COMMISSION

This chapter is adopted under the legal authority of Section 22-3105(12), Idaho Code.

001. TITLE AND SCOPE. Title. The title of this chapter is IDAPA 02.07.01, "Rules of the Idaho Hop Growers' Commission." Scope. These rules govern markings required on hop bales, substituting hops grown out of state as Idaho hops, payment of hop assessments, computation and establishing assessment rate, collection and remittance of assessment to the Idaho Hop Growers' Commission, and dealer assessment returns, and grower assessment returns. 002. -- 009. (RESERVED) **DEFINITIONS.** The Idaho Hop Growers' Commission adopts the definitions set forth in Section 22-3103, Idaho Code.) 011. -- 099. (RESERVED) 100. MARKINGS REQUIRED. Each bale of hops grown within the state of Idaho are to be labeled on the head of the bale by an authorized representative of the Idaho Department of Agriculture at the time of Federal/State inspection. The grower of the hops are to have stenciled on each bale, their grower number and lot number or letter, prior to the Idaho Department of Agriculture representative stenciling the Federal/State inspection seal. 101. REMOVAL OR DEFACING OF STENCILS. It is unlawful for any grower, shipper, dealer, or any person other than the final consumer to remove, stencil over, substitute, mutilate, or in any other way deface the distinctive stencils the Idaho Hop Growers' Commission has ordered affixed. However, in cases wherein definite proof of necessity is presented by a shipper and/or dealer to the Idaho Hop Growers' Commission, the Commission may, in its discretion, permit the shipment of hops without the distinctive stencils affixed thereto. ("Proof of necessity" will be a certificate under oath that the shipment of hops in question is intended for export from the continental limits of the United States and that such shipment cannot be made without removal of all identifying marks. In addition to the above oath, the dealer and/or shipper is to furnish all such other information as may have a bearing on the Commission's decision to allow or disallow removal of the stencil.) MISREPRESENTATION. It is unlawful to substitute or in any manner represent any other hops as Idaho hops in any channel of trade and at any and all times. 103. TIME OF PAYMENT OF HOP ASSESSMENT LEVY. The hop assessment levy as imposed by Chapter 31, Title 22, Idaho Code, is to be paid not later than the last day of the month next succeeding the month in which such hops were first handled in the primary channels of trade. (104. COMPUTATION OF ASSESSMENT. The initial hop assessment levy is computed and paid on the basis of twenty cents (\$0.20) per net two hundred (200) pound bale of hops handled in the primary channels of trade. In addition to such initial assessment there may be levied an assessment not exceeding four dollars and eighty cents (\$4.80) per net two hundred (200) pound bale on each bale of hops handled in the primary channels of trade. The amount of such additional assessment is determined annually by the Commission. Licensed hop dealers of the state of Idaho will be notified of the determined assessment

All assessments levied and imposed under and pursuant to the provisions of Chapter 31, Title 22, Idaho Code, are deducted from the grower's account by the person or dealer by whom the hops are first handled in the primary channels of trade. All such assessments will be made payable to the Idaho Hop Growers' Commission, P.O. Box 909,

Parma, Idaho 83660 together with a properly prepared assessment return as prescribed by Section 106.

106. ASSESSMENT RETURN.

LEGAL AUTHORITY.

COLLECTION OF HOP ASSESSMENT LEVY.

amount by registered mail prior to the harvest period.

IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.07.01 – Rules of the Idaho Hop Growers' Commission

- **01. Dealer Assessment Return**. Every dealer or other person buying hops in primary channels of trade is to file an assessment return on forms available from the Commission each time assessments become due under and pursuant to the provisions of Chapter 31, Title 22, Idaho Code. Assessment returns and assessment payments will be mailed together to the Idaho Hop Growers' Commission, P.O. Box 909, Parma, Idaho 83660.
- **02. Grower Assessment Return**. Every grower of hops in the state of Idaho, upon the delivery of hops to a dealer or brewer, is to file a Commission assessment return form not later than the last day of the month next succeeding the month in which such hops were first handled in the primary channels of trade. Assessment returns are to state the number of bales of hops handled during the period prescribed and mailed by the grower to the Idaho Hop Growers' Commission, P.O. Box 909, Parma, Idaho 83660.

107. -- 999. (RESERVED)

Section 106 Page 340

IDAPA 02.08 - IDAHO SHEEP AND GOAT HEALTH BOARD

DOCKET NO. 02-0801-2000F

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 25-129(1) and 25-147, 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 02.08, rules of the Idaho Sheep and Goat Health Board:

IDAPA 02.08

• 02.08.01, Sheep and Goat Rules of the Idaho Sheep and Goat Health 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 349-359.

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.

- Section 700 Sheep Assessments
- Section 701 Goat Assessments
- Section 900 Violations

These fees or charges are being imposed pursuant to Section 25-131, 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 Naomi LeGere-Gordon at (208) 344-2271 or naomi.gordon@isda.idaho.gov.

Dated this 18th day of November, 2020.

Naomi LeGere-Gordon Idaho Sheep and Goat Health Board 2118 West Airport Way Boise ID 83705 (208) 344-2271

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 25-129(1) and 25-147, 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 02.08, rules of the Idaho Sheep and Goat Health Board:

IDAPA 02.08

• 02.08.01, Sheep and Goat Rules of the Idaho Sheep and Goat Health Board.

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 as provided for in Section 25-131, Idaho Code:

- Section 700 Sheep Assessments
- Section 701 Goat Assessments
- Section 900 Violations

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 Naomi LeGere-Gordon at (208) 344-2271 or naomi.gordon@isda.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. 02-0801-2000F

02.08.01 - SHEEP AND GOAT RULES OF THE IDAHO SHEEP AND GOAT HEALTH BOARD

000. This ch		AUTHORITY. dopted under the legal authority of Sections 25-129(1) and 25-147, Idaho Code.	()
001.	TITLE	AND SCOPE.		
Board.'	, 01.	Title. The title of this chapter is the "Sheep and Goat Rules of the Idaho Sheep and Goat	Heal (th)
among and goa	02. sheep and ats to prov	Scope . These rules govern procedures for the prevention, control and eradication of d goats, the interstate and intrastate movement of sheep and goats and the assessment of fees or ide resources to carry out these functions.	iseas 1 she (es ep
002. –	003.	(RESERVED)		
	of the fol	PORATION BY REFERENCE. llowing documents may be obtained from the Idaho State Department of Agriculture Divis. IDAPA 02.08.01 incorporates by reference:	sion (of)
54.22 a	01. nd 79, Jan	The Code of Federal Regulations Title 9, Parts 54.1, 54.2, 54.8, 54.9, 54.10, 54.11, 54.20, nuary 1, 2015.	54.2 (1,
	02.	The Voluntary Scrapie Flock Certification Program Standards, USDA, June 2013.	()
	03.	The Code of Federal Regulations, Title 9, Part 161, January 1, 2009.	()
005	009.	(RESERVED)		
010.	DEFIN	ITIONS.		
		Accredited Veterinarian . A veterinarian approved by the Administrator and USDA/APHIS provisions of Title 9, Part 161, Code of Federal Regulations to perform functions of State-Introl programs.		
	02.	Animals. All vertebrates, except humans.	()
function	03. ns of the I	Authorized Federal Inspector . An employee of USDA authorized by the Board to perfordance Sheep and Goat Health Board.	orm t	he)
the fund	04. etions of t	Authorized State Inspector . An employee of the state of Idaho authorized by the Board to p he Idaho Sheep and Goat Health Board.	erfor (m)
	05.	Board. The Idaho Sheep and Goat Health Board or its designee.	()
	06.	Breeding Stock. Intact male or female sheep or goats of any age.	()
	07.	Brucellosis . An infectious disease of animals and humans caused by bacteria of the genus <i>Br</i>	ucell (!a.)
Ovis El	08. LISA test.	Brucella Ovis Test Positive. An animal that tests in the positive range on an approved B	rucel ('la)
Ovis EI	09. LISA test.	Brucella Ovis Test Suspect. An animal that tests in the suspect range on an approved B.	rucel ('la)
Ovis EI	10. LISA test.	Brucella Ovis Test Negative. An animal that tests in the negative range on an approved B	rucel (la)
		Certificate . An official certificate of veterinary inspection or other approved certificate iss terinarian, state or federal animal health official, or other approved official at the point of or unimal(s) being imported.		

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12.	Commercial	Low-Risk	Goats.	Intact of	r castra	ated go	ats, raise	ed for f	iber or	meat	, that	are	not
registered or	exhibited, that are	not scrapie	positiv	ve, suspe	ct, high	ı risk, (or expose	ed anima	als and	that l	nave n	ot b	een
exposed to sh	eep or are not fror	n a state tha	t has sc	rapie in	goats.							()

- 13. Contemporary Lambing Group. The time from the first birth to sixty (60) days post birthing of the entire group in a given lambing season.
- 14. Exposed. Animals that have had direct contact with other animals, herds, or materials that have been determined to be infected with or affected by any infectious, contagious, or communicable disease.
- **15. Federal Animal Health Official**. An employee of USDA/APHIS/VS who has been authorized to perform animal health activities.
- 16. Flock. Flock or flocks are interchangeable with the terms herd or herds and denote a group of one (1) or more animals that are fed, housed and birthed together on the same premises, or animals maintained in separate geographic areas that have interchange at or around the time of birth. Changes in ownership of a flock do not change the identity of the flock or the regulatory requirements applicable to the flock.
- 17. Flock Plan. A written flock management agreement signed by the owner, his accredited veterinarian if there is one, a representative of the Division of Animal Industries, and an APHIS representative in which each signatory agrees to undertake action specified in the Flock Plan to eradicate or control scrapie as defined in 9 CFR Part 54.8 a-f. Goats exposed to scrapie will be subjected to the same rules as sheep.
- **18. Goats Requiring Premises/Flock Identification Number.** Sexually intact goats or goats that have resided on the same premises as sheep or any other goats not defined in Subsection 010.13.
- 19. Idaho Premises/Flock Identification Number. A unique identification number or alphanumeric designation approved by APHIS, and assigned by the Board to each premises/flock of breeding sheep or goats, as defined in Subsection 010.21, in the state of Idaho.
- 20. Low Risk Commercial Sheep. Commercial whiteface, white-faced cross, or commercial hair sheep from a flock with no known risk factors for scrapie, including any exposure to female black-faced sheep, that are identified with a permanent brand or ear notch pattern registered with an official brand registry and that are not scrapie-positive, suspect, high-risk, or exposed animals and are not animals from an infected, source, or exposed flock.
- 21. Negative. Animals are classified as negative when they have been subjected to official tests for a disease, and the tests performed have failed to disclose evidence of the disease.
- **22. Official Individual Identification**. The unique identification of individual animals with an alpha numeric number applied as a tag, a legible tattoo, electronic device, or any other device approved by APHIS. The Idaho Premises/Flock Identification number can serve as the official individual identification number if it contains a unique individual animal number in addition to the Idaho premises/flock identification number.
- 23. Post Exposure Monitoring and Management Plan. A monitoring plan which includes a written agreement signed by the owner of the flock and a representative of the Division of Animal Industries and an APHIS representative in which each participant agrees to undertake actions specified in the agreement to monitor for the occurrence of scrapie in the flock for at least five (5) years after an approved Flock Plan has been completed. The PEMMP requires at least once a year flock inspections and prompt reporting of any animal over fourteen (14) months of age which dies in the flock so that some of these animals can be selected and submitted for scrapie testing. The Plan also includes the requirements outlined in 9 CFR Part 54.8. Owners may request to join the Scrapie Flock Certification Program after two (2) years of participation in the PEMMP.
- **24. Premises**. The ground, area, buildings and equipment utilized to raise, propagate or control sheep and goats.

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25. confine or hold a premises or any of	Quarantine . A written order, executed by the Board or the Administrator of Animal Industrainmals on a premises or any other location, where found, and prevent movement of animals other location.		
26. degenerative disc	Scrapie . A transmissible spongiform encephalopathy that is a nonfebrile, transmissible, insease affecting the central nervous system of sheep and goats.	idiou (s,)
contacts are cont	Scrapie Exposed Animal . Any animal which has been in the same flock at the same time venty-two (72) months as a scrapie positive female animal excluding limited contacts. Lacts between animals that occur off the premises of the flock and do not occur during or within arturition for any of the animals involved.	Limite	d
28. for reducing the	Scrapie Flock Certification Program . A cooperative Federal-State-Industry voluntary princidence and controlling the spread of scrapie through flock certification.	rograi (n)
29. risk of developin	Scrapie High Risk Animal . An animal determined by epidemiologic investigation to face ag clinical scrapie because the animal was:	a hig (;h)
a.	Progeny of a scrapie-positive dam;	()
b.	Born in the same contemporary lambing group as a scrapie-positive animal, or	()
c. flock plan; or	During any subsequent lambing season if born before the flock completes the requirement	its of	a)
	Born in the same contemporary lambing group as progeny of a scrapie-positive dam or any ep present in the lambing facility/area where a scrapie-positive animal was born during the of a scrapie-positive animal.		
as high risk anin	Animals that fit the criteria for high risk animals which are determined by genetic testing to codon, or are determined by other recognized testing procedures to pose no risk, may be exempled by the Board, upon the recommendation of the State Scrapic Certification Board, based to latest research information available.	empte	d
30. aborted. A flock	Scrapie Infected Flock . Any flock in which a scrapie-positive animal has been born, birt will no longer be considered infected after an approved Flock Plan has been completed.	thed o	or)
	Scrapie-Positive Animal . An animal for which a diagnosis of scrapie has been made ary Services Laboratories, or another laboratory authorized by state or federal officials to croved for scrapie diagnosis by APHIS or the Administrator.		
after the requires	Scrapie Source Flock . A flock in which an animal was born and subsequently diagno at less than seventy-two (72) months of age. The flock will no longer be considered a source ments of an approved Flock Plan have been completed. A trace to a flock must meet the foliate the flock as a source flock: The scrapie-positive animal must:	e floc lowin	k
a. device, ear tattoo	Be identified with a Premises/Flock Identification Number, or on an official ear tag, elector, or flank tattoo which is correlated to the Premises/Flock Identification number on flock record		
b.	Be identified with a genetic heredity test or nose print; or	()
c. production, or re	Possess the original registry ear tag or individual identification ear tag along with the mov gistry records indicating birth in the source flock; or	remen (t,)
d. investigation of r	Be traced to the flock by a veterinary epidemiologist through a thorough epidemio records and all other available evidence.	logica (al)

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and erac	33. dication p	State Animal Health Official. The Administrator, or his designee, responsible for disease rograms.	contro (ol)
		State Scrapie Certification Board . The State Scrapie Certification Board will consist of A animal health official, animal producers and accredited veterinarians. Animal produce parians will be appointed by the AVIC and the State animal health official.		
	35.	Terminal Feedlot. As defined in Title 9 CFR, Parts 54 and 79.	()
	36.	Trace . All actions required to identify the flock of origin or destination of an animal.	()
011.	ABBRE	EVIATIONS.		
	01.	APHIS. Animal Plant Health Inspection Service.	()
	02.	AVIC. Area Veterinarian in Charge.	()
	03.	CFR. Code of Federal Regulations.	()
	04.	PEMMP. Post Exposure Monitoring and Management Plan.	()
	05.	USDA. United States Department of Agriculture.	()
	06.	VS. Veterinary Services.	()
012. These rustate of	ules apply	CABILITY. to all domestic sheep and goats located in, imported into, exported from, or transported through	ugh th (ie)
013. The Boa issuing a	ard may i	IONAL IMPORT REQUIREMENTS. mpose additional or more restrictive import requirements than the requirements in this chap order stating the additional requirements and the reasons for the requirements.	pter b (y)
014 (99.	(RESERVED)		
100.	SHEEP	AND GOAT STATE ENTRANCE REQUIREMENTS.		
with a c brucella seventy- prior to (30) day commer identific premise copy of covering purpose	tertificate or sympetwo (72) date of in ys immediate goats of in syflock id the perme g such shift they or if they or	Entrance Requirements. All breeding sheep and goat stock entering the state of Idaho ex ons 103, 105, and 107 of these rules will be accompanied by a permit issued by the Board to of veterinary inspection certifying that such sheep or goats are free from scrapie, scabies, for toms of any communicable disease and are not known to have been exposed to scrapie for a months prior to the date of inspection, scabies for a period of at least six (6) months immenspection and are not known to have been exposed to any communicable disease for at least liately prior to date of inspection. All breeding sheep and goats with the exception of loss imported into the state of Idaho must be individually identified with an official premise mber, or legible tattoo or other form of individual identification approved by the Board lentification number must be listed on the certificate of veterinary inspection. The original mit and certificate of veterinary inspection required by this rule will be attached to the vipments. No sheep will be shipped, trailed, or in any manner moved into the state of Idaho riginate in a state or area where sheep scabies is known to exist until the Board has been not such state or area where sheep scabies is known to exist until the Board has been not such state or area where sheep scabies is known to exist until the Board has been not such state or area where sheep scabies is known to exist until the Board has been not such state or area where sheep scabies is known to exist until the Board has been not such state or area where sheep scabies is known to exist has been classified by the APHIS as	ogether oot ro at least ediatelest thirt ow-rises/flocard. The or true waybifor an ified b	er ot, st ly sk k ne ne ll ny oy

Ovis Brucella Ovis. Intact male sheep six (6) months of age or older must test negative for Brucella Ovis within thirty (30) days prior to entry. Rams entering for exhibition only and returning to the state of origin are exempt from testing. Rams imported from a state certified *Brucella Ovis* free flock are also exempt.

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scabies eradication area.

101. PERMITS.

- **Request for Permits**. Request for the permits required under Section 100 are to be in writing, by telephone or facsimile and set forth the name and address of the owner of the animals offered for movement into the state of Idaho, the number and class of sheep and goats to be brought in, the destination, the name and address of the consignee, and the approximate date and place of entry. A copy of the permit, or permit number written on the face of the waybill or certificate of veterinary inspection accompanying movement, will be shown to a representative of the Board or any law enforcement officer of the state, county, or municipality of the state of Idaho upon request. ()
- **O2.** Certificates of Veterinary Inspection to Be Furnished. Copies of the certificates of veterinary inspection from the point of origin must accompany the shipment and include a copy of the permit or the permit number written on the face of the certificate of veterinary inspection and will be shown to a representative of the Board or any law enforcement officer of the state, county, or municipality of the state of Idaho upon request, and a copy forwarded to the Idaho Department of Agriculture, Division of Animal Industries, c/o Idaho Sheep and Goat Health Board, P.O. Box 7249, Boise, Idaho 83707, immediately after issuance for sheep and goats entering the state of Idaho.
- **03. Inspection Fees.** An inspection fee of one hundred dollars (\$100) per incidence, plus mileage, will be paid on all sheep and goats exported from or imported into Idaho in violation of these rules. Such incidences require an inspection of animals, certificates of veterinary inspection and permit. ()
- **04. Examination and Treatment Fees.** The Board may assess a fee on sheep and goat producers who receive services from the Board or its representatives, such as examination and treatment of animals for diseases or parasites. The fees assessed are not to exceed the actual costs for the services rendered.

102. SCABIES.

All sheep and goats, including rams and bucks, entering Idaho and which have originated in an area or areas in which scabies is known to exist within the past six (6) months must be treated with a product approved by the APHIS under the supervision of an authorized state or federal inspector or accredited veterinarian. At the time of shipment, such sheep or goats must be accompanied by a permit from the Board and a certificate of veterinary inspection from the state of origin and also a treatment certificate showing that such sheep or goats have been treated at point of origin as herein required. Any and all shipments of sheep and goats entering Idaho, and which have originated in states where scabies is known to exist, are subject to a thirty (30) to sixty (60) day quarantine and inspection at the time of arrival at destination, and a second inspection at the time of quarantine release, or as often as it may be deemed necessary by the Board.

103. ANIMALS IN TRANSIT.

Sheep and goats in course of transit through the state of Idaho, in trucks, or other vehicles from a point outside the state of Idaho to another state or country, are not to be unloaded in Idaho except in pens designated by APHIS for purpose of feed, water and rest for a period of time not to exceed ten (10) days, need not comply with Section 100, provided waybills or other documents accompanying the sheep or goats show origin and destination of such sheep and goats. Failure to have such waybills or other documents with the sheep or goats constitutes a violation of these rules. The Board, however, may prohibit the transportation of any sheep or goats through the state it feels represents a threat to the general health and welfare of the Idaho sheep industry.

104. DAIRY GOATS.

All dairy type goats, including bucks, entering the state of Idaho must be accompanied by a permit issued by the Board, together with a certificate of veterinary inspection issued at point of origin by an authorized veterinarian. All dairy type goats, including bucks, aged six (6) months or older must have been tested negative for *Brucella Melitensis* within thirty (30) days of the date of entry into the state of Idaho accompanied by the negative test chart signed by the person in charge of the laboratory where the test was made and approved by the state animal health official of the state of origin and attached to the certificate of veterinary inspection. Goats entering Idaho on a short-term temporary basis for show or other temporary purposes may be exempted from having a negative test for *Brucella Melitensis* completed, with permission from the Board.

105. IMPORTATION OF SCRAPIE EXPOSED, SUSPECT AND HIGH RISK ANIMALS.

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.08.01 Sheep & Goat Health Board Rules

Sheep and goats that are scrapie suspect, exposed, or high risk animals or from scrapie infected, source, or exposed flocks, as defined Title 9, Parts 54.1 and 79.1, Code of Federal Regulations, are not allowed entry into Idaho except as follows:

- **01. Valid Permit**. Scrapie suspect, exposed or high-risk animals and animals from infected, source or exposed flocks may be imported directly to scrapie research facilities, or to approved slaughter establishments for immediate slaughter, or other destinations approved by the Administrator, if accompanied by a permit issued by the Board or its representative; and
- **02. Officially Identified**. The animals are individually identified by official identification tattoos, tags, or devices on a VS 1-27 or other approved movement document.

106. IDAHO ORIGIN SHEEP INTERSTATE GRAZING PERMIT.

Idaho origin, low-risk commercial sheep breeding stock with no history of scrapie exposure returning to Idaho from seasonal grazing in other states may return to Idaho without a certificate of veterinary inspection if they are accompanied by an Idaho Origin Sheep Interstate Grazing Permit and a waybill. The Idaho Origin Sheep Interstate Grazing Permit is to be obtained from the Board.

107. INTERSTATE SHIPMENTS.

- **01. Waybill Requirement.** All sheep and goats leaving the state of Idaho by any common carrier, by private conveyance, or any kind of transportation must be accompanied by a waybill, stating the owner's name and indicating destination of sheep or goats, or be accompanied by a certificate of veterinary inspection issued by an inspector appointed by the Board or a representative of the APHIS or accredited veterinarian; said certificates of veterinary inspection to be dated not more than thirty (30) days prior to date of movement, and comply with the rules for the state of destination.
- **02. Waybill Violation**. Failure to have such waybills or other documents accompanying the sheep or goats constitutes a violation of these rules and is punishable as provided in Section 900. ()
- **O3.** Carriers. No common or contract carrier or owner or caretaker will unload any breeding sheep, breeding goats, or dairy goats within the state of Idaho from other states or country, other than as provided in Sections 103, 105, 106, and 107, of these rules, unless such shipments be accompanied by an Idaho Origin Sheep Interstate Grazing Permit issued by the Board or other permit issued by the Board, and the official certificate as provided herein. The original or true copy of each certificate with permit must be attached to the waybill covering such shipments or be in possession of the owner or caretaker of shipment.
- **04.** Who May Inspect? Authorized state or federal inspectors and accredited veterinarians may inspect sheep and goats.

108. -- 199. (RESERVED)

200. SCRAPIE PROGRAM STANDARDS, SCRAPIE FLOCK CERTIFICATION, SCRAPIE CONTROL AND ERADICATION.

The Board adopts the provisions of the Voluntary Scrapie Flock Certification Program Standards, which were effective June 2013, and 9 CFR, Parts 54.1, 54.2, 54.8, 54.9, 54.10, 54.11, 54.20, 54.21, 54.22 and 79, January 1, 2015, as the minimum standards for the scrapie certification program in Idaho.

201. IDENTIFICATION OF BREEDING SHEEP.

- **01.** Assignment of APHIS Approved Idaho Premises/Flock Identification Numbers. The Board or its designee will assign APHIS-approved Idaho premises/flock identification numbers with unique individual animal identification numbers to Idaho sheep and goat flocks/herds.
- **02.** Responsibility for Identification. Owners and possessors of breeding sheep and goats bear the cost and responsibility of obtaining the identification devices and placing the device in or on the animal. ()

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Department of Agriculture	Sheep & Goat Health Board Rules
all breeding stock in the flock of any age with a premises	ossessors of breeding sheep and goats in Idaho will identify flock identification number before transfer of ownership on nimals are under eighteen (18) months of age and are in (
04. Importation Identification . Breeding with a premises/flock identification number before entry	sheep or goats imported into the state must be identified into the state.
flock identification number. In the event an animal lose	or goats sold within the state retain the original premises a premises/flock identification device, the owner of the dentification number and maintain records to document the
number to breeding sheep and goats include: APHIS-an number, legible tattoos bearing the premises/flock ide	devices for application of the premises/flock identification opproved ear tags bearing the premises/flock identification number, approved Scrapie Flock Certification eation, and other identification devices approved by APHIS
07. Identification Exemption . Animals premises/flock identification number include:	exempt from the requirement for identification with a
a. Neutered animals under eighteen (18) n	nonths of age.
b. Sexually intact market lambs under eigslaughter establishment or shipped directly to a feedlot fo	ghteen (18) months of age shipped directly to an approved r finish feeding for slaughter only.
	from their premises of origin and/or transferred ownership defined in the 9 CFR Part 79 which are moved for grazing of the control of the con
d. Castrated or low-risk commercial goats	. (
e. Registered sheep and goats accomparinspection with legible unique registration tattoos.	nied by registration papers or a certificate of veterinary
f. Goats registered with a National Goat I recorded on a registration certificate, may be identified w	Registry that allows for electronic implant identification, as ith an electronic implant.
until the infected or high-risk animals have been slaug completed and the flock is participating in a Post Exposu	nigh-risk animals will be placed and held under quaranting htered or depopulated, an approved Flock Plan has been me Monitoring Program. Flocks that do not participate in a untine until the entire flock has been depopulated. Flocks rogram before the agreed time will be re-quarantined.

203. RESTRICTION OF HIGH-RISK ANIMALS.

High-risk animals will be placed under a quarantine when the flock or animals are determined to be exposed. An epidemiological investigation will be conducted on the flock or animals to determine the risk of infection with scrapie. The flock or animals will be maintained under quarantine until the flock is in compliance with the Scrapie Uniform Methods and Rules in effect or until the scrapie epidemiologist has determined that the flock or animals do not pose a substantial risk to other flocks.

204. MOVEMENT OF RESTRICTED ANIMALS.

Animals from infected and source flocks and high-risk animals may be moved from quarantined premises only under the following conditions:

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1-27 for		Individually Identified on Approved Document . The animals are individually identified on a VS r approved document, by official ear tags, tattoos or devices; or ()
left jaw;		Indelibly Marked . The animals are indelibly marked with an "S" at least one (1) inch high on the ()
slaughte	03. er facility	Consigned Directly to Approved Destination. The animals are consigned directly to an approved for immediate slaughter or to a terminal feedlot for finish feeding for slaughter only; or ()
individu	ally ident	The animals are consigned directly to an approved livestock market for sale directly to an approved for immediate slaughter or to a feedlot for finish feeding for slaughter only. The animals must be tified on a VS 1-27 form or other approved document for movement from the approved livestock stination; or
transit b	y represe	The Board or its representative may, by written permission, allow the animals to be moved, under ner pre-approved locations. The animals may be moved in sealed vehicles or be accompanied in ntatives of the Board in lieu of individual identification. Animals so moved will be retained under new location.
205 3	399.	(RESERVED)
400.	CONDE	MNATION AND DESTRUCTION OF DISEASED ANIMALS OR FLOCKS.
identifie	d by the	Animals or Flocks Infected. Animals or flocks determined by representatives of the Board or ected with scrapie or other contagious, infectious, or communicable diseases which have been Board to be diseases of concern to human health or the livestock industry of the state may be der of the Board.
destroye		Animals or Flocks Condemned . Animals or flocks condemned by order of the Board will be rwise disposed of as directed by order of the Board and under the conditions set by the Board.
401 4	199.	(RESERVED)
500.	INDEM	NIFICATION.
otherwis Sheep an	se dispose nd Goat E	Owners, Individuals, Partnerships, Corporations or Other Legal Entities. Owners, nerships, corporations or other legal entities whose animals or flocks have been destroyed or do f by order of the Board may be eligible for indemnification in the form of cash payment from the Disease Indemnity Fund for all or part of the value of the animals destroyed or otherwise disposed of cost for burial or disposal of animal carcasses.
	02. rn in the gated there	Indemnity Payments Paid . Indemnity payments are paid only to an owner of sheep or goats that state of Idaho or were imported into the state in compliance with existing Idaho statutes and rules eunder.
indemni	is determ ty, and tl	Amount of Indemnity to Be Paid for Each Animal. The amount of indemnity to be paid for each ined by the Board and does not exceed the difference between the appraised price, less federal ne salvage value of the animal. In the event federal indemnity is not available the amount of the exceed the difference between the appraised price and salvage value.
represen	04. ntative, the	Appraisals. Appraisals are to be performed by a team comprised of an Animal Health e owner, and a person with experience in sheep or goat marketing.
exceed:	05.	Maximum Amount of Indemnity. The maximum amount of indemnity for each animal will not

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IDAPA 02.08.01 Sheep & Goat Health Board Rules

a.	Ewes or does one (1) year of age or older - two hundred dollars (\$200) per head.	()
b.	Rams or bucks one (1) year of age or older - four hundred dollars (\$400) per head.	()
c. hundred dollars	Lambs or kids under one (1) year of age - current market price per pound with a maximum (\$100) per head.	of on	e)
or the prorated	Indemnity Payment upon Approval of Appraisal . Upon approval of the appraisal by the f the indemnity payment will be paid at that time. The other one-half (1/2) of the indemnity payortion thereof, will be paid at the end of the fiscal year. Indemnity payments are paid in their d year and do not exceed the amount in the fund.	aymen	t,
501 599.	(RESERVED)		
Barns, sheds, st premises that ha contagious, infe directed by the	NING AND DISINFECTION. ockyards, trucks, aircraft, ferryboats and other vehicles, feed yards, stables, pens, corrals, larave been used in confining, trailing, or transporting any sheep or goats affected or infected we ctious or communicable diseases, will be cleaned and disinfected under state or federal superv Board, or an authorized representative of the Board, and the owner of such premises, conveyant on sible for such cleaning and disinfecting.	ith an ision a	y ıs
601 699.	(RESERVED)		
	PASSESSMENTS. ules apply to all sheep.	()
	Payment of Assessment . The owner of sheep on July 1st of the assessment year is respons the assessment levied by the Boards as provided for in Section 25-130 and 25-131, Idaho Coent is eight cents (\$.08) per pound on all wool, in the grease basis, except tags, crutchings, and	de. Th	e
02. of the first sale sale.	Assessment as Resident Sheep . The assessment is levied and assessed to the producer at to of wool and is deducted by the first purchaser from the price paid to the producer at the time		
	Migratory Sheep . In the event that a sheep, which produces wool subject to this assessment state of Idaho during a part of the assessment year, the amount of the assessment is reduced grower will be required to request a prorated adjustment in writing to the Board.		
04. charge against t	Costs of Collection . All costs of collection of delinquent assessments are borne as an adhe delinquent assessee first purchaser.	ditiona (ıl)
	ASSESSMENTS. ules apply to all goats.	()
01. levied by the B cents (\$.80) per	Payment of Assessment . The owner of goat(s) is responsible for the payment of the assessard as provided for in Sections 25-130 and 25-131, Idaho Code. The rate of assessment is head.	essmer s eight (ıt y)
02. of the sale of sa	Assessment as Resident Goats . The assessment is levied and assessed to the producer at t id goat(s).	he tim (e)
yards after each	Auction Yards: Auction yards will deduct the assessment from the price paid to the produce goat assessments will be sent to the Idaho Sheep and Goat Health Board (ISGHB) from the sale, but no later than thirty (30) days after the sale. Assessments will be accompanied by that includes a list of the producers (sellers) name, address, and number of head sold.	auctio	n

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IDAHO ADMINISTRATIVE CODE Department of Agriculture

IDAPA 02.08.01 Sheep & Goat Health Board Rules

b.	Private Sales:	The producer	will handle	assessment	t on private	e sales.	The produce	r will	send at
minimum an	annual assessment	to the ISGHB	on all priva	te sales no	later than t	he end	of December	of the	current
year.									()

03. Costs of Collection. All costs of collection of delinquent assessments are borne as an additional charge against the delinquent assessee.

702. -- 899. (RESERVED)

900. VIOLATIONS.

Any person, company, corporation or association, or any agent, servant or employee of such, who violates or disregard any of these sheep and goat rules or any other sanitary or quarantine rule, order of the Board or inspector thereof, is deemed guilty of a misdemeanor and upon conviction be fined not less than one hundred dollars (\$100) nor more than five thousand dollars (\$5,000) for each offense.

901. -- 999. (RESERVED)

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IDAPA 11 – IDAHO STATE POLICE STATE BRAND BOARD

DOCKET NO. 11-0201-2000F

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 25-1102, 25-1110, 25-1160 and 25-3302, 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 State Brand Board:

IDAPA 11

• 11.02.01, Rules of the Idaho State Brand 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 381-393.

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 by section or subsection:

Section or Subsection	Fee
011.02.a.	Brand Recording Fee
011.02.d.	Brand Renewal Fee
011.04.a.	Brand Renewal Fee
011.05.b.	Brand Transfer Fee
016	Sheep Brand Recording Fee
019.04	Brand Inspection Fees
020	Fees for Owner Inspections
021.05	Annual Brand Inspection Certificate Fee
031	Idaho Livestock Moving to Pasture Out of State Fee
032.03	Livestock Auction Sales Fee
034	Schedule of Fees for the Idaho State Brand Board
100	Idaho Livestock Dealer Licensing – Application Fees

Fees or charges are being imposed pursuant to Sections 25-1160, 25-1121, 25-1122 and 25-3303, 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 Cody D. Burlile, State Brand Inspector, phone (208) 884-7070, fax (208) 884-7097, email cody.burlile@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 25-1102, 25-1110, 25-1160, and 25-3302, Idaho Code, 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, Idaho State Brand Board:

IDAPA 11

• 11.02.01, Rules of the Idaho State Brand Board.

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 by section or subsection:

Section or Subsection	Fee
011.02.a.	Brand Recording Fee
011.02.d.	Brand Renewal Fee
011.04.a.	Brand Renewal Fee
011.05.b.	Brand Transfer Fee
016	Sheep Brand Recording Fee
019.04	Brand Inspection Fees
020	Fees for Owner Inspections
021.05	Annual Brand Inspection Certificate Fee
031	Idaho Livestock Moving to Pasture Out of State Fee
032.03	Livestock Auction Sales Fee
034	Schedule of Fees for the Idaho State Brand Board
100	Idaho Livestock Dealer Licensing – Application 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 Cody D. Burlile, State Brand Inspector, via phone at (208) 884-7070, Fax (208) 884-7097, or email cody.burlile@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. 11-0201-2000F

IDAPA 11 – IDAHO STATE POLICE STATE BRAND BOARD

11.02.01 - RULES OF THE IDAHO STATE BRAND BOARD

	te Brand	Board has authority to make rules to implement and enforce the state brand laws pursuant to Titl 33, Idaho Code.	le 25	,
001.	TITLE	AND SCOPE.		
	01.	Title. These rules are titled IDAPA 11.02.01, "Rules of the Idaho State Brand Board."))
		Scope . The rules relate to the governance and operation of the Idaho State Brand Board. The for the issuance and administration of livestock dealer licenses, the collection of appropriate provision of requirements necessary for licensure.		
002	004.	(RESERVED)		
005. The desin rules	finitions f	ITIONS. Sound in Sections 25-1101 and 25-3301, Idaho Code, also apply to these rules. Additionally, as augh 052, the following terms have the following definitions:	used	l)
		Auction Brand Inspection Certificate . A brand inspection certificate issued to the new o zed auction market sales. In addition to the information required of a brand inspection certificate Idaho Code, the auction brand certificate must contain:	owner	,
	a.	The names and addresses of the buyer and/or new owner; ())
	b.	The destination of the livestock for the new owner; (,)
	c.	The auction market name and location and the date of the sale; ()
inspect	d. ion certifi	The number of livestock inspected in each category of animals as designated on the auction becate.	branc	[)
	e.	The signature of either an Idaho brand inspector or a clerk. ())
made o	02. f such ins	Auction Brand Inspection . A brand inspection made at an Idaho Auction market with a repection on a tally sheet.	ecord	<u> </u>
of a bra	03. and, causin	Bar Brand . A horizontal elongation of a line placed either above, between or below the maining the name of the brand to be read to include the bar.	n par	t)
date of	04. the sale, a	Bill of Sale . The formal instrument for transfer of title to livestock. A bill of sale must include description of the livestock sold, the name of the purchaser, and the signature of the seller.	le the	;)
	05.	Board. The Idaho State Brand Board. ()
	06. enewal pe ecorded b	Brand Card . A wallet size card issued by the State Brand Inspector in a specific color for criod, showing a drawing of the brand, the location of the brand, the name and address of each or rand.		
		Brand Inspection . The physical examination of livestock by a brand inspector to deter livestock. A brand inspection includes examination of proofs of ownership, including the variands and marks.	mine /isua	; [
deemed	08. I to be the	Consignee . Any person who has possession of livestock for feed, care or sale, but who i owner of the livestock unless a later proper transfer of title to the livestock is completed. (s no	į)
	09.	Courtesy Brand Inspection. An inventory of livestock requested by a financial institution	on oi	

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IDAHO ADMINISTRATIVE CODE Idaho State Police – Brand Board

IDAPA 11.02.01 Rules of the Idaho State Brand Board

owner o	r a regula	atory agency, shown on a tally sheet.	()
part of a	10. a brand ca	Dash Brand . A horizontal elongation of a line placed either ahead of, between or behind the ausing the name of the brand to be read to include the dash.	he ma	in)
	11.	Destination . The place where the livestock are to be transported.	()
	12.	DOT Brands . A brand that is a spot or blotch brand that is unreadable.	()
inspecti the field	13. on. In ad l brand ce	Field Brand Inspection Certificate . A brand inspection certificate issued following a fiel dition to the information required of a brand inspection certificate by Section 25-1101, Idahertificate must contain:		
	a.	Names and address of the owner, seller, buyer and new owner;	()
	b.	The location where the brand inspection was made;	()
	c.	The date of the inspection;	()
	d.	The destination of the livestock designated by the new owner;	()
	e.	The number of livestock inspected on the field brand inspection certificate;	()
	f.	The brand inspection fees paid by the owner/seller; and	()
	g.	The signature of the owner/seller or his agent and an Idaho brand inspector.	()
market.	14.	Field Brand Inspection. A brand inspection made for livestock other than those sold at an	auctio	on)
slaughte filed by	15. er plant o a brand i	Hold Order . A written order issued by an Idaho Brand Inspector, requiring an auction r feed lot to retain either livestock or the proceeds from the sale of livestock until a release inspector.		
such pro	16. operty to	Idaho Livestock Owner . A livestock owner who owns real property in the state of Idaho, a feed, pasture or otherwise hold livestock for at least four (4) consecutive months each year.	nd us	es)
	17.	Lifetime Certificate. An ownership and transportation certificate.	()
	18.	Livestock.	()
	a.	Defined in Section 25-1101, Idaho Code, as used in Title 25, Chapter 11, Idaho Code.	()
	b.	Defined in Section 25-3301, Idaho Code, as used in Title 25, Chapter 33, Idaho Code.	()
	19.	Order Buyer. A livestock dealer.	()
Idaho C trade.	20. Tode, that	Ownership and Transportation Certificate. A certificate issued pursuant to Section 2 permits a horse owner to transport horses in Idaho or nationwide, for any purpose except for		
	21.	Person.	()
	a.	Defined in Section 25-1101, Idaho Code, as used in Title 25, Chapter 11, Idaho Code.	()
	b.	Defined in Section 25-3301(5), Idaho Code, as used in Title 25, Chapter 33, Idaho Code.	()

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order of	22. livestock	Release Order . A written order issued by an Idaho Brand inspector that clears a release on c or the proceeds from a sale of livestock.	a holo	1)
who buy	23. ys, receiv	Representative of a Licensee ("Representative"). Any full time employee, agent, or other es, sells, or assembles livestock for resale on behalf of a licensed livestock dealer.	person (n)
name of The nan	f the own ne of the	Tally Sheet . A document containing a list of all livestock inspected at an auction man aspection, which must include a listing of all livestock inspected. The tally sheet must indicer, the brands or brand inspection certificates on the animals, and the number of livestock inspection certificate.	eate the	e l.
006 (010.	(RESERVED)		
011.	RECOR	RDING, USE AND PLACEMENT OF BRANDS.		
	01.	Recording and Use of Brands.	()
Code.	a.	All brands must be recorded with the State Brand Inspector, as required by Section 25-1144	, Idaho ()
	b.	No person may brand livestock with an unrecorded brand.	()
	c.	No person may use any brand registered to any other person.	()
	d.	No person may lease a brand to any other person.	()
	02.	Recording Procedures.	()
finds the	at the pro	Any person desiring to record a brand in the state of Idaho must submit an application and for inspector, at the main office as provided by Section 25-1144, Idaho Code. If the State Brand Insposed brand does not conflict with any presently recorded brand, the State Brand inspectors brand.	specto	r
		Upon recording of the brand, the State Brand Inspector issues a certificate of recorded branch owner of the brand. The brand card will be recognized by all brand inspectors as proof thereon has been properly registered.		
	c.	A brand may be recorded in more than one name, subject to space limitations on the brand c	ard.)
records	a new b ally stagg	Section 25-1144, Idaho Code, authorizes the Idaho State Brand Board to prorate the facilitate entry into the staggered brand renewal schedule. The staggered brand renewal grand on a five (5) year cycle determined by first initial of the applicant's last name. The greed five (5) year renewal cycle and can be reviewed at any time at the Idaho State Brand	systen	n a
	03.	Brands Acceptable for Recording.	()
long.	a.	Dash brands and bar brands must be at least two (2) inches long and slashes at least four (4)	inche	s)
		Recorded brands appearing on the neck, horns, hooves or jaw of livestock, or on any other leaded within the definition of "brand" in Section 25-1101, Idaho Code, may not be recorded adentification.		
	c.	Markings made on the necks of equine animals made pursuant to the "International	Horse	e

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Identification System," otherwise known as the "Angle Numerical System," U.S. Patent Number 3633584 may not be

- recorded as brands, but may be recognized for identification purposes. A vertical arrangement of numbers in groups of two (2) or more made by freeze or hot iron branding for the purpose of individual identification of cattle must be preceded with the oval cipher "o" and must be placed on the shoulder, rib or hip. Such numbers may not be recorded as brands, but may be recognized for identification purposes. Said animals are also to be branded with an Idaho recorded ownership brand. Lip Tattoos may not be recorded as brands, but may be recognized for identification purposes. Wattles, earmarks, dewlaps or ear tags may not be recorded as brands, but may be recognized for f. identification purposes. No new DOT brands will be recorded. Existing DOT brands will be grandfathered in to the official brand records. 04. Renewal of Brands. A brand may be renewed by making application and submitting the renewal fee to the Main Office a. of the Idaho State Brand Board. Recorded brands are renewed as provided in Section 25-1145, Idaho Code. b. A minimum of two (2) new brand cards will be issued to the recorded owner(s) upon renewal. The State Brand Inspector maintains a record of each renewal of a recorded brand. 05. Transfer of Recorded Brands. Brands must be transferred whenever brand is sold or otherwise transferred to a new owner; or a. whenever persons are added to or deleted from the list of owners of a particular recorded brand. A transfer fee is charged for all transfers; provided, however, if the change is made on or before July 1 of the renewal year, no fee will be charged whenever one (1) or more new owners are added to or deleted from the recorded brand; or whenever the brand is transferred to a corporation, the stockholders of which are the same persons who were the owners of the brand. If any owner of a recorded brand is deceased, the personal representative for the estate of the
- deceased person must file with the State Brand Inspector a certified copy of the court order showing his appointment. The personal representative may thereafter transfer the ownership interests of the deceased person in the brand. Alternatively, where no personal representative has been appointed, the surviving spouse of the owner of a recorded brand may submit a certified copy of a death certificate to effectuate transfer of the brand.
- A brand inspection of the livestock must occur prior to the transfer of the recorded brand pursuant to Subsection 019.01.d.
- Conflicts Between Brands. The State Brand Inspector may, at any time after recording, cancel any brand that infringes upon any previously recorded brand. Notice of cancellation of the brand will be mailed to the owners of the brand. The owners have thirty-five (35) days from the date indicated on the postmark of the notice to appeal the Brand Inspector's decision to the Brand Board.

012. -- 014. (RESERVED)

015. BRAND ALTERNATIVES.

Identification. Identification marks, devices or documents issued by the state brand inspector as an alternative to permanent marks may be used for each animal. Documents acceptable as an alternative to a permanent

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IDAPA 11.02.01 Rules of the Idaho State Brand Board

brand n	nust be ap	proved by the State Brand Inspector and are as follows:	()
must sh	a. now pictur	Lifetime Ownership and Transportation certificate for horses, mules and asses. Such ceres of two (2) side views, including registration numbers where appropriate.	rtifica (ite)
	b.	Purebred registration papers for cattle used for breeding or show purposes.	()
	c.	Any other form of positive identification requested to be used by a livestock owner.	()
	ing and pl	DING OF SHEEP. lacement of Sheep Brands. Brands for sheep may be recorded in the same manner and for traded brands. Sheep brands must comply with Section 25-1142, Idaho Code.	he sar	ne)
017	018.	(RESERVED)		
019.	BRANI	DINSPECTIONS.		
	01.	Owners. Owners of livestock must obtain a brand inspection in any of the following situation	ions:)
	a.	When ownership of livestock changes in any manner;	()
transpo certific		When livestock are to be moved out of the state within ninety-six (96) hours, un the livestock is covered by an ownership and transportation certificate or an annual in		
	c.	When livestock are to be slaughtered within ninety-six (96) hours;	()
owners		When a recorded brand is sold or transferred to a new owner, except that no brand insperent of the brand that is to be transferred; or the transfer involves the addition or delearded brand as provided in Subsection 011.05.b.; or when brand owners incorporate as pro5.b.	letion	of
	02.	General Procedures.	()
is requi	ired. Brand State Bran	Brand inspectors will be available upon request to inspect livestock during the normal at least twenty-four (24) hours notice should be given to the brand inspector when a brand inspections should be performed at the point of origin of the livestock, unless otherwise and Inspector or District Brand Supervisor. Requested brand inspections may be made in the night only with the expressed consent of the State Brand Inspector or the district brand supervisor.	spection spe	on ed
Brand l	b. Inspector.	The livestock to be inspected should be gathered and ready for inspection prior to the arrive Brand inspectors are not responsible for gathering livestock to be inspected.	al of t	he)
	c. s. If the ow r 23, Idah	The brand inspector must notify any owner of stray livestock found during the brand in wher of the stray animals cannot be found, the strays are sold pursuant to the estray statutes, to Code.		
surrend	d. lered to th	Upon change of ownership of livestock, any previous brand inspection certificate is brand inspector.	nust (be)
	03.	Proof of Ownership.	()
by keer	a.	The livestock owner must maintain proof of ownership of this livestock by branding then	n and/	or

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IDAHO ADMINISTRATIVE CODE Idaho State Police – Brand Board

IDAPA 11.02.01 Rules of the Idaho State Brand Board

	i.	The animals being branded with its owner's recorded brand.	()
	ii.	A brand inspection certificate, issued by Idaho or another state.	()
issued b	iii. y another	An ownership and transportation certificate, or by an ownership and transportation certain (applies only to horses, mules or asses).	ertificat (e)
		A bill of sale, providing that the brand inspection takes place within ten (10) days of the pector can be reasonably assured that the bill of sale is valid. Bills of sale may be issued in o not replace a brand inspection certificate.		
certifica	te or a bil	Fresh brands on livestock bearing older brands, may or may not be accepted at the discretice or District Brand Supervisor as proof of ownership unless accompanied by a brand in 1 of sale covering the older brands as provided for in Subsection 019.03.a.iv. above. The Staguire into the ownership of all livestock bearing two (2) or more brands.	spection	n
person i	c. s required	If the inspector finds that the livestock brands are not owned by the person claiming the sal to produce a bill of sale or other satisfactory evidence of ownership.	me, suc	h)
	04.	Fees.	()
provideo	a. d in Subse	Except as provided in Subsection 019.04.b. of this rule, the fees for any brand inspection 034.01.	on are a	s)
		Livestock owned by an Idaho livestock owner, bearing an Idaho recorded brand, leaving the purposes only and that will return to the state at a later date, will be inspected at a rate of ar per head inspection fee.		
020.	DARV (CALVEC OWNED INCRECTION		
020.	DADI	CALVES – OWNER INSPECTION.		
may be	01. sold wit	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions:	less old	l, n)
may be establish	01. sold with ned in the	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in	spection (n)
may be establish	01. sold with ned in the	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf own	spection (n)
may be establish time of t	o1. sold with the din the baby o b. c.	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf ownealf's birth;	ed at th	n) e)
may be establish time of the that estable the own	o1. sold with the din the baby of the baby	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf ownealf's birth; The owner of the baby calf, or the owner's agent, must inspect the baby calf; The owner of the baby calf, or the owner's agent, must maintain an accurate baby calf sales.	ed at th (es report (resses o	n) e) t,) of
may be establish time of the that estable the own	o1. sold with the din the baby of the baby	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf own calf's birth; The owner of the baby calf, or the owner's agent, must inspect the baby calf; The owner of the baby calf, or the owner's agent, must maintain an accurate baby calf sales coof of ownership and transfer of any baby calves; The completed baby calf sales report must fully and accurately set forth the names and adde buyer and be signed by both the owner or the owner's agent and the buyer and must	ed at th (es repor (resses of the mad (brand;	n) e) t,) of
may be establish time of that estathe own available	on. sold with the din the baby of the baby	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf own ealf's birth; The owner of the baby calf, or the owner's agent, must inspect the baby calf; The owner of the baby calf, or the owner's agent, must maintain an accurate baby calf sale roof of ownership and transfer of any baby calves; The completed baby calf sales report must fully and accurately set forth the names and add e buyer and be signed by both the owner or the owner's agent and the buyer and must nd Inspector upon request; At the time of the owner inspection, the baby calf must have no brand or have the owner's Conditions of Baby Calf Inspections by owner contained here do not apply to baby calvemarkets, slaughter plants, or circumstances that require a brand inspection for baby calves	spection (ed at th (cs report (resses of the mad (brand; (es sold a	n) e)) t,) fe)) t
may be establish time of that estathe own available public lithe state	on. sold with the din the din the baby of the baby of the baby of the baby of the to a Brace. f. ivestock is of Idaho	General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or hin the state of Idaho, by their owner or the owner's agent, without a state brand in provisions of Section 019, under the following conditions: The baby calf must have been given birth to by a cow that the owner of the baby calf own ealf's birth; The owner of the baby calf, or the owner's agent, must inspect the baby calf; The owner of the baby calf, or the owner's agent, must maintain an accurate baby calf sale roof of ownership and transfer of any baby calves; The completed baby calf sales report must fully and accurately set forth the names and add e buyer and be signed by both the owner or the owner's agent and the buyer and must nd Inspector upon request; At the time of the owner inspection, the baby calf must have no brand or have the owner's Conditions of Baby Calf Inspections by owner contained here do not apply to baby calvemarkets, slaughter plants, or circumstances that require a brand inspection for baby calves	spection (ed at th ((es report (resses of the mad (brand; (es sold as sleaving (n) e)) t,) fe)) tg)

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ANNUAL BRAND INSPECTION CERTIFICATE.

021.

01. or for any purpos	Certificates . Annual brand inspection certificates for livestock may be used to transport livestock other than for the purpose of slaughter, sale or trade.	ock)
contain the breed	Annual Brand Inspection Form Also Known as "Seasonal." Annual brand inspect expire zero (0) to twelve (12) months from the date of issue as determined by the Brand Inspector at color, sex, markings, brands and location thereof, breed registry number if appropriate, and at that distinguishes the animal or animals for which the certificate is issued.	ınd
03. within ninety-six	Annual Inspection . Subsection 030.01 which requires that livestock be transported out of the st (96) hours of the brand inspection of the livestock, does not apply to annual inspections. (ate)
	Agreements . The State Brand Inspector is authorized to enter into reciprocal agreements we in adjacent states to allow livestock to move between the two states using the annual brain the home state.	
05.	Fee . The fee for an annual brand inspection certificate is provided in Subsection 034.01. ()
022. LIFET	IME OWNERSHIP AND TRANSPORTATION CERTIFICATES.	
01. certificate by con	Owner . Any owner of a horse, mule or ass may request a lifetime ownership and transportation attacting a brand inspector.	ion)
the brand inspect determine the val	Detain . In the event that a brand inspector or other law enforcement officer finds a person who an animal in possession of both the animal and the lifetime ownership and transportation certification or other law enforcement officer may detain the animal for a sufficient period of time lidity of the non-owner's possession of such animal. Any expenses caused by the detention are prossession of the animal and certificate, or by the actual owner of the animal.	ite, to
03. Idaho Code, may	Nationwide . Lifetime ownership and transportation certificates issued under Section 25-11 be used nationwide for transportation of horses, mules and asses.	22,
	Validity . Lifetime ownership and transportation certificates for any horse, mule or ass is valid remains within the ownership of the person to whom the certificate was issued. The lifetiansportation certificate is not transferable.	
023 029.	(RESERVED)	
030. TRANS	SPORTATION OF LIVESTOCK.	
be obtained no r	Out-of-State. Any person transporting livestock out of the state of Idaho must obtain a bratch the animals leave the state, as provided by Section 25-1121, Idaho Code. The brand inspection more than ninety-six (96) hours prior to the transport of the livestock out of the state. Provid brand inspection is not required if the livestock are accompanied by either of the following the companied by either of the following the companies of the state of Idaho must obtain a bratch that t	ust ed,
a. used by the owner	The Idaho lifetime ownership and transportation certificate described in Section 022, which may er to transport horses, mules or asses nationwide; and	be)
b. livestock out of t	The annual inspection certificate described in Section 021, which may be used to transphe state of Idaho.	ort)
02.	In-State. Livestock may be transported intrastate as follows: ()
a. shown on the car	Persons in possession of their brand cards may transport their livestock marked with the brad any place within the state of Idaho without obtaining a brand inspection.	nd)

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b.	In those instances	where the livest	ock have been	purchased, and	d such livestock	does not d	carry a
brand or if the l	ivestock carry the br	and of the previo	us owner, the b	olue copy of the	field brand insp	ection cert	tificate
or auction bran-	d inspection certific	ate issued to the	present owner	r may be used	to transport the	livestock	within
Idaho.	•		•	·	•		()

c.	B١	written ownershi	n transportation	nermit r	oursuant to Section 25-1101, Idaho Code.	()	١
· ·	,	WIIII O WIICIBIII	p mansportation	permit, p	dibduit to beetion 25 1101, Iddiio Code.		,

031. IDAHO LIVESTOCK MOVING TO PASTURE OUT OF STATE.

Livestock owned by an Idaho livestock owner, bearing an Idaho recorded brand, leaving the state of Idaho for grazing or pasture purposes only, and to be returned to the state of Idaho at a later date, will be inspected by an Idaho brand inspector at one-half (1/2) of the regular per head inspection fee, provided that if the State Brand Inspector determines an inspection fee is not necessary, he may issue a brand inspection without charge. Livestock leaving the state of Idaho for pasture purposes, which are not to be returned to the state of Idaho by their owner, will be charged the regular inspection fee and additional fees provided in Subsection 034.01.

032. LIVESTOCK AUCTION SALES.

- **01. General.** Livestock auction sales include all public livestock markets chartered by law, dispersal sales of livestock subject to brand inspection, and sales of livestock by an association of breeders subject to brand inspection where livestock are physically sold to the highest bidder.
- **02. Other Groups**. Sales of livestock at county fairs within the state involving Future Farmers of America (FFA) and 4-H groups are not auction sales for the purpose of charging and collecting the minimum brand inspection fee in Subsection 034.01.
- **93. Fee.** The minimum brand inspection fee will be charged and collected at all auction sales described in this rule. The fee must be paid by the livestock auction sale, whether or not the inspection fees received from the owners of livestock inspected equals the minimum fee. If the fees paid by the owners of livestock inspected at the sale, as shown as to number of head on the brand inspector's auction tally sheet, exceed the minimum fee, the actual amount of fees collected by the auction operator must be paid, rather than the minimum amount.

033. BRAND INSPECTIONS AT SLAUGHTER PLANTS AND MOBILE SLAUGHTER UNITS.

- **01. Notification.** All livestock slaughtering plants and mobile slaughtering units must notify the local brand inspector in advance of any livestock slaughtering operation. Brand inspection of the animals to be slaughtered must be accomplished not more than ninety-six (96) hours prior to slaughtering, whether for commercial purposes or for the owner's immediate family needs.
- **02. Records.** Such slaughtering operations must keep accurate records indicating the number of animals slaughtered, the source of the animals, ownership and the brands on such animals. Such records must be available for inspection by the brand inspector during regular business hours.
- **03. Record of Ownership.** In the event no brand inspector is available for inspection prior to slaughter of livestock, the owner of such livestock and the persons slaughtering the livestock must complete a record of ownership. Such record must be retained by the person who slaughtered the animal(s) until it may be submitted to the brand inspector.
- **04. Collection.** In situations when a brand inspector cannot be present before the time of slaughter, slaughter plants and mobile slaughter units must collect the brand inspection fees for each animal slaughtered and remit the same to the brand inspector.
- **05. Inspection**. All slaughter plants and mobile slaughter units must permit a brand inspector to inspect the hides removed from slaughtered livestock. The hides must be kept for ten (10) days.

034. SCHEDULE OF FEES FOR THE IDAHO STATE BRAND BOARD.

01. Fees. Fees authorized by the State Brand Board and to be collected by the State Brand Inspector are

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as follows:

SCHEDULE OF FEES				
Recording of a Brand	year prorated stag	g fee plus a \$20 per gered recording fee thereafter		
Transfer of a recorded brand	\$50	0.00		
Renewal of a recorded brand (every five years)	\$10	0.00		
Duplicate brand registration certificate	\$1	.50		
Lifetime ownership and transportation certificate	\$50	0.00		
Duplicate lifetime ownership and transportation certificate	\$5	.00		
Annual inspection equine or bovine	\$5	.00		
	CATTLE	HORSES		
Brand inspection (per head)	\$1.19	\$5.00		
Idaho livestock to pasture (per head)	\$.60	\$2.50		
Minimum auction fee (per day)	\$50.00	\$50.00		
Minimum field brand inspection fee	\$20.00	\$20.00		
Equine farm service fee		\$45.00		
Courtesy brand inspection	\$1.19	\$5.00		

Fees To Be Collected By The State Brar Agencies:	nd Inspector For Other State
Idaho Beef Council (per head)	\$1.50
Idaho Horse Board (per head)	\$3.00
Idaho Department of Agriculture:	
Animal Disease Control (per head)	\$.22
Animal Damage Control (per head)	\$.05
Wolf Control Assessment	\$25/brand renewal \$5/staggered recording fee every year thereafter

- Due and Payable. Pursuant to Section 25-1160, Idaho Code, all brand inspection fees, and all other fees required to be collected by the Brand Inspector are due and payable at the time of inspection, except that livestock owners may make arrangements with a deputy brand inspector and approved by the state brand inspector to pay for all accumulated brand inspection fees to be paid at least monthly. Failure to comply with the payment arrangement makes all fees immediately due and payable.
- Minimum Fees. Feedlots, currently approved by the Idaho Department of Agriculture, and slaughter plants are exempt from the minimum brand inspection fee. Other minimum brand inspection fees may be

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waived	at the dis	cretion of the State Brand Inspector or District Brand Supervisor.	()
	04.	Equine Farm Service Fee. See Section 25-1160(2), Idaho Code.	()
035	039.	(RESERVED)		
040.	CLAIM	IS FOR FUNDS OR LIVESTOCK SUBJECT TO A HOLD ORDER.		
suppor	ting docu	Claim. Any person claiming to be the owner of any animal sold under Section 25-117-117 in the proceeds of the sale by filing a written and verified claim for such proceeds together with the State Brand Inspector, 700 S. Stratford, Meridian, Idaho 83642. The claiming information:	with a	any
	a.	The name and address of the claimant;	()
		A short, plain statement of the matters asserted in the claim, including but not limited to: fa cription of the animal including brands and marks, the location of the animals when they we feel the claimant, and any other pertinent facts tending to establish the claim;		
	c.	A claim for the proceeds, or portion of the proceeds, of the sale;	()
	d.	Names and addresses, if known, of any other potential claimants to the funds; and	()
	e.	A request for a hearing, if desired.	()
comple	02. ete copy o	More Than One Claimant . Where there is more than one (1) claimant, each claimant mus f his claims upon the other claimants to the funds.	t serv	e a
whethe Inspect stipula	or or Dep	Investigation . The State Brand Inspector will then investigate the matter and will domants can stipulate to the disposition of the funds. If a stipulation is reached, the State buty Brand Inspector will issue a release order on the livestock or the funds in accordance	e Bra	and
that a l		Hearing . In the event that a stipulation is not possible, or where a claimant has requested in a held, a hearing will be held by the State Brand Inspector, after giving thirty (30) days not		
041. –	099.	(RESERVED)		
		SUBCHAPTER B – IDAHO LIVESTOCK DEALER LICENSING		
100.	APPLI	CATION FEES.		
	01.	Annual Fees. The annual fees cover the period from July 1 to June 30 of the next year.	()
	02.	Livestock Dealer. One hundred dollars (\$100).	()
	03.	Representative. Thirty-five dollars (\$35).	()
		CIAL INFORMATION. lation must be filed with an application and show the gross amount of livestock purchases	s for	the)
102. A suret		TOCK DEALER BONDS. ust be filed to support the application for a livestock dealer license as follows:	()

Bond. File a bond from an Idaho surety or Packers and Stockyards U.S.D.A. in the amount required

Section 040 Page 365

01.

under "Coverage" shown herein.

- a. Coverage. To compute the required amount of bond coverage, divide the total dollar value of livestock purchased in Idaho during the preceding year, by one-half the number of days on which business was conducted. The number of days in any business year, for the purpose of this rule is two hundred sixty (260). Therefore, the divisor is one hundred thirty (130). The amount of bond coverage must be the next multiple of five thousand dollars (\$5,000) above the amount so determined. When the computation exceeds seventy-five thousand dollars (\$75,000) the amount of bond coverage need not exceed seventy-five thousand dollars (\$75,000) plus ten percent (10%) of the excess over seventy-five thousand dollars (\$75,000), raised to the next five thousand dollars (\$5,000) multiple. In no case shall the amount of bond coverage be less than ten thousand dollars (\$10,000).
- **b.** Evidence. Provide evidence of an Idaho surety or bond filed with the Packers and Stockyards U.S.D.A in the amount required. (Subject to verification).

103. APPLICATION FOR A LICENSE TO REPRESENT A LICENSED LIVESTOCK DEALER.

A representative may only represent one (1) licensed livestock dealer at any one time. If an individual desires to act on behalf of more than one (1) dealer, he must apply for a regular livestock dealer license. The licensed livestock dealer who sponsors the applicant must sign and approve the application as well as agree to cover this representative under the dealer's bond.

104. LICENSE CERTIFICATES AND CARDS.

Upon approval of the application for a livestock dealer's license, the State Brand Inspector will issue a card to the licensed livestock dealer and representative(s).

105. NOTIFICATION REQUIRED.

The office of the state brand inspector must be notified within two (2) days of cancellation of a bond affecting the license of the livestock dealer or, termination of a representative that has been previously approved.

106. BRAND INSPECTOR TO REQUIRE DEALER LICENSE NUMBER.

Each licensed livestock dealer and each representative shall provide a livestock dealer license number at the time a brand inspection is made for cattle, horses, mules or asses. The name of the licensed livestock dealer or representative together with the appropriate certificate or card number will be placed on the brand inspection certificate in the space for the "buyer."

107. RULES APPLY TO OUT OF STATE BUYERS.

- **01. Application.** A livestock dealer who resides outside the state of Idaho may operate as a livestock dealer or representative within the state of Idaho by filing a proper application for an Idaho livestock dealer's license by complying with the bond requirements and receive a certificate authorizing such out of state livestock dealer to purchase livestock within the state of Idaho.
- **02. Applicability.** These rules apply to any livestock dealer purchasing livestock within the state of Idaho, whether or not such livestock as a destination within or outside the state of Idaho. ()

108. -- 999. (RESERVED)

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IDAPA 24 - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

24.38.01 – RULES OF THE STATE OF IDAHO BOARD OF VETERINARY MEDICINE DOCKET NO. 24-3801-2000F

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 54-2105, 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 46.01.01, now indexed as 24.38.01, rules of the Board of Veterinary Medicine:

IDAPA 24.38

• 24.38.01, Rules of the State of Idaho Board of Veterinary Medicine.

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 1718-1742.

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 Board's fees for veterinarians, certified veterinary technicians, certified euthanasia technicians, and certified euthanasia agencies include original licensing fees, license renewal fees, fines, and miscellaneous service fees. The fees or charges are authorized pursuant to Sections 54-2105, 54-2107, and 54-2112, 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 Jeremy Brown at (208) 488-7530.

Dated this 18th day of November, 2020.

Jeremy Brown, Executive Director Division of Occupational & Professional Licenses Board of Veterinary Medicine 11351 W. Chinden Boulevard, Building #6 Boise, ID 83714

Phone: (208) 488-7530

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-2105, 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 46.01.01, now indexed as 24.38.01, rules of the Board of Veterinary Medicine:

IDAPA 24.38

• 24.38.01, Rules of the State of Idaho Board of Veterinary Medicine.

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 Board's fees for veterinarians, certified veterinary technicians, certified euthanasia technicians, and certified euthanasia agencies include original licensing fees, license renewal fees, fines, and miscellaneous service 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 Jeremy Brown at (208) 332-8588.

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. 24-3801-2000F

24.38.01 – RULES OF THE STATE OF IDAHO BOARD OF VETERINARY MEDICINE

000. LEGAL AUTHORITY.

This chapter is adopted under the legal authority of Title 54, Chapter 21, Idaho Code. (

001. TITLE AND SCOPE.

- **01. Title**. The title of this chapter is the "Rules of the State of Idaho Board of Veterinary Medicine," hereinafter referred to in these rules as the Board.
- **O2.** Scope. These rules govern the licensing procedures, supervision requirements, standards of practice, inspections, and grounds for discipline of veterinarians, veterinary technicians, Committee on Humane Euthanasia members, and certified euthanasia technicians and agencies. The official citation of this chapter is IDAPA 24.38.01, et seq. For example, this Section's citation is IDAPA 24.38.01.001.

002. -- 004. (RESERVED)

005. INCORPORATION BY REFERENCE.

The Principles of Veterinary Medical Ethics of the American Veterinary Medical Association (AVMA), as adopted and revised April 2016, is incorporated herein by reference in accordance with the provisions of Section 67-5229, Idaho Code.

006. -- 009. (RESERVED)

010. LICENSE.

Change of address. It is the responsibility of each licensed veterinarian to notify the Board office of any change of address. Failure to receive a renewal form from the Board does not constitute an excuse for failure to pay the renewal fee and fulfill the requirements of Section 54-2112, Idaho Code.

011. FEES.

Fees for licensure and certification are established, as authorized under Title 54, Chapter 21, Idaho Code, by action of the Board. All fees must be paid prior to training, examination, or the approval of applications. Fees are non-refundable unless Section 54-2107(10), Idaho Code, allows a refund.

01. Fee Schedule.

	New	Temporary Permit	Active Renewal	Inactive Renewal	Late/ Reinstatement	Inactive to Active Fee
Veterinary License	\$275	\$150	\$175	\$50	\$200	\$150
Certified Veterinary Technician	\$125	\$50	\$75	\$25	\$50	\$50
Certified Euthanasia Agency	\$100	-	\$200	-	\$50	-
Certified Euthanasia Technician	\$100	-	\$100	-	\$50	-

02. Administrative Services.

Duplicate Wall License/Certificate \$25

Veterinary License Verification \$20

)

012. MANDATORY CONTINUING VETERINARY EDUCATION.

01. Statement of Purpose. It is of primary importance to the public that veterinarians continue their

Section 000 Page 369

veterinary education throughout the period of their active practice of veterinary medicine. These rules establish the minimum continuing veterinary education requirements necessary for veterinarians to maintain a license to engage in

	veterinary medicine in the state of Idaho.	igage i)
02. State Board's C	Approved Courses . Courses and providers accredited by the American Association of Vecontinuing Education Registry and courses and providers approved by the Board.	eterinai (у)
03.	Education Requirements.	()
	Minimum requirement. Beginning July 1 after the initial license is issued all active veterin ho shall complete a minimum of ten (10) credit hours in every two-year period following the to the practice of veterinary medicine in this state.		
b. each reporting process.	Credit requirements. The following are the minimum and maximum credits that may be eaperiod and the number of credits that may be obtained by participating in on-line or correspondent		
i. dentistry.	A minimum of seven (7) hours of continuing education in veterinary medicine, surge	ery, an	ıd)
ii.	A maximum of three (3) hours of continuing education in management.	()
original docum	Retention of Original Documentation. The supporting documentation for compliant cation requirements shall not be submitted with the report. Rather, the veterinarian needs the tentation of attendance or completion of ten (10) credit hours of approved courses at least ollowing the two-year (2) renewal period covered by the courses.	o retai	in
d. all documentati	Audit. Within thirty (30) days of notification of an audit, a veterinarian shall provide to thon supporting attendance or completion of the courses reported.	e Boar (:d
04.	Credit for Attendance.	()
a. course. No cred	Credits can be earned by the active member in attendance at an accredited, domestic or lit will be given for:	foreign (n,)
i. not involving th	Time spent in introductory remarks, coffee and lunch breaks, business meetings or other an educational aspects of the course.	ctivitie (es)
ii.	Any course attended before admission to practice veterinary medicine in Idaho.	()
iii. Board.	Journal and magazine articles, videos or correspondence courses, unless specially approved	d by th	1e)
be allowed mo	In cases of solo presentation, the presenter of an approved course shall be entitled to claim each fifty (50) minutes of actual course instruction. By way of limitation, in no case shall the pure than eight (8) credit hours for any particular course or substantially related topic dur (2) year reporting period, regardless of how many times the course is offered or given.	resent ring th	er
	In cases of panel presentations, the number of continuing credit hours each panel men shall be calculated by multiplying the actual number of course hours by two (2) and dividenumber of panel members involved.	mber ling th	is at)
d. be applicable to	Carryover Credit. No credit for attending approved courses in continuing veterinary education any reporting period other than that during which the credit is actually earned.	on sha	.11
013 099.	(RESERVED)		

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100. CERTIFICATION OF VETERINARY TECHNICIANS.

01.	Certificate R	equired. Any perso	n representing	g themselves	as a veterir	nary technician	, licensed
veterinary technic	cian, registered	veterinary technicia	n, or certified	veterinary tec	hnician, sha	ll hold a valid,	unexpired
certificate to prac	tice veterinary	technology in Idaho					()

- **02. Application for Certification -- Contents -- Examinations**. An individual desiring to be certified as a veterinary technician shall make written application to the Board upon a form furnished by the Board. Applicants for certified veterinary technician in Idaho should be of good moral character and reputation. A complete application is valid for a period of one (1) year, contain the applicant's notarized signature, and include:
- a. A copy of a birth certificate or current passport proving that the applicant is eighteen (18) years of age or older.
 - **b.** Documentation of education/training/experience as follows:
- i. A certified copy of a diploma or transcript, or a letter verifying graduation from a veterinary technology program, accredited by the American Veterinary Medical Association;
- ii. A certified copy of a diploma or transcript, or a letter verifying the award of a D.V.M. or V.M.D. degree or equivalent, from an accredited school of veterinary medicine; or
- iii. If a foreign veterinary graduate, a letter from the Educational Commission for Foreign Veterinary Graduates (ECFVG) certifying completion of the ECFVG program or a copy of the ECFVG certificate.
- c. Verification of a criterion-referenced passing score reported by the Professional Examination Service or its designee, or by other designated test vendors or their designees approved by the American Association of Veterinary State Boards on the Veterinary Technician National Examination (VTNE) or other national examination approved by the American Association of Veterinary State Boards or its designated test vendor or by the Board. If such a score is not available, the passing score shall be as reported by the Professional Examination Service or its designee, or by other designated test vendors or their designees approved by the American Association of Veterinary State Boards or by the Board and shall be considered equal to or greater than one and five-tenths (1.5) standard deviation below the mean score of the examination.
- i. The VTNE or other national examination approved by the American Association of Veterinary State Boards or its designated test vendor or by the Board may have been taken at any time.
- ii. Scores for the VTNE or other national examination approved by the American Association of Veterinary State Boards or its designated test vendor or by the Board are to be provided to the Board by the Professional Examination Service or its designee or by other designated test vendors or their designees approved by the American Association of Veterinary State Boards.
- **d.** A passing score for the jurisprudence examination, which should be ninety percent (90%) or such score as deemed appropriate by the Board. The jurisprudence examination, as prepared by the Board or its designee, may be taken more than once, at three-month intervals.
- e. A completed application, other required documents, and first year's certification fee in the amount established by the Board shall be received at the Board office by the first day of January or June. All application and certification fees are nonrefundable.

101. TEMPORARY CERTIFICATION.

The Board may, at its discretion, issue a temporary certification. The temporary certification shall be valid for one (1) year or until the next certification review by the Board, whichever comes first, and under no circumstances can a second temporary certification be issued to the same person. A temporary certification will not be issued to any applicant whose certification, license or registration has been revoked in any state for a reason other than nonpayment of fees or failure to fulfill the renewal requirements. An applicant granted a temporary certification shall provide notarized verification of twelve (12) months of active practice during the past year as a veterinary technician in

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another veterina		perform all veterinary technology procedures under the direct supervision of an Idaho li	censed
the orig	01. inal certif	Certification Requirements . Requirements for a temporary certification shall be the same fication.	as for
respons	02. ibility or	Responsibility . Nothing herein shall be construed to relieve the temporary certificate holder liability for any of their own acts and omissions.	of any
102.	MAND	ATORY CONTINUING EDUCATION FOR CERTIFIED VETERINARY TECHNICIA	NS.
technolo	ogy. Thes	Statement of Purpose . It is of primary importance to the public that certified veto nue their veterinary technology education throughout the period of their active practice of veto e rules establish the minimum continuing veterinary technology education requirements necessary technicians to maintain a license to engage in the practice of veterinary technology in Identity 1.	erinary cessary
Veterina	02. ary State l	Approved Courses . Includes courses and providers listed on the American Associat Board's Continuing Education Registry and courses and providers approved by the Board.	ion o
	03.	Education Requirements.	(
minimu every tv	a. m of seve vo-year pe	Minimum requirement. Each active certified veterinary technician in Idaho shall compen (7) credit hours of accredited continuing veterinary technology education activity in eaeriod following the date of their admission to the practice of veterinary technology in Idaho.	ch and
each rep		Credit requirements. The following are minimum and maximum credits that may be earned and the number of credits that may be obtained by participating in on-line or correspond	
	i.	A minimum of five (5) hours of continuing education in veterinary technology.	(
	ii.	A maximum of two (2) hours of continuing education in management.	()
	c.	Attendance period. The attendance period is based upon the fiscal year (July 1 through June	30).
continui veterina	i. ing educa ry technic	Retention of original documentation. The supporting documentation for compliance ation requirements shall not be submitted with the report but rather, retained with the cocian at least until December 31 following the two-year (2) renewal period covered by the cour	ertified
the Boa	ii. rd all doc	Within thirty (30) days of notification of an audit, a certified veterinary technician shall pro- umentation supporting completion of the courses reported.	vide to
attendin	04. g or prese	Credit for Attendance . Continuing veterinary technology education credits may be earnenting approved continuing veterinary technology education.	ned by
certifica	a. ant in atte	Credits. One (1) credit hour will be given for each fifty (50) minutes actually spent by the ndance at an accredited, domestic or foreign, course. No credit will be given for:	active
not invo	i. olving the	Time spent in introductory remarks, coffee and lunch breaks, business meetings or other ac educational aspects of the courses;	tivitie:
	ii.	Any course attended before admission to practice veterinary technology in Idaho; or	(

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Board.	iii.	Journal and magazine articles, videos or correspondence courses, unless specially approved	d by the
be allow	wed more	In cases of solo presentation, the presenter of an approved course shall be entitled to claim ch fifty (50) minutes of actual course instruction. By way of limitation, in no case shall the pe than eight (8) credit hours for any particular course or substantially related topic due ar reporting period, regardless of how many times the course is offered or given.	resenter
		In cases of panel presentations, the number of continuing credit hours each panel me shall be calculated by multiplying the actual number of course hours by two (2) and divide umber of panel members involved.	
educatio	d. on is appl	Carryover Credit. No credit for attending approved courses in continuing veterinary technicable to any reporting period other than that during which the credit is actually earned.	hnology ()
103.	SUPER	VISING VETERINARIANS.	
technici	ans, cert	Statement of Purpose . Veterinarians licensed under the provisions of Title 54, Chapter 2 onsible for all temporary licensees and temporary certification holders, certified entified veterinary technicians, veterinary assistants, or any others to whom they delegates pertaining to the practice of veterinary medicine.	thanasia
	02.	A Supervising Veterinarian Shall:	()
		Provide direct supervision for all procedures pertaining to the practice of veterinary medical certified veterinary technician, a veterinary technician working under a temporary certification with the exception of:	eine that tion, an
		Routine procedures in the practice of veterinary technology that include, but are not lines, weight and temperature, or as determined by the standard of practice for the area. These performed under the indirect supervision of the veterinarian.	
not incl	ude injec	Previously prescribed antibiotics and medications, which may be administered, dispensible indirect supervision of the veterinarian. Previously prescribed antibiotics and medication table controlled substances, injectable tranquilizers, injectable sedatives, and injectable or h may only be administered under the direct supervision of the veterinarian.	ns does
route to to the pr	iii. the locati ractice of	Emergency situations. In these situations, in order to stabilize the animal, the veterinarian, vion of the distressed animal, may prescribe treatment and delegate appropriate procedures per veterinary medicine under indirect supervision.	
that are	b. delegated	Be available to supervise and direct all procedures pertaining to the practice of veterinary n d to others.	nedicine
licensee	c. e, tempora	Bear legal responsibility for the health, safety and welfare of the animal patient that the teary certification holder, certified veterinary technician, assistant, or any others serves.	nporary ()
	d.	Not delegate an animal health care task to an unqualified individual.	()
animal _J	e. patient.	Make all decisions relating to the diagnosis, treatment, management, and future disposition	on of an
shall be	conduct	Have examined the animal patient prior to the delegation of any animal health care to try technician, temporary certification holder, or assistant. The examination of the animal ed at such times as acceptable veterinary medical practice dictates, consistent with the patient that the patient is a such times as acceptable veterinary medical practice dictates, consistent with the patient that the patient is a succeptable veterinary medical practice dictates, consistent with the patient that the patient is a succeptable veterinary medical practice dictates.	patient

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including, but no diseased teeth, o include, removal	Diagnose and perform operative dentistry, oral surgery, and teeth extraction procedures. Op al surgery are considered to be any dental procedure which invades the hard or soft oral of limited to, a procedure that alters the structure of one (1) or more teeth or repairs damage or the deliberate extraction of one (1) or more teeth. Operative dentistry and oral surgery of calculus, soft deposits, plaque, stains, floating to shape the teeth, or smoothing, filing or po above the gum line.	tissi ged an do n	ue nd ot
temporary certifi	Limitations on Supervising Veterinarians . Unless otherwise provided by law or minarian shall not authorize a certified veterinary technician, a veterinary technician working to cation, an assistant or anyone else, other than a licensed veterinarian or a veterinarian holding to perform the following functions:	ınder	a
a.	Surgery;	()
b.	Diagnosis and prognosis of animal disease;	()
c.	Prescribing drugs, medicines and appliances; or	()
d. by Section 54-21	Diagnosis and performance of procedures that constitute operative dentistry/oral surgery as c 03(13)(b), Idaho Code.	define	ed)
Change of address	RINARY TECHNICIAN CERTIFICATION RENEWAL. ss. It is the responsibility of each certified veterinary technician to notify the Board office ss. Failure to receive a renewal form from the Board does not constitute an excuse for failure and completion of the prescribed form.		
In addition to the certification of a voluntary surrend into consent agree	NDS FOR DISCIPLINE OF VETERINARY TECHNICIANS. The provisions of Section 54-2118, Idaho Code, the Board may refuse to issue, renew, or reinstate a veterinary technician, or may deny, revoke, suspend, sanction, place on probation, or adder of the certification of a veterinary technician, or may impose other forms of discipline, and rements and negotiated settlements with certified veterinary technicians pursuant to the process, Chapter 52, Idaho Code, for any of the following reasons:	requi d ent	re er
01. deception in obta	Fraud, Misrepresentation, or Deception. The employment of fraud, misrepresentatining certification.	ion (or)
02. includes, but is n	Unethical or Unprofessional Conduct. Unethical or unprofessional conduct is conduct limited to, any of the following:	ct th	at)
a.	False or misleading advertising or solicitation;	()
	Providing any procedure to an animal that constitutes the practice of veterinary medicology and which has not been delegated by the supervising veterinarian, except in the case fined by Section 54-2103(16), Idaho Code;		
c. medicine or veter	Working in conjunction with any unlicensed or uncertified person who is practicing veterinary technology;	erina (ry)
d.	Failing to apply sanitary methods or procedures in the treatment of any animal;	()
e. field of veterinar	Physically abusing a patient or failing to conform to the currently accepted standards of care y technology for any animal under their care;	e in tl (he)
reasonable skill	Practicing veterinary technology in a manner that endangers the health and welfare of the partified veterinary technician shall not practice veterinary technology if their ability to practic and safety is adversely affected by reason of illness, excessive use of alcohol, drugs, nary other substance, or as a result of any mental or physical disability;	ce wi	th

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	Gross ignorance, incompetence or inefficiency in the practice of veterinary technology ut not limited to, the practices generally and currently followed and accepted by persons certific ry technology in Idaho and the current teaching at accredited programs in veterinary technology;	d to
h. the individual is	Intentionally performing a duty, task or procedure in the field of veterinary technology for whot qualified;	hich)
i. veterinary techno	Swearing falsely in any testimony or affidavits relating to, or in the course of, the practice ology.	e of
j.	Engaging in conduct of a character likely to deceive or defraud the public. ()
03. charge of violatin substances.	Conviction of Violating Any Federal or State Statute, Rule or Regulation. Conviction of any federal or state statute or rule or regulation regulating narcotics, dangerous drugs or control (
defendant's appo	Conviction of a Charge or Crime. Being found guilty, convicted, placed on probation, has plea that is accepted by the court, forfeiture of bail, bond or collateral deposited to secure carance, or having received a withheld judgment or suspended sentence by a court of competation or any other state of one (1) or more of the following:	re a
a.	Any felony, as defined by Title 18, Chapter 1, Idaho Code; or ()
b. by Section 54-21	Any other criminal act that in any way is related to the practice of veterinary technology as $def 03(47)$, Idaho Code. (ined)
05. means lacking in	Medical Incompetence . Medical incompetence in the practice of veterinary technology, who sufficient medical knowledge or skills or both to a degree likely to endanger the health of patient (
	Physical or Mental Incompetence . Physical or mental incompetence, which means ity to practice veterinary technology with reasonable skill and safety is impaired by reason of illustrational alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol, drugs, narcotics, chemicals or any other substance, or as a result of any physical or means alcohol.	iess,
07. which includes, l	Malpractice or Negligence. Malpractice or negligence, in the practice of veterinary technologut is not limited to:	ogy,)
a. results;	Treatment in a manner contrary to accepted practices in veterinary technology and with injur	ious)
b. performance of a	Any professional misconduct or unreasonable lack of professional skill or fidelity in an act that is part of the practice of veterinary technology;	the
c. supervision; exce	Performance of an act that is part of the practice of veterinary technology without adequent in the case of an emergency as defined by Section 54-2103(16), Idaho Code; or (uate)
d. area, that results	The negligent practice of veterinary technology, as determined by the standard of practice for in injury, unnecessary suffering or death.	the)
08. infliction of pair	Cruelty to Animals . Cruelty to animals, including, but not limited to, the intentional and malic n, physical suffering, injury or death, performance of experimental treatments without the own	ious ier's

consent, deprivation of necessary sustenance, withholding of appropriate pain medications or levels of pain medications, or the administration of unnecessary procedures and treatment. Infliction of pain on any animal in self-defense, or to prevent physical harm to others, or in accordance with local custom and culture in moving, handling,

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treating, dehorm physically abusiv Section 25-3514,	ing, castrating or performing other procedures on livestock, shall not be considered cruel or we unless done in an unnecessary or intentionally malicious manner. This provision does not alter Idaho Code.
or voluntary surr	Revocation, Suspension, Limitation or Subjection . The revocation, suspension, limitation, or cense, certificate or registration or any other disciplinary action by another state or U.S. jurisdiction ender of a license, certificate or registration by virtue of which one is licensed, certified or registered nary technology in that state or jurisdiction on grounds other than nonpayment of the renewal fee. ()
10. Board rules.	Continuing Education. Failure to comply with the continuing education requirements outlined by
11.	Failure to Cooperate. ()
a. even if such inve	Failure of any applicant or certificate holder to cooperate with the Board during any investigation, stigation does not personally concern the applicant or certificate holder.
b. the Board.	Failure to comply with the terms of any order, negotiated settlement or probationary agreement of
c. as specified by S	Failure to comply with the terms for certification renewal or to timely pay certification renewal fees ection 104 of these rules.
12. veterinary medic	Aiding or Abetting. Knowingly aiding or abetting an unlicensed or uncertified person to practice ine or veterinary technology.
13. certification.	Current Certification. Practicing as a certified veterinary technician without a current ()
14.	Acceptance of Fees. Accepting fees for veterinary technician services from a client.
15. unauthorized pra	Unlawful Practice . Representing oneself as a doctor of veterinary medicine, which constitutes the ctice of veterinary medicine in violation of Title 54, Chapter 21, Idaho Code.
	Violation of Law, Rules or Order . Violating or attempting to violate, directly or indirectly, or ting the violation or conspiracy to violate any of the provisions of the veterinary law or rules or a the Board issued pursuant to Title 54, Chapter 21, Idaho Code.
106 149.	(RESERVED)
	VETERINARIAN/CLIENT/PATIENT RELATIONSHIP. eterinarian/client/patient relationship will exist when: ()
- V . V	Responsibility . The veterinarian has assumed the responsibility for making medical judgements alth of the animal and the need for medical treatment, and the client (owner or other caretaker) has ructions of the veterinarian.

02. Medical Knowledge. There is sufficient knowledge of the animal by the veterinarian to initiate at least a general or preliminary diagnosis of the medical condition of the animal. This means that the veterinarian has seen the animal within the last twelve (12) months or is personally acquainted with the keeping and care of the animal, either by virtue of an examination of the animal, or by medically appropriate visits to the premises where the animals are maintained within the last twelve (12) months.

03. Availability. The practicing veterinarian or designate is readily available for follow-up in case of adverse reactions or failure of the regimen of therapy.

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151. UNPROFESSIONAL CONDUCT.

Any violation of the Principles of the Veterinary Medical Ethics of the American Veterinary Medical Association	ciation,
these rules, Chapter 21, Title 54, Idaho Code, constitutes unprofessional conduct. Unprofessional conduct in	cludes,
but is not limited to:	()

- Unsanitary Methods or Procedures. Failure to apply sanitary methods or procedures in the treatment of any animal, contrary to Board rules.
 Association with Illegal Practitioners. Includes, but is not limited to:
- **a.** Having a professional relationship or connection with, lending one's name to, or otherwise aiding and abetting any illegal or unlicensed practice or practitioner of veterinary medicine and the various branches thereof;
- **b.** Rendering professional service in association with a person who is not licensed and does not hold a temporary permit; or
 - c. Sharing fees with any person, except a licensed veterinarian, for services actually performed.
- **03. False Testimony**. Swearing falsely in any testimony or affidavits relating to, or in the course of, the practice of veterinary medicine, surgery or dentistry.
- **04. Gross Ignorance, Incompetence or Inefficiency**. In determining gross ignorance, incompetence or inefficiency in the profession, the Board may take into account all relevant factors and practices including, but not limited to, the practices generally and currently followed and accepted by the persons licensed to practice veterinary medicine in Idaho, the current teaching at accredited veterinary schools, relevant technical reports published in recognized veterinary medical journals, and the desirability of reasonable experimentation in the furtherance of the art of veterinary medicine. ()
 - **05.** Improper Supervision. Includes, but is not limited to: ()
- **a.** Permitting, allowing, causing or directing any individual to perform a duty, task or procedure that they are not qualified to perform.
- **b.** Providing, permitting, allowing, causing or directing any individual to perform inadequate anesthetic monitoring. Evidence of this monitoring shall be documented in written form and contained within the medical record.
- **06. Association with Others**. Accepting fees from the providers of animal services or products when referring clients to such providers.

152. CODE OF PROFESSIONAL CONDUCT.

The Board's code of professional conduct includes, but is not limited to, the following standards of conduct. A veterinarian shall:

- **01. Veterinarian/Client/Patient Relationship**. Not dispense or prescribe controlled substances, prescription or legend drugs except in the course of their professional practice and after a bona fide veterinarian/client/patient relationship as defined by Section 150 of these rules has been established.
- **02. Health Certificate.** Not issue a certificate of health unless they have personal knowledge by means of actual examination and appropriate testing of the animal that the animal meets the requirements for issuance of such a certificate.
- **03. DEA and Controlled Substance Registration**. Notify the Board of the suspension, revocation, or voluntary surrender of their federal Drug Enforcement Administration (DEA) registration and their state controlled substance registration.

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04. Ability to Practice . Not practice veterinary medicine as to endanger the health and welfare of their patients or the public. A veterinarian shall not practice veterinary medicine if their ability to practice with reasonable skill and safety is adversely affected by reason of illness, excessive use of alcohol, drugs, narcotics, chemicals, or any other substance or as a result of any mental or physical disability.
05. Conflicting Interests. Not represent conflicting interests except by the express consent of all the parties after full disclosure of all the facts. A conflict of interest includes, but not be limited to, accepting a fee from a buyer to inspect an animal for soundness and accepting a fee from the seller.
06. Confidentiality . Maintain a confidential relationship with their clients, except as otherwise provided by law or required by considerations related to public health and animal health.
a. The information contained in veterinary medical records is considered confidential. It is unethical for a veterinarian to release this information except by court order or consent of the patient's owner or other caretaker at the time treatment was rendered.
b. Without express permission of the practice owner, it is unethical for a veterinarian or certified veterinary technician to remove, copy, or use the medical records or any part of any record belonging to the practice or its owner for any purpose other than the business of the practice.
07. Physical Abuse-Patient . Not physically abuse a patient or fail to conform to the currently accepted standards of care in the veterinary profession for any animal under their care.
08. Preservation of Patient's Body. Where possible preserve for twenty-four (24) hours the body of any patient that dies while in the veterinarian's care until the owner can be contacted, except as otherwise provided by law. The time of contact or attempted contact with the owner shall be documented in the medical record. The veterinarian is allowed to use the usual manner of disposal if the owner has not made pick-up arrangements within twenty-four (24) hours of the documented contact time.
O9. Consent for Transporting. Obtain written consent from a patient's owner or other caretaker before transporting a patient to another facility for veterinary medical care or any other reason, unless circumstances qualifying as an emergency do not permit obtaining such consent.
10. Patient Record. Maintain a patient record for each animal or herd that accurately reflects the veterinary problems and interventions and conforms to the standards set forth in Section 154 of these rules. ()
11. Supervision. Provide the proper form of supervision required for persons to whom veterinary functions are delegated or assigned.
12. Cooperation with Authorities. Cooperate with authorities in the investigation of the incompetent, unethical or illegal practice of veterinary medicine by any individual including another veterinarian.
13. Refusal to Render Services. Have the right to refuse to render veterinary medical services for any reason, or refuse an owner's request to euthanize a healthy or treatable animal.
14. Improper Disposal of Controlled Substances. Dispose of all controlled substances and the containers, instruments and equipment used in their administration in conformance with the requirements of the Code of Federal Regulations and the Idaho Board of Pharmacy law and rules.
153. STANDARDS OF PRACTICE. Veterinarians shall adhere to the standards of practice including, but not limited to:
01. Practice Procedures . A licensed veterinarian shall exercise at least the same degree of care, skill, and diligence in treating patients that is ordinarily used in the same or similar circumstances by members of the veterinary medical profession of similar training and experience in the community in which he practices. ()

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to each in the immuni addition care an	and every practice zation is to owned treatment	Immunization. When the primary objective is to protect the patient's health and a profest inization procedure is being sought, an examination of the animal by the veterinarian is required in munization procedure, unless the animal has been examined in the last ninety (90) days of large animal medicine where mass immunizations of animal herds is involved of performed by the patient's owner. For the purpose of this subsection, the definition of "overship as defined by the laws of the ownership of property, non-profit organizations dedicated ent of animals is considered the owners of animals in their custody if such organizations are for the animal or if the true owner of such animal cannot be immediately determined.	red pr s, exco or wh wner" ed to t	ior ept en in the
		Relationship . A veterinarian shall establish a valid veterinarian/client/patient relation 150 of these rules, prior to dispensing, using, prescribing, or selling any controlled subshe prescribing of an extra-label use of any drug.		
client/p medicin that are	atient relations that an in compl	Dispense and Distribute in Good Faith. A veterinarian dispensing or distributing any ispense or distribute such drug or medicine in good faith, within the context of a valid veter ationship as defined by Section 150 of these rules, and shall, except in the case of any dree in containers that bear a label of the manufacturer with information describing their container with the requirements of the Federal Food, Drug, and Cosmetic Act, 21 CFR 201.105, and to the container containing the drug or medicine a label indicating:	rinaria ugs a ents a	an/ ınd ınd
	a.	The date on which such drug or medicine is dispensed;	()
	b.	The name of the owner and patient;	()
	c.	The last name of the person dispensing such drug or medicine;	()
	d.	Directions for use thereof, including dosage and quantity; and	()
	e.	The proprietary or generic name of the drug or medicine.	()
supervi	05. sion.	Anesthesia Standards. All anesthetized animals shall be appropriately monitored an	d und	der)
standard be inspective safeg records when the hard-co- the last	ds set out ected, dup guarded a (either h he change py record treatmen dividual)	RD KEEPING STANDARDS. an shall maintain detailed daily medical records of the animals treated that meet the profin Section 153 of these rules. These records may be computerized and shall be readily retrieplicated, or submitted when requested by the Board. All records, including electronic recordagainst loss, defacement, tampering, and use by unauthorized personnel. If changes are mad ard-copy or electronic), the records must clearly reflect what the change is, who made the twas made, and why. In the case of electronic records, the veterinarian shall keep either a did or a back-up electronic record. Records shall be maintained for a period of three (3) years for the total records the patient by a veterinarian, or for every animal group (for example, herd, litter, and flock) treaters.	evable ds, she to a chang luplication of treat	to all iny ge, ate ing
	01.	Medical Records. Medical records shall include, but not be limited to:	()
	a.	Name, address and phone number of the animal's owner or other caretaker.	()
group.	b.	Name and description, sex (if readily determinable), breed and age of animal; or descri	ption (of)
	c.	Dates (beginning and ending) of custody of the animal.	()
	d.	A short history of the animal's condition as it pertains to the animal's medical status.	()

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IDAPA 24.38.01 Rules of the State Board of Veterinary Medicine

e. suspected.	Results and notation of each examination, including the animal's condition and d	iagnosis (
f. route of admin	All medications, treatments, prescriptions or prophylaxis given, including amount, freque istration for both inpatient and outpatient care.	ncy, and
g.	Diagnostic and laboratory tests or techniques utilized, and results of each.	()
h. Evidence of thi	All anesthetized animals shall be appropriately monitored and under supervision at a is monitoring shall be documented in writing in the medical record.	ll times.
	Consent Forms. Consent forms, signed by the patient's owner or other legal caretaker esthesia procedure requiring hospitalization or euthanasia, shall be obtained, except in eneach animal and be maintained on file with the practitioner.	
03. be noted in the	Postoperative Instructions . Postoperative home-care instructions shall be provided in write medical record.	iting and
performed and record must als	Treatment Records . Veterinarians who practice with other veterinarians shall indineans on each patient's or animal group's medical record any treatment the veterinarian per which treatments and procedures were delegated to a technician or assistant to perform. The so include a notation indicating when the animal was handed-off to another veterinarian or a trelegated to a technician or assistant along with a summary of the animal's condition and diaghand-off.	ersonally patient's reatment
for a patient, a	Ownership of Medical Records. Medical records are the personal property of the hospit ne practice that prepares them. Other veterinarians, including those providing subsequent heal and the patient's owner may receive a copy of the patient's medical record, upon the requer or other caretaker. Records shall be supplied within three (3) business days, counting the dashness day.	th needs
anatomical orional that prepares in owner of the ar	Diagnostic Image Identification and Ownership. All diagnostic images shall be labeled or digitally imprinted to identify the veterinarian or premise, the patient, the owner, the dentation. A diagnostic image is the physical property of the hospital or the proprietor of the t, and it shall be released upon the request of another veterinarian who has the authorization imal to whom it pertains or to the Board. Such diagnostic images shall be returned within a reast reinarian who originally ordered them to be prepared.	late, and practice on of the
07.	Estimates. A veterinarian shall make available to each client a written estimate on request.	()
through V of the prescription or labeled with on "RX Only"; or drug which is only, or is resubstance or p	Controlled Substances and Prescription or Legend Drugs. A controlled substance sified by the federal Food and Drug Administration or the Idaho Board of Pharmacy in Sch he state or federal Controlled Substances Act, Title 37, Chapter 27, Idaho Code, or 21 CFR legend drug is any drug that under federal law is required, prior to being dispensed or deliver to (1) of the following statements: "Caution federal law prohibits dispensing without a prescripe "Caution: Federal law restricts this drug to used by or on the order of a licensed veterinaria required by any applicable federal or state law or regulation or rule to be dispensed on prescripticated to use by practitioners only. A veterinarian shall only dispense or distribute a correscription or legend drug within the context of a valid veterinarian/client/patient relationation 150 of these rules.	nedules 1 1308. A ed, to be tion"; or a scription on trolled
	Records shall be kept in compliance with all federal and state laws and be recorded in the with the initials of the veterinarian who authorized the dispensing or distribution of the excription, or legend drugs.	
b. including:	A separate inventory record shall be kept for each controlled substance by name and	strength

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i. Records of the receipt, which include all information required by federal law, the date of receipt, the amount received, the source of receipt, and the invoice number.	f the
ii. Records of dispensing, which include the date the controlled substance was dispensed, the am dispensed, the animal's name, identification of the patient record, identification of the person who dispensed the didentification of the veterinarian who supervised the dispensing and any other information required by federal law (drug,
c. Records for all dispensed or distributed prescription or legend drugs shall be maintained in individual patient or herd record and include the date the drug was dispensed or distribution was authorized amount dispensed or distributed, identification of the person who dispensed or authorized distribution of the identification of the veterinarian who supervised the dispensing and any other information required by federal or law, regulation or rule.	the drug,
d. Prescription drug order means a lawful written or verbal order of a veterinarian for a drug. ()
i. When prescription drug orders are issued by a licensed veterinarian to be distributed to the anim owner or legal caretaker by a retail veterinary drug outlet, all orders for prescription or legend drugs shall be wron an official numbered three (3) part order form available through the Idaho Department of Agriculture. veterinarian shall retain the second copy in their medical record with the original and one (1) copy sent to the reterinary drug outlet. The retail veterinary drug outlet shall retain the original and attach the copy of the origin the order for delivery to the animal's owner or legal caretaker.	ritten The retail
ii. Under no circumstances shall a prescription or legend drug be distributed by a retail veterinary outlet to an animal's owner or legal caretaker prior to the issuance of either a written or oral prescription drug of from the veterinarian:	
(1) When a written prescription drug order from the veterinarian has been issued to a retail vetering drug outlet, a copy of the veterinarian's original numbered prescription drug order shall be attached to prescription or legend drugs that are delivered to the animal's owner or legal caretaker.	
(2) When a retail veterinary drug outlet receives an oral prescription drug order from the veterina the oral order shall be promptly reduced to writing on a Department of Agriculture unnumbered telephone drug of blank. A copy of this completed form shall be attached to the prescription or legend drugs that are delivered to animal(s)'s owner or legal caretaker.	order
(3) When a veterinarian issues an oral prescription drug order to a retail veterinary drug outlet, the order shall be followed by a written prescription drug order signed by the veterinarian using the official numb three (3) part order form and procedures required under these rules. The written order shall be sent promptly by veterinarian so that it is received by the retail veterinary drug outlet no later than seven (7) days after the reterinary drug outlet receives the oral order. The written confirmation order may be hand-delivered, mailed, fa attached to an e-mail, or otherwise properly delivered to the retail veterinary drug outlet.	ered y the retail
e. When prescription or legend drugs are dispensed, the labeling on all containers shall b compliance with the requirements of Paragraph 153.01.d. of these rules.	e in
f. When controlled substances are dispensed, all containers shall be properly labeled with: ()
i. The clinic's name, address, and phone number; ()
ii. The name of the client and patient; ()
iii. The drug name and quantity; and ()
iv. The directions for use, including dosage and quantity. ()

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g. requirements of	All controlled substances shall be stored, dispensed, and disposed of in accordance with the Uniform Controlled Substances Law and Code of Federal Regulations.	he
	Return or Disposal of Expired Pharmaceuticals and Biologicals. Except for controll ch shall be disposed of in accordance with Paragraph 154.08.g. of these rules, all pharmaceuticals at have exceeded their expiration date shall be removed from inventory and disposed of appropriately (nd
155 199.	(RESERVED)	
Pursuant to Sec purpose of train consist of no fev the COHE. New Applicants for a	MITTEE ON HUMANE EUTHANASIA. Ition 54-2105(8), Idaho Code, a Committee on Humane Euthanasia (COHE) is established for the raine, examining, and certifying euthanasia agencies and euthanasia technicians. The COHE was were than five (5) members appointed by the Board. At its discretion, the Board may appoint itself was members will be nominated by either the Board or the COHE and be confirmed by the Board of COHE position shall be certified euthanasia technicians (CETs) as defined by Section 54-2103(8), Idaho Code, or be reterinarian	ill as d.
	Term . Each member will serve for three (3) years, at the pleasure of the Board. A COHE member for reappointment. If there is a vacancy for any cause, the COHE or the Board shall nominate as ssor to fill the unexpired term.	
02.	Duties . The duties of COHE members include, but are not limited to, the following:)
a.	Coordinate and provide euthanasia training classes as needed. ()
b.	Inspect and certify agencies. ()
c. persons seeking Euthanasia Tech	Review the applications, records, performance, methods and procedures used by agencies at to be certified or to renew their certification as a Certified Euthanasia Agency (CEA) or Certification (CET).	
d. certification thro	Conduct written and practical examinations for applicants applying for certification and authoriough the Board.	ze
e.	Recommend suspension or revocation of a certification when necessary. ()
03. Idaho Code.	Compensation . Members of the COHE will be compensated as provided by Section 59-509(1)	1),)
Methods approv	IODS OF EUTHANASIA, PRE-EUTHANASIA SEDATION, AND CHEMICAL CAPTURE. ved by the COHE and used for the purpose of humanely euthanizing, sedating, or remote chemical, sick, homeless, or unwanted pets and animals:	al
	Euthanasia Drugs . Any Schedule II non-narcotic or Schedule III non-narcotic euthanasia dructure. Controlled Substances Act that has first been approved in writing by the COHE and the Board. A lanasia drugs is on file at the Board office.	
use by CEAs or	Pre-Euthanasia Sedation Drugs . Any Schedule III or Schedule IV narcotic or non-narcotance as defined by the Controlled Substances Act, or other legend drugs that have been approved for CETs at a CEA facility. Such pre-euthanasia sedation drugs shall be limited to those approved COHE and the Board. A list of approved pre-euthanasia sedation drugs is on file at the Board office.	or in

03. Remote Chemical Capture Restraint Drugs. Any Schedule III or Schedule IV narcotic or non-narcotic controlled substance as defined by the Controlled Substances Act, or other legend drugs that have been

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approved for use by CEAs or CETs. Such remote chemical capture restraint drugs shall be limited to those approved

Board office. Us	e COHE and the Board. A list of approved remote chemical capture restraint drugs is on files of remote chemical capture is limited to CEAs and CETs who are classified as law enforcement personnel who have successfully completed a Board-approved course in each capture.	rcemen
In order for a cer	UREMENT AND ADMINISTRATION OF APPROVED DRUGS. rtified euthanasia agency to obtain approved drugs for euthanizing animals and a certified euthanister such drugs, the following procedure shall be followed:	thanasia
Euthanasia Ager	DEA Registration . A certified euthanasia agency (CEA) shall appoint a person who ordering the approved drugs and who shall submit an application for the agency's registratic property and the property of the Drug Enforcement Agency (DEA). The CEA shall also design technician (CET) who will be responsible for the security of the agency's approved drugs.	ion as a
02. controlled substa DEA registration	Controlled Substance Registration . Each CET employed by the agency shall applance registration from the Idaho Board of Pharmacy under their individual name and using the number.	
registrations, the	Purchase of Approved Drugs . After the certified euthanasia agency has received ber and the CETs at that agency have received their Idaho Board of Pharmacy controlled sure designated individual for the agency may on behalf of the agency purchase approved deal ocation. Approved drugs shall only be obtained from a drug wholesaler.	ibstance
04. euthanasia agenc of approved drug	Administration of Approved Drugs . Certified euthanasia technicians employed by coies and registered with the Idaho Board of Pharmacy may perform euthanasia by the administration.	certified istration
203. (RESE	RVED)	
A certified eutha shelter that has b be certified to pro-	IFIED EUTHANASIA AGENCY. Inasia agency is a law enforcement agency, an animal control agency, a humane society, or are seen inspected and certified by the COHE or the Board, Section 54-2103(8), Idaho Code. In urchase and store approved drugs, certified euthanasia agencies shall be inspected by the C eet the following criteria:	order to
01. building in which	Approved Drugs . Approved drugs shall be kept in a locked cabinet securely attached hit is housed.	d to the
a.	Each agency shall maintain a current written list of CET(s).	(
b. CET. Such persodrugs only to a particle.	Access to the drug storage cabinet shall be limited to licensed veterinary supervisors and a constant shall be responsible for the security of the approved drugs and allow withdrawal of the approvence certified by the Board and registered with the Idaho Board of Pharmacy to administration.	pproved
c.	All approved drugs shall be prepared according to the manufacturer's instructions.	(
d. medical quality, for the animal.	Needles in a range of sizes that are the appropriate gauge for the intended use. Needles sha and not be used if they are dirty, clogged, barbed, or might otherwise cause unnecessary dis	

f. Three (3) different syringe sizes are required: three (3), six (6), and twelve (12) cc. An agency may have other syringe sizes according to its needs. Syringes shall be of medical quality.

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e.

Needles and syringes shall not be reused.

	g.	Spent needles and syringes shall be disposed of in a manner that makes their re-use impossib	le.
cabinet.	02.	Proper Storage . When no CET is on duty, proper storage for approved drugs is in a locked s	torage
into it. A	a. metal sa	The cabinet shall be of such material and construction that it will withstand strong attempts to fe is preferred.	break
	b.	The cabinet shall be securely attached to the building in which it is housed.	()
keeping	c. of the dru	The temperature and environment in the storage cabinet shall be adequate to assure the pag.	proper
		Proper Labeling . Upon removal from the shipment carton, each individual container nall be labeled with the drug name and strength, the date the drug was prepared, a drug led the name and address of the agency owning the drug.	
vehicle, strong n veterina	the tempo naterial a ry superv	Temporary Storage . When a CET is on duty and when animals are being euthanized throughout drugs may be kept in a temporary storage cabinet. When approved drugs are transported or storage cabinet shall be securely bolted to the vehicle. The cabinet shall be constructed and be securely locked when not in use. The key to this cabinet shall be secured by a lick isor or the lead CET designated on the DEA controlled substance registration, and made availarming euthanasia that day.	ed in a of any censed
	05.	Record Keeping . Proper record keeping of approved drugs shall include the following:	()
informat number.	a. tion requi	Shipment records showing receipt of the approved drugs shall be maintained and incluired by federal law, the date the shipment was received, the amount, the source, and the in (
	b.	Administration records showing the date an approved drug was:	()
	i.	Administered;	()
	ii.	Weight and species of animal;	()
capture 1	iii. restraint;	Dosage of each drug administered for pre-euthanasia sedation, euthanasia, and remote che	emical
	iv.	Identification of the person who dispensed the approved drugs; and, if applicable;	()
	v.	Identification of the veterinarian or CET who supervised the dispensing shall be maintained.	()
and the		Records of wastage shall be maintained and signed by the CET administering the approved onsible for security.	d drug
signed b		A weekly record of the approved drugs on hand, minus the amounts withdrawn for administr Γ responsible for security.	ration,
	d drugs a	Disposal records of any expired or unwanted approved drugs shall be maintained. Dispond the containers, instruments, and equipment used in the administration of the approved druge with the Idaho Board of Pharmacy law and rules and the Code of Federal Regulations.	

All records shall be filed in chronological order in a binder that is labeled with the name of the

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f.

IDAHO ADMINISTRATIVE CODE DOPL – Board of Veterinary Medicine

IDAPA 24.38.01 Rules of the State Board of Veterinary Medicine

agency	and be ke	pt for a period of three (3) years from the calendar date on the record.	()
	06.	Proper Sanitation. The euthanasia area shall be clean and regularly disinfected.	()
	07.	Other Site Conditions. Other site conditions relevant to the proper euthanasia environment	()
	a.	Each agency shall have a specific area designated for euthanasia that is:	()
	i.	A separate room; or	()
or	ii.	An area that is physically separated from the rest of the agency by a wall, barrier or other or	divide (r;)
	iii.	An area that is not used for any other purpose while animals are being euthanized.	()
	b.	The euthanasia area shall meet the following minimum standards:	()
	i.	Lighting shall be bright and even;	()
A minin	ii. num sixty	The air temperature shall be within a reasonable comfort range for both the personnel and a (60) degrees F and maximum ninety (90) degrees F is recommended;	nimal (s.)
exhaust	iii. fan vente	The area shall have adequate ventilation that prevents the accumulation of odors. At least of directly to the outside is recommended; and	one (1)
	iv.	The floor of the area shall provide dry, non-slip footing to prevent accidents.	()
	c.	The euthanasia area shall have the following equipment:	()
	i.	A table or other work area where animals can be handled while being euthanized.	()
	ii.	A cabinet, table or work bench where the drugs, needles, syringes and clippers can be placed	d. ()
each tim	d. ne an anin	The following items and materials shall either be kept in the euthanasia area or brought to the nal is euthanized:	he are	ea)
	i.	A first aid kit that meets minimum first aid supply standards;	()
	ii.	One (1) or more tourniquets;	()
	iii.	Standard electric clippers with No. 40 blade;	()
	iv.	Animal control stick for dogs and animal net for cats (if the agency handles cats);	()
	v.	Stethoscope;	()
	vi.	Disinfectant.	()
		The current certification cards for the CEA and all CETs working at the CEA, which shall to a strongly encouraged to keep all DEA and Idaho Board of Pharmacy registration cards to cards.		
	e.	All equipment shall be in good working order.	()
	08.	Equipment Stored . All equipment shall be stored so that it does not create a safety hazard	for th	ıe

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personnel. All drugs and other chemical agents used in the euthanasia area shall be clearly labeled as specified by Subsection 204.03 of these rules.

09. Certification Renewal. Certifications may be renewed upon successful completion of a facility inspection by a COHE member, a member of the Board or other individual appointed by the COHE and payment of the annual renewal fee.

	nual renev	wal fee.	d paymen ()
205.	CERT	IFIED EUTHANASIA TECHNICIAN.		
that in	01. clude, bu	Training and Examinations . The COHE or the Board will develop training sessions t are not limited to, the following topics:	and mater	ials)
	a.	Euthanasia:	()
	i.	Animal anatomy;	()
	ii.	Proper animal handling to ease trauma and stress;	()
		Dosages of chemical agents, record keeping and documentation of usage, storage, lat-dated drugs and their containers, instruments and equipment used in their admin the Idaho Board of Pharmacy law and rules and the Code of Federal Regulations;		
	iv.	Proper injection techniques; and	()
	v.	Proper use and handling of approved euthanasia drugs and equipment;	()
will be	vi. given.	Examination. Following the euthanasia training, a written examination covering the training.	raining top (oics)
	b.	Remote Chemical Capture:	()
	i.	An overview of remote chemical capture;	()
	ii.	Description and basic mechanism of action of approved drugs;	()
	iii.	Laws, regulations and rules governing remote chemical capture;	()
	iv.	Post-injection care;	()
	v.	Proper use and handling of approved restraint drugs and equipment;	()
	vi.	Human safety;	()
	vii.	Tactics and strategy; and	()
	viii.	Delivery systems and equipment.	()
or olde	02. er and der	Certification Standards . Applicants for certification as a CET shall be eighteen (18) monstrate proficiency in compliance with the following standards:) years of	age
a perso	a. on approv	Demonstrate competency in euthanasia techniques in the presence of a COHE or Boarded by the Board:	d member (or)
		CETs are fully responsible for all actions that take place in the euthanasia area when area including, but not limited to, animal handling, use of the proper restraint techniqued drug handling;		

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process, but injections on	CEIs shall be able to competently perform intravenous injections on dogs and intral both dogs and cats. Intravenous injections on cats shall not be required as part of the ce when performed, meet the standards listed in Subparagraph 205.02.a.ii.(1) of these rules. In dogs and cats shall not be required as part of the certification process, but when performed, are ions listed in Subparagraph 205.02.a.ii.(3) of these rules.	rtificati tracardi	ion iac
One (1) perso	Intravenous Injections: The CET shall be able to competently insert the needle into an animal is injected by this method. A minimum of two (2) people shall be required for any IV on shall be a CET and one (1) or more people shall be the handler. The handler does not need handler should be trained in human safety and animal handling techniques;	injection	on.
this method b	Intraperitoneal Injections: The CET shall be able to competently insert the needle into the eritoneal cavity when an animal is injected by this method. It is recommended that animals in the placed into a cage or carrier with no other animals. The cage or carrier shall be covered with all that can keep the injected animal isolated from the normal activities in the euthant all injections may be administered by a CET without a handler.	njected th cloth	by or
	Intracardiac Injections: Intracardiac injection shall be performed only on an anesthetize be able to competently insert the needle into the heart of an anesthetized animal, and in many be administered by a CET without a handler.		
iii. intramuscular	No other euthanasia injection procedures are permitted in any type of animal with the exer and subcutaneous injections for pre-euthanasia sedation;	ception (of)
iv. captured or re	Oral administration of approved euthanasia drugs is permitted for any animal that destrained without serious danger to human safety;	cannot (be)
b. agency shall	Demonstrate proper record keeping. A record of all approved drugs received and use be kept containing the following information:	ed by t	he)
i. signed by the	A weekly verification of the drug stock on hand, minus the amounts withdrawn for admir CET responsible for security;	nistratio	on,
ii. signed by the	An entry of the date that a new bottle of any approved drug is opened and the volume of a CET responsible for security;	the bott (le,
iii.	The species and approximate weight of each animal administered a drug;	()
iv.	The amount of the drug that was administered;	()
v.	The date the drug was administered;	()
vi.	The signature of the CET who administered the drug;	()
vii. the CET resp	A record of the amount of the drug wasted, if any, signed by the CET administering the consible for security; and	drug a	nd)
	A record of any disposal of expired or unwanted approved drugs, other chemical age astruments and equipment used in their administration, signed by the CET and disposed of in act to Board of Pharmacy law and rules and the Code of Federal Regulations.		
c.	Demonstrate understanding and concern for the needs and humane treatment of individua	l anima (ls:
i.	All animals shall be handled in a manner that minimizes stress to the animal and maxi		

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but human safety to another;	is always the primary concern. Handling includes all aspects of moving an animal from one	(1) ar	ea
ii. dangerous anima	The use of control sticks and other similar devices shall be limited to fractious or pools; and	tential (lly)
iii. with the animal i	Animals shall not be placed in cages or kennels with other breeds or species that are incordin question or be overcrowded in a cage or kennel.	npatib (ole)
designated time may be injected responsibility of	Demonstrate ability to verify death. The animal should become unconscious and show try (60) minutes of drug administration. If any animal does not show any of these signs will period, the CET shall re-administer the drug. An animal that has received an approved drug with the same or another approved drug after it has become unconscious. Verification the CET and shall be made by physical examination of the individual animal. One (1) standards for death shall be met:	ithin t ig oral n is t	he lly he
i.	Rigor mortis; or	()
ii. complete lack of	Complete lack of heartbeat (as checked with a stethoscope), complete lack of respiration corneal and palpebral reflexes.	ion, a	nd
e.	Demonstrate ability to communicate with handlers during the euthanasia process.	()
03.	Certification.	()
a. following:	An individual shall not be certified as a CET until such time as he has successfully passed a	ll of t	he)
i.	A euthanasia written examination;	()
ii.	A practical or clinical examination; and	()
iii.	An Idaho euthanasia jurisprudence examination.	()
application of et Board member, of can either be a st testing the indivi- euthanasia writte	The euthanasia written examination is the "written examination" referenced in Subpathis rule. The practical examination will test the individual's knowledge and skills in the huthanasia procedures and practices in a clinical setting under the direction of a COHE metor a designee of either the COHE or Board. The Idaho euthanasia jurisprudence examination separate written test or combined with the euthanasia written examination) will be an examidual's understanding of Idaho laws and Board rules addressing the practice of euthanasia. It en examination and the euthanasia jurisprudence examination will be developed by the Bognee of either the Board or the COHE.	ands-cember, mber, n (which mination Both t	on, a ch
ninety percent (9	A passing score for the euthanasia written examination is eighty percent (80%), or such oth opriate by the Board or the COHE. A passing score for the euthanasia jurisprudence examin 90%), or such other score as deemed appropriate by the Board or the COHE. A failed euramination may be retaken multiple times upon making arrangements acceptable to the Board	nation thanas	is
designee of either the Board or the	Initial certification and certification renewal training sessions and examinations will be corry year prior to July 1, and at such other times deemed necessary by the COHE, the Board the COHE or the Board. Upon approval of the Board, a COHE member, or the designed COHE, an individual may take the euthanasia written examination, the practical examinatorisprudence examination in any order.	ırd, or of eith	e nei

e. An individual who has passed the written examination, but has not attended a training session and has not passed the practical examination, may serve as a probationary euthanasia technician under the direct

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	a currently certified CET until such time as the next training course, practical examinate conducted by a COHE member, a Board member, or the designee of either the COHE or the		
f.	An individual who has not passed the written examination may not serve as a euthanasia tec	hnici (an.
	An individual who attends a training session and passes the written examination but attend serve on probation until he has been re-examined. If the individual fails to attend a second time and wishes to apply again, the individual shall attend the next regular ten examination.	pass	the
	Upon termination from an agency as defined in Section 204 of these rules, a CET's cert comes invalid and the CET shall not perform animal euthanasia until employed by another cy, at which time the certification may be reinstated.	ificat certif (ion ied)
i. employment at the	The agency shall notify the Board office in writing within thirty (30) days from the date the hat agency is terminated.	e CE	T's)
three (3)-year p	If a CET is employed again by a CEA prior to the expiration of their certification, to equest reinstatement of the CET's certification. If a CET has not attended a euthanasia training period preceding recertification, the CET may not be recertified and will need to real COHE discretion.	ng in	the
k.	All certifications expire on July 1 of each year.	()
04.	Certification Renewal.	()
	Certifications may be renewed each year by payment of the annual renewal fee, provide following the date of certification, the CET will need to attend a euthanasia training and cardification fee prescribed by Section 014 of these rules.		
	In addition to the above euthanasia training recertification requirement, CETs classified resonnel who use chemical capture must recertify in remote chemical capture every the original remote chemical capture certification.		
05.	Duties . The duties of a CET include, but are not limited to:	()
a.	Preparing animals for euthanasia;	()
b.	Accurately recording the dosages for drugs that are administered and amounts for drugs wa	isted;)
c.	Ordering supplies;	()
d.	Maintaining the security of all controlled substances and other approved drugs;	()
e.	Directly supervising probationary CET;	()
f.	Reporting to the Board violations or suspicions of a violation of these rules or any abuse of	f drug (gs;
g.	Humanely euthanizing animals; and	()
h. agent or the cont	Proper and lawful disposal of euthanized animals and expired or unwanted drugs, other cainers, instruments and equipment used in the administration of approved drugs.	hemi	ical

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GROUNDS FOR DISCIPLINE -- CEAS AND CETS.

206.

sanction, place or of discipline, and	refuse to issue, renew, or reinstate the certification of a CEA or CET, or may deny, revoke, sun probation, or require voluntary surrender of the certification of a CEA or CET, impose other denter into consent agreements and negotiated settlements with CEAs and CETs pursuant orth in Title 67, Chapter 52, Idaho Code, for any of the following reasons:	r forn	1S
01.	Failure to Carry Out Duties. Failure to carry out the duties of a CEA or CET.	()
02.	Abuse of Chemical Substances. Abuse of any chemical substance by:	()
a.	Selling or giving chemical substances away; or	()
b.	Stealing chemical substances; or	()
c. euthanasia purpo	The diversion or use of any chemical substances for other than legitimate chemical capses; or	ture (or)
d.	Abetting anyone in the foregoing activities.	()
03. probationary CE	Euthanizing of Animals Without Proper Supervision . Allowing uncertified individu Ts to euthanize animals or personally euthanizing animals without proper supervision.	uals (or)
04. individuals or proper supervision	Administration of Approved Drugs Without Proper Supervision. Allowing uncobationary CETs to administer approved drugs or personally administering approved drugs von.		
05. CETs to euthaniz	Euthanizing of Animals Without Proper Certification. Allowing individuals or probate animals or personally euthanizing animals without being properly certified to do so.	tiona (ry)
06. material fact, or renewal of a certi	Fraud, Misrepresentation, or Deception . The employment of fraud, misrepresentation deception by an applicant or certificate holder in securing or attempting to secure the issuatificate.		
07. engage in conduc	Unethical or Unprofessional Conduct . Unethical or unprofessional conduct means to kno et of a character likely to deceive or defraud the public and includes, but is not limited to:	owing (ly)
a.	Working in conjunction with any agency or person illegally practicing as a CEA or CET;	()
b.	Failing to provide sanitary facilities or apply sanitary procedures for the euthanizing of any a	anima	ıl;)
	Euthanizing animals in a manner that endangers the health and welfare of the public. A CE imals if their ability to practice with reasonable skill and safety is adversely affected by react use of alcohol, drugs, narcotics, chemicals, or any other substance or as a result of any metry;	ason (of
d. not limited to, the Idaho;	Gross ignorance, incompetence or inefficiency in the euthanizing of animals as determined e practices generally and currently followed and accepted by persons certified to practice as C	ČĚTs :	
e. the individual is	Intentionally performing a duty, task or procedure involved in the euthanizing of animals for not qualified; and	r whic	:h)
f.	Swearing falsely in any testimony or affidavits relating to practicing as a CEA or CET.	()
08. charge of violating substances.	Conviction of Violating Any Federal or State Statute, Rule or Regulation. Conviction any federal or state statute or rule or regulation regulating narcotics, dangerous drugs or conviction of the state statute or rule or regulation regulating narcotics, dangerous drugs or conviction.		

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defendant's app	Conviction of a Charge or Crime. Being found guilty, convicted, placed on probation, have plea that is accepted by the court, forfeiture of bail, bond or collateral deposited to secure earance, or having received a withheld judgment or suspended sentence by a court of compet laho or any other state of one (1) or more of the following:	e a
a.	Any felony, as defined by Title 18, Chapter 1, Idaho Code; or ()
b.	Any crime constituting or having as an element the abuse of any drug, including alcohol. ()
c. Section 54-2103	Any other criminal act that in any way is related to practicing as a CEA or CET as defined (8) and (9), Idaho Code.	by)
10. Board rules.	Improper Record Keeping. Failure to follow proper record keeping procedures as outlined	in)
11. approved euthar	Improper Security for Approved Drugs. Failure to provide and maintain proper security assia and restraint drugs as outlined in Board rules.	for)
12. approved drugs	Improper Storage of Equipment and Approved Drugs. Failure to properly store equipment as outlined in Board rules.	or)
13. drugs and the co	Improper Disposal of Approved Drugs and Equipment. Failure to properly dispose of approventainers, instruments and equipment used in their administration as outlined in Board rules. (ved)
14. restraint drugs a	Improper Labeling of Approved Drugs. Failure to properly label approved euthanasia as outlined by Board rules.	and)
or voluntary sur	Revocation, Suspension, Limitation or Restriction . The revocation, suspension, limitation, icense, certificate or registration or any other disciplinary action by another state or U.S. jurisdict render of a license, certificate or registration by virtue of which one is licensed, certified or registe CEA or CET in that state or jurisdiction on grounds other than nonpayment of the renewal fee.	ion
16.	Failure to Cooperate. ()
a. even if such invo	Failure of any applicant or certificate holder to cooperate with the Board during any investigation does not personally concern the applicant or certificate holder; or	on,
b. the Board; or	Failure to comply with the terms of any order, negotiated settlement, or probationary agreement (of)
c. fees.	Failure to comply with the terms for certification renewal or to timely pay certification renew (val)
17. a CEA or CET.	Aiding and Abetting. Knowingly aiding or abetting an uncertified agency or person to practice (as
18.	Current Certification. Practicing as a CEA or CET without a current certification. ()
19.	Improper Drug Preparation. Preparing approved drugs, contrary to manufacturer's instruction (ıs.
written order of	Violation of any Law, Rules or Orders . Violating or attempting to violate, directly or indirectly abetting the violation or conspiracy to violate any provisions of the veterinary law and rules of the Board issued pursuant to Title 54, Chapter 21, Idaho Code, the Idaho Board of Pharmacy law also of Federal Regulations.	r a

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207. INSPECTION DEFICIENCIES.

If there are inspection deficiencies with either a CEA or CET, a COHE member or the Board will document in writing areas for correction. The CEA or CET, or both, shall make corrections within the time period specified in the notice of deficiency, and correction will be verified by a COHE or Board member as recorded on the deficiency documentation. If the deficiency has not been corrected, the certification may be revoked by the Board, and the Idaho Board of Pharmacy will be notified.

208. -- 999. (RESERVED)

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IDAPA 42 – IDAHO WHEAT COMMISSION

DOCKET NO. 42-0101-2000F

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 Title 22, Chapter 33, 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 42, rules of the Idaho Wheat Commission:

IDAPA 42

• 42.01.01 Rules of the Idaho Wheat Commission.

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 2239-2241.

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 fees or charges, authorized in Section 22-3315, Idaho Code, allow for a three and one-half cents per bushel collection at point of first purchase.

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 Casey Chumrau, Executive Director, (208) 334-2353.

Dated this 18th day of November, 2020.

Casey Chumrau, Executive Director Idaho Wheat Commission 821 W. State Street Boise, ID 83702 Phone: (208) 334-2353

Fax: (208) 334-2505 casey@idahowheat.org

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Title 22, Chapter 33, 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 42, rules of the Idaho Wheat Commission:

IDAPA 42

• 42.01.01 Rules of the Idaho Wheat Commission.

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 fees or charges, authorized in Section 22-3315, Idaho Code, allow for a three and one-half cents per bushel collection at point of first purchase.

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 Casey Chumrau, Executive Director, (208) 334-2353.

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. 42-0101-2000F

IDAPA 42 - IDAHO WHEAT COMMISSION

42.01.01 - RULES OF THE IDAHO WHEAT COMMISSION

	dance wi	LAUTHORITY. th Section 22-3309, Idaho Code, the Idaho Wheat Commission has promulgated rules implementing Title 22, Chapter 33, Idaho Code.
001.	TITLE	AND SCOPE.
Title 01	01. Chapter	Title . These rules are titled IDAPA 42.01.01, "Rules of the Idaho Wheat Commission," IDAPA 42 01.
	esearch, a	Scope . Pursuant to Section 22-3301, Idaho Code, the rules of the Idaho Wheat Commission lic health and welfare of the citizens of our state by providing means for the protection, promotion analysis and development of markets concerning the growing and marketing of Idaho wheat. ((RESERVED)
010. The def		ITIONS. et forth in Section 22-3303, Idaho Code, apply to this chapter. (
011 0	99.	(RESERVED)
100.	WHEA	T TAX RETURN FORM.
purchas	01. er (buyer	Form . Wheat Tax Return forms are available at the Commission office for use by the firs of Idaho grown wheat in transmitting the Idaho wheat tax to the Commission.
mailed to quarter purchas	to the Ex (October ed during	Procedures . At the end of each quarter, buyers shall execute the Wheat Tax Return (form). One (1) and a check covering the entire amount of all wheat tax collections made during the quarter shall be ecutive Director of the Commission not later than the fifteenth day of the month at the end of each 15, January 15, April 15, and July 15, respectively) of each calendar year. If no wheat has beer g any quarter, one (1) copy of the Wheat Tax Return form declaring that no wheat has beer be signed and mailed to the Executive Director of the Commission.
		URES. s purchased as wheat, the tax must be collected on the full net weight of the grain purchased. The tax ected on any mixtures containing fifty percent (50%) or more of wheat.
102. The tax weight.		TEIGHT. collected on the net weight of the wheat after deduction of dockage and smut, and not upon the gross
amount wheat fi	to the Crom such	XERS. burchases wheat from a grower, it is his responsibility under the law to deduct the tax and remit the form ommission. The trucker in such instances is liable for the deduction of tax. Those who purchase truckers are not directly liable for the deduction of tax, but buyers should make sure that the trucker ased the wheat from a grower and is not the person who produced the wheat.
from the On the o	wheat is dities, suce amount other han	T DELIVERED ON ACCOUNT OR EXCHANGED FOR OTHER WHEAT. delivered and credited to the account of a grower who is purchasing mixed feeds and other ch transactions are really sales of the wheat delivered. In these cases, the buyer must deduct the tax credited to the grower and remit to the Commission just as though the sale had been made for cash d, if the grower delivers the wheat in exchange for other wheat and no sale of the wheat is involved to be deducted.
wheat f	or flour	SE. ubject to tax when it is first sold or contracted into commercial channels. Beside traditional uses of milling, domestic and export, commercial channels include sale of wheat for use as feed, or any murgic use.

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106. -- 199. (RESERVED)

200. PENALTY FOR LATE PAYMENT OF WHEAT TAX.

- **01. Interest Penalties.** Any person or firm who makes payment of wheat tax collections to the Commission at a date later than the fifteenth day of the month at the end of each quarter as prescribed in Subsection 100.02 of these rules, is subject to a late payment penalty of fifteen percent (15%) per annum on the amount due, unless that person or firm, within fifteen (15) days of the date, notifies the Commission in writing of any delay in payment and submits the payment of wheat tax collections within thirty (30) days of the prescribed due date.
- **02.** Additional Penalties. The Commission is entitled, in addition to the penalty of fifteen percent (15%) per annum, to recover from the buyer, all costs, fees, and reasonable attorney's fees incurred in collecting the wheat tax collections and penalty as prescribed in Section 22-3315, Idaho Code.

201. -- 299. (RESERVED)

300. WHEAT UNDER COMMODITY CREDIT CORPORATION LOANS.

- **01.** Payee. The Commission will be named as payee to receive three and one half cents (\$.3½) per bushel when the producer's note and loan agreement is executed by the Farm Service Agency (FSA). In such cases, the lending agency will send the tax directly to the Commission. When the producer's note and loan agreement shows that the tax has been deducted and sent to the Commission, it will not be necessary for the buyer to deduct the tax when the wheat is purchased.
- **O2.** Tax. Since the legislature has made the tax a lien prior to all other liens and encumbrances of the wheat, it is necessary for the grain buyer to make sure the tax has been paid in order to obtain clear title to the wheat. The tax should be deducted in all cases where there is not evidence that the tax was previously paid by a lending agency. In case errors occur and the tax is deducted by a lending agency and again deducted by a grain buyer, refund will be made by the Commission.

301. INVOICES AND RECORDS.

- **01. Invoices.** Section 22-3316, Idaho Code, provides for invoices to be delivered to the grower for each purchase. The Wheat Commission is not providing a special form for this purpose and suggests that buyers use the final settlement vouchers of accounts of sale commonly used in Idaho. The amount of the Idaho state wheat tax deducted must by shown on each settlement voucher.
- **02. Vouchers.** Buyers do not need to send the Commission copies of their settlement vouchers issued to individual growers but should keep copies available for examination by representatives of the Commission at a later date. Where it is not the practice to issue settlement vouchers of accounts of sale, buyers should be sure that they have accurate records of all wheat bought from growers and the amount of wheat bought from each grower. ()
- **O3. Delivery of Documents to Commission**. The first purchaser of wheat shall complete and return the Report of Tax, or equivalent, to the Commission office at the end of each production year (July 1 through June 30). The report is due on the same date as the final quarter wheat tax as specified in Section 22-3315(1), Idaho Code, and along with the following:

a. Name or names of the grower and seller; and	a.	Name or names of	the grower and se	eller; and		(
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b. Address or addresses of the grower and seller.

302. -- 999. (RESERVED)

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IDAPA 43 – IDAHO OILSEED COMMISSION

DOCKET NO. 43-0101-2000F

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 22-4710, 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 43, rules of the Idaho Oilseed Commission:

IDAPA 43

• IDAPA 43.01.01, Rules Governing the Idaho Oilseed Commission.

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 2242-2244.

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 fees or charges, authorized in Section 22-4716, Idaho Code, provide that if a person is late in paying the assessment on oilseed sold or contacted for, the fee rule sets a late payment penalty of twelve percent (12%) per annum on the amount due.

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 Benjamin Kelly, (208) 888-0988.

Dated this 18th day of November, 2020.

Benjamin Kelly Administrator Idaho Oilseed Commission 55 SW 5th Ave, Suite 100 Meridian, Idaho 83642 (208) 888-0988

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 22-4710, 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 43, rules of the Idaho Oilseed Commission:

IDAPA 43

• IDAPA 43.01.01, Rules Governing the Idaho Oilseed Commission.

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 fees or charges, authorized in Section 22-4716, Idaho Code, provide that if a person is late in paying the assessment on oilseed sold or contacted for, the fee rule sets a late payment penalty of twelve percent (12%) per annum on the amount due.

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 Benjamin Kelly, (208) 888-0988.

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. 43-0101-2000F

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IDAPA 43 – IDAHO OILSEED COMMISSION

43.01.01 - RULES GOVERNING THE IDAHO OILSEED COMMISSION

000. The Idal Title 22,	ho Oilsee	AUTHORITY. d Commission (hereinafter "Commission") promulgates these rules implementing the provise 47, Idaho Code.	ions (of)
001. These ru		AND SCOPE. tled IDAPA 43.01.01, "Rules Governing the Idaho Oilseed Commission."	()
002 0	009.	(RESERVED)		
010.	FIRST	PURCHASER RULES.		
designat	01. te the qua	Designated Quarters . In accordance with Section 22-4716, Idaho Code, the Commission arters (three (3) month periods) for the purpose of collecting the tax imposed by such sta	n sh tute (all as)
Septemb	a. per. The f	The Commission's first quarter will begin on the first day of July and end the thirtieth irst quarter tax is due on or before the fifteenth day of October.	day (of)
of Dece	b. mber. The	The Commission's second quarter will begin on the first day of October and end the thirty-fie second quarter tax is due on or before the fifteenth day of January.	rst d (ay)
March.	c. The third	The Commission's third quarter will begin on the first day of January and end the thirty-first quarter tax is due on or before the fifteenth day of April.	day (of)
June. Th	d. ne fourth	The Commission's fourth quarter will begin on the first day of April and end the thirtieth quarter tax is due on or before the fifteenth day of July.	day (of)
office ea	nch and everibed by	Oilseed Tax Invoice (Form Number 1). Pursuant to Section 22-4719, Idaho Code, the eed is required to complete and send the Oilseed Tax Invoice (Form Number 1) to the Commovery quarter on or before the dates specified in these rules. Form Number 1 shall be on official the Commission and be provided to the first purchaser by the Commission and, at a minimal legible information:	nissi I fort	on ns
	a.	The date of purchases and tax reporting period.	()
	b.	The name and address of the oilseed seller and purchaser.	()
	c.	The net weight of the oilseed sold in pounds or hundredweights.	()
	d.	The total amount of tax deducted from Idaho oilseed producers by the purchaser.	()
	e.	The total amount of tax due the Commission.	()
		Late Payment Penalty . Per Section 22-4716(4), Idaho Code, any person or firm who Commission at a date later than prescribed by law, is subject to a late payment penalty of r annum on the amount due.		
011 4	99.	(RESERVED)		
500.	REFUN	D APPLICATIONS.		

01. Assessment Refund. In accordance with Section 22-4717, Idaho Code, any seller may request from the Commission in writing, within thirty (30) days after payment thereof, a refund of all or any portion of an assessment levied on oilseed and paid by such seller. Sellers requesting an oilseed assessment refund, as specified in Section 22-4717, Idaho Code, are required to complete and return a refund application form (Form Number 2) to the Commission office no later than thirty (30) days after payment of the assessment. Form Number 2 will be available through the Commission office. Written requests for refund application forms must be sent to the Commission office.

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IDAHO ADMINISTRATIVE CODE Idaho Oilseed Commission

IDAPA 43.01.01 Rules Governing the Idaho Oilseed Commission

		()
02. information from	Refund Application Form Number 2 . Form Number 2 shall, at a minimum, require the fol the applicant:	llowir (ıg)
a.	The applicant's name and address.	()
b.	The applicant's federal tax identification number.	()
c.	The first purchaser or lender who deducted the assessment from the applicant's settlement.	()
d.	The applicant's date of settlement.	()
e.	The hundredweight of oilseed sold by the applicant.	()
f.	The dollar amount of oilseed assessment deducted from the applicant's settlement.	()
	The applicant shall enclose evidence with the application proving the oilseed assessmentiding a copy of the invoice (Form Number 1) for which the refund is claimed. In the absence, the Commission may, but is not bound to, accept other satisfactory evidence of payment.	ent wa ace of	as a
501 999.	(RESERVED)		

Section 500 Page 400

IDAPA 51 – IDAHO BEEF COUNCIL

DOCKET NO. 51-0101-2000F

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 25-2906 (9), 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 51, rules of the Idaho Beef Council:

IDAPA 51

• IDAPA 51.01.01, Rules of the Idaho Beef 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 2248-2250.

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. Assessments include \$1.50 per head of cattle at the time the cattle are sold. This includes one dollar (\$1.00) required by the National Beef Promotion and Research Act, and fifty cents (\$.50) authorized by Section 25-2907(1).

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 T.K. Kuwahara at (208) 376-6004.

Dated this 18th day of November, 2020.

T.K. Kuwahara Chief Executive Officer Idaho Beef Council 1951 W Frederic Lane Boise, ID 83705 Phone: (208) 376-6004 Fax: (208) 376-6002

THE FOLLOWING NOTICE PUBLISHED WITH THE OMNIBUS PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 25-2906 (9), 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 51, rules of the Idaho Beef Council:

IDAPA 51

• IDAPA 51.01.01, Rules of the Idaho Beef 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 fees or charges, authorized in Section 25-2907 (1), Idaho Code, provide for assessments to include \$1.50 per head of cattle at the time the cattle are sold. This includes one dollar (\$1.00) required by the National Beef Promotion and Research Act, and fifty cents (\$.50).

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 T.K. Kuwahara, (208) 376-6004.

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. 51-0101-2000F

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IDAPA 51 – IDAHO BEEF COUNCIL

51.01.01 - IDAHO BEEF COUNCIL RULES

000. LEGAL AUTHORITY. The Idaho Beef Council is authorized under Section 25-2906(9), Idaho Code, to adopt rules concerning the administration of the Beef Promotion Act. 001. TITLE AND SCOPE. These rules are titled IDAPA 51.01.01, "Idaho Beef Council Rules," IDAPA 51, Title 01, Chapter 01. These rules provide for a coordinated federal and state program of beef promotion and research funded by a one dollar and fifty cents (\$1.50) assessment on each head of cattle marketed in the state of Idaho. ADMINISTRATIVE APPEALS. All contested cases are governed by the procedures set forth by the National Beef Promotion and Research Order, 7 CFR 1260, issued by the United States Department of Agriculture. All written communications and documents that are intended to be part of an official record for a decision in a contested case must be filed with the Chief Executive Officer of the Idaho Beef Council. All such documents are considered filed when the original and one (1) copy of each document is received by the Chief Executive Officer of the Idaho Beef Council. INCORPORATION BY REFERENCE. 003. The Idaho Beef Council operates under the rules and regulations of the National Beef Promotion and Research Order. 7 CFR 1260 (Federal Register July 18, 1986). 004. -- 099. (RESERVED) 100. FUNDING. 01. Assessments. Each producer shall pay an assessment of one dollar and fifty cents (\$1.50) per head of cattle at the time the cattle are sold. This assessment consists of: i. One dollar (\$1) required by the National Beef Promotion and Research Order, and ii. Fifty cents (\$.50) authorized by Section 25-2907(1), Idaho Code. Producers selling or marketing cattle in interstate commerce will pay only one (1) assessment per individual sale of cattle. When cattle leave Idaho for the purpose of sale or slaughter, the assessment will be made at the time of brand inspection. When cattle leave Idaho for feeding or pasture where no change of ownership occurs, the promotion assessment will not be made. When cattle enter Idaho for sale or slaughter, the assessment will be made only if the assessment has not been paid when the cattle left their state of origin. These cattle will be assessed by the Idaho Brand Inspector, but they will be considered cattle from their state of origin. All assessments will be remitted to the Idaho Beef Council, with these cattle indicated by their state of origin. The Idaho Beef Council will pay to the originating state the assessments due them in a timely manner after payment has been received from the State Brand Inspector. The assessment implemented by this rule does not apply to the seller of cattle if the seller certifies that the seller's only share in the proceeds of a sale of cattle or beef is a sales commission, handling fee or other service fee; or if the seller certifies that he acquired ownership of cattle to facilitate the transfer of ownership of such cattle to a third party, establishes that such cattle are being resold not later than ten (10) days from the date on which the person acquired ownership and certifies that the assessment was collected from the seller when the person acquired ownership. A completed certificate of "non-producer status" must be given to the brand inspector or his agent at the time of inspection. If no certificate is produced the assessment will be levied.

Collection. The State Brand Inspector shall collect the assessment in addition to and at the same

time and manner as the fee charged for state brand inspection. The assessment will be submitted each month to the Beef Council, less collection fee. In addition, the State Brand Inspector will submit monthly, a written accounting of total number of head marketed, number of cattle assessed and not assessed (along with copies of the appropriate non-

Section 000 Page 403

	Beef Co	uncil IDAPA 51.		
produce	er exempt	tion forms), total collections, and state of origin documentation.	()
	03.	Refunds.	()
		Producers/owners of cattle from whom an assessment is collected has the right to request a fifty cents (\$.50) per head (Section 25-2907, Idaho Code). Refund requests must be mailed acil within ninety (90) calendar days of the assessment and include the:		
	i.	Name and address of the producer;	()
	ii.	Name and address of the entity collecting the assessment (brand inspector or livestock market	et); ()
	iii.	Number of head on which a refund is requested;	()
	iv.	Total amount of refund requested;	()
	v.	Date of assessment;	()
	vi.	Producer's signature; and	()
	vii.	Proof of payment of the assessment.	()
		The Idaho Beef Council will process the requested refunds on a calendar quarterly basinat is received by the Idaho Beef Council less than fifteen (15) days from the end of the capaid at the end of the next quarter.		
101	199.	(RESERVED)		
200.	DISBU	RSEMENTS.		
Inspect	01. or for the ined by th	Collection Fee, Brand Inspector. The Idaho Beef Council will reimburse the State er reasonable and necessary expenses incurred in the collection of the assessment in an a see Beef Council and the State Brand Inspector, not to exceed five percent (5%) of gross collections.	mou	nt
(\$.50)	02. credit per	National Beef Promotion and Research Board. The Idaho Beef Council will forward fifty head of cattle assessed to the Cattlemen's Beef Promotion and Research Board.	y cer	its)
		Idaho Beef Council . Assessment funds remaining after payment of collection fe the National Beef Promotion and Research Board will be retained by the Idaho Beef Councitivities and operations.		
201	299.	(RESERVED)		

300. PERSONNEL. There will be a full time administrator whose title will be "Chief Executive Officer." Additional staff will be hired based upon Idaho Beef Council program needs and budget.

(RESERVED)

301. -- 999.

Section 200 Page 404

IDAPA 53 – IDAHO BARLEY COMMISSION

DOCKET NO. 53-0101-2000F

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 22-4009, 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 53, rules of the Idaho Barley Commission:

IDAPA 53

• IDAPA 53.01.01, Rules of the Idaho Barley Commission.

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 2301-2303.

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. Idaho barley growers pay a Barley Tax that is currently three cents (\$.03) per hundredweight of barley marketed, which is collected at point of first purchase and remitted to the Idaho Barley Commission. Section 22-4015, Idaho Code, allows for the Barley Tax of up to four cents (\$.04) per hundredweight.

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 Laura Wilder, Executive Director, Idaho Barley Commission at (208) 608-4519.

Dated this 18th day of November, 2020.

Laura Wilder, Executive Director Idaho Barley Commission 821 W. State Street Boise, ID 83702 (208) 334-2090 Office (208) 608-4519 Office Mobile (preferred) lwilder@barley.idaho.gov

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 22-4009, 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 53, rules of the Idaho Barley Commission:

IDAPA 53

• IDAPA 53.01.01, Rules of the Idaho Barley Commission.

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:

Idaho barley growers pay a Barley Tax that is currently three cents (\$.03) per hundredweight of barley marketed, which is collected at point of first purchase and remitted to the Idaho Barley Commission. Section 22-4015, Idaho Code, allows for the Barley Tax of up to four cents (\$.04) per hundredweight.

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 Laura Wilder, Executive Director, Idaho Barley Commission at (208) 608-4519.

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. 53-0101-2000F

IDAPA 53 – IDAHO BARLEY COMMISSION

53.01.01 - RULES OF THE IDAHO BARLEY COMMISSION

000.

LEGAL AUTHORITY.

	th Section 22-4009, Idaho Code, the Idaho Barley Commission has promulgated rules implement Chapter 40, Title 22, Idaho Code.	nenti (ng)
These rules are to These rules prov	AND SCOPE. itled IDAPA 53.01.01, "Rules of the Idaho Barley Commission," IDAPA 53, Title 01, Chapide the means for the protection, promotion, study, research, analysis and development of rowing and marketing of Idaho barley.		
002 009.	(RESERVED)		
	ITIONS. et forth in Section 22-4003, Idaho Code, apply to this chapter	()
011 099.	(RESERVED)		
In accordance w periods) for the p	PURCHASER RULES. ith Section 22-4015(1), Idaho Code, the Commission will designate the quarters (three (3) surpose of collecting the tax imposed on all barley grown, delivered into, or stored within the r contracted in the state.		
01.	Designated Quarters . The quarters designated by the Commission for payment of tax are:	()
a. September. The f	The Commission's first quarter will begin on the first day of July and end the thirtieth first quarter barley tax is due on or before the fifteenth day of October.	day (of)
b. of December. Th	The Commission's second quarter will begin on the first day of October and end the thirty-fe second quarter barley tax is due on or before the fifteenth day of January.	irst d (ay)
c. March. The third	The Commission's third quarter will begin on the first day of January and end the thirty-first quarter barley tax is due on or before the fifteenth day of April.	t day (of)
d. June. The fourth	The Commission's fourth quarter will begin on the first day of April and end the thirtieth quarter barley tax is due on or before the fifteenth day of July.	day (of)
specified in thes	Barley Tax Return (Form Number 1). The first purchaser of barley is required to compl Tax Return (Form Number 1) to the commission office each and every quarter on or before the rules. The Barley Tax Return (Form Number 1) shall be provided to the first purchaser, at a minimum, require the following legible information:	ne dat	tes
a.	The tax reporting period.	()
b.	The name and address of the barley purchaser.	()
c.	The net weight of the barley purchased (if any) in pounds or hundredweights.	()
d.	The total amount of tax deducted (if any) from sellers by the purchaser.	()
e.	The tax withheld by Commodity Credit Corporation loans.	()
f.	The total amount of tax due the Commission (if any).	()
every quarter on	Delivery of Documents to Commission (Form Number 2). The first purchaser of barle urn the Report of Tax on Barley (Form Number 2), or equivalent, to the commission office earlies or before the dates specified in these rules. The Commission shall provide blank copies of first purchaser. Form Number 2, or equivalent, will, at a minimum, require the following	ach a of For	nd rm

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IDAHO ADMINISTRATIVE CODE IDAPA 53.01.01 Idaho Barley Commission Rules of the Idaho Barley Commission information: The name and address of the purchaser. a. b. The quarter the barley was purchased. The name or names and address or addresses of the grower and seller. c. d. The number of pounds of barley purchased. The total barley tax withheld from each purchase. e. **Deduction of Tax on Net Weight of Barley.** The first purchaser shall deduct the barley tax on the NET weight of the barley after deduction of dockage. Late Payment Penalty (As specified in Section 22-4018 (2), Idaho Code). Any person or firm who makes payment to the Commission at a date later than prescribed in Section 22-4015, Idaho Code, shall be subject to a late payment penalty of fifteen percent (15%) per annum on the amount due. 101. -- 199. (RESERVED) **EXEMPTIONS.** In accordance with Section 22-4015, Idaho Code, the barley assessment shall be imposed on all barley grown, delivered into or stored within, and sold or contracted in Idaho. If a barley assessment that serves a comparable purpose to the Idaho assessment was previously paid in a jurisdiction outside Idaho, the seller of the barley is exempt from payment of the Idaho barley assessment. The Commission will determine jurisdictions outside of Idaho that collect an assessment that serves a comparable purpose, which includes, as a minimum, funding for research and market development programs. In order to qualify for the exemption, the seller must demonstrate to the first purchaser in the state of Idaho that an assessment has been previously paid to such a jurisdiction. 201. -- 999. (RESERVED)

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IDAPA 60 – IDAHO STATE SOIL AND WATER CONSERVATION COMMISSION

DOCKET NO. 60-0501-2000F

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 22-2718, 22-2727, and 22-2730, 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 60, rules of the Idaho State Soil and Water Conservation Commission:

IDAPA 60

• 60.05.01, Rules of the Idaho State Soil and Water Conservation Commission.

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 2910-2920.

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. Subsection 60.05.01.102.05 states, "The applicant is required to cover all costs incurred for loan closure, title insurance, and recording 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.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Teri Murrison, Administrator, (208) 332-1790.

Dated this 5th day of November, 2020.

Teri Murrison, Administrator Idaho Soil & Water Conservation Commission 322 E. Front St., Suite 560 P.O. Box 83720 Boise, ID 83720-0083

Phone: (208) 332-1792 Fax: (208) 332-1799

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 22-2718, 22-2727, and 22-2730, Idaho Code.

PUBLIC HEARING SCHEDULE: A public hearing concerning this rulemaking will be held as follows:

PUBLIC HEARING

Monday, September 21, 2020 - 10:00 a.m. (MDT)

Idaho Water Center 322 E. Front St., Suite 560, Conference Room Boise, ID 83702

TELECONFERENCE CALL-IN

Toll Free: 1-877-820-7831 Participant Code: 922837

In order to ensure compliance with social distancing requirements at the meeting, we ask that any person planning on attending the meeting in person provide forty-eight (48) hour notice to Crystal Rosen at (208) 332-1790. Pursuant to the city of Boise's Public Health Emergency Order 20-10, persons attending the meeting in person are required to wear face covering that completely cover their nose and mouth.

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

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 60, rules of the Idaho State Soil and Water Conservation Commission:

IDAPA 60

• 60.05.01, Rules of the Idaho State Soil and Water Conservation Commission.

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. Rule 60.05.01.102.05 states, "[t]he applicant is required to cover all costs incurred for loan closure, title insurance, and recording 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.

IDAHO STATE SOIL & WATER CONSERVATION COMMISSION IDAPA 60

Docket No. 60-0501-2000F OMNIBUS PENDING FEE RULE

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 Crystal Rosen, at (208) 332-1790.

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. 60-0501-2000F

IDAPA 60 - IDAHO STATE SOIL AND WATER CONSERVATION COMMISSION

60.05.01 - RULES OF THE IDAHO STATE SOIL AND WATER CONSERVATION COMMISSION

000. This ch Section	apter is a	AUTHORITY. Idopted by the Idaho State Soil and Water Conservation Commission, under the legal authority, 22-2727, and 22-2730, Idaho Code.	ty of
001.	TITLE	AND SCOPE.	
Conserv	01. vation Co	Title . The title of this chapter is IDAPA 60.05.01, "Rules of the Idaho State Soil and V mmission."	Vater
2732, Id	daho Cod	Scope . The provisions of these rules set forth procedures and requirements for establish and administering a state loan from the RCRDP fund as provided in Sections 22-2730, through e, and provide for the allocation of state funds appropriated for distribution to conservation diston 22-2727, Idaho Code.	ı 22-
002	009.	(RESERVED)	
010. For the herein:		of these rules, unless the context indicates otherwise, the terms and phrases are used as def	fined
	01.	Applicant . An eligible applicant as defined in Section 22-2717, Idaho Code. ()
2732, Id	02. daho Code	Application . The loan request document that sets forth the information required by Section e and Subsection 057.03 of these rules, including a conservation plan.	22-
conserv	03. ation dist	Base Funding . Funds appropriated to the Commission to be allocated equally to the various ricts in a sum not to exceed eight thousand five hundred dollars (\$8,500) per district per year.	soil
Code.	04.	Board of Supervisors . Governing body of a district as provided in Section 22-2717(25), Id	daho)
	05.	Certify. To confirm formally as true, accurate, or genuine. ()
2718, Id	06. daho Code	Commission . The Idaho State Soil and Water Conservation Commission as defined in Section e.	n 22-)
22-271	07. 7, Idaho C	Conservation District or District. A soil (and water) conservation district as defined in Secode.	ction)
that sets	08. s forth the	Conservation Plan. A conservation plan as defined in Sections 22-2717 and 22-2732, Idaho of information required by Subchapter A. of these rules.	Code
	09.	Contractee. The applicant when the loan has been closed and recorded. ()
users w	10. ithin a ge	Coordinated Resource Planning Process. A process that considers all the resources and resources and area and encourages active involvement and input from all interested parties.	ource
District	11. as define	District . A Conservation District, Soil Conservation District, or Soil and Water Conservation Section 22-2717, Idaho Code.	ation
	12.	Eligible Land. Private, state, county, or federal lands within the state of Idaho.)
Service	13. (NRCS)	Field Office . The local United States Department of Agriculture Natural Resources Conservations of States United States Department of Agriculture Natural Resources Conservations of the local District.	ation
	14.	Field Office Technical Guide. The primary scientific reference for NRCS that contains technical Guide.	nical

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IDAHO ADMINISTRATIVE CODE Idaho State Soil & Water Conservation Commission

IDAPA 60.05.01 – Rules of the Idaho State Soil & Water Conservation Commission

Idaho State Sc	il & Water Conservation Commission	Soil & Water Conservation Commission
each field office		lant and animal resources. Technical guides used in the geographic area for which they are prepared local District or field office.
15.	Financial and Match Report. Documentation	eertified by the Board of Supervisors that: (
a.	Itemizes local funds and services received by a	listrict during the previous fiscal year; and (
b.	Describes how state base and match funds were	utilized during the previous fiscal year. (
16. close on June 30	Fiscal Year . As set forth in Section 67-2201, Id of the following year.	aho Code, the fiscal year will begin on July 1 and
the following coand outlook, asse	plement an Antidegredation Policy for the State imponents, as further specified by Commission p	ated annually by each district pursuant to the Fina of Idaho (August 18, 1988). The plan will contain olicy: physical characteristics, economic condition I conservation needs, prioritized objectives, water
18.	Fund. The RCRDP fund established pursuant to	Section 22-2730, Idaho Code.
requests, district	be allocated to the conservation districts. Crit	Commission to determine the amount of base and the area may include district budgets, district budge analysis. The following documents may be required districts:
a.	Five (5) year plans;	()
b.	Financial and match reports; and	()
c.	Performance reports.	(
		s fiscal year from local units of government and unds received for special projects, used as required will not be used to calculate match funding.
	organizations for the general purposes of a corequired match for specific grants or projects,	ed in the previous fiscal year from local units of onservation district. Services received for special or on a fee-for-service basis will not be used to
22. which has the po	Local Units of Government . Any general or wer to levy taxes and/or appropriate and spend fu	special purpose political subdivision of the state nds.
23. excess of base further previous fiscal years.	anding not to exceed twice the amount of local t	mission for distribution to conservation districts in funds and services received by each district in the
24. conservation dist	Maximum Allocation. The total of base fundrict shall not exceed fifty-eight thousand and five	ing and match funding allocated to any one (1) hundred dollars (\$58,500) in a fiscal year.
25.	Organizations . A group of two (2) or more pers	sons structured and managed to pursue a collective

26. Other Funds. Funds to be dedicated to conservation practice implementation costs which are not from the RCRDP fund or provided by the applicant.

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goal on a continuing basis.

impleme	27. ented by a	Performance Report . Documentation summarizing conservation activities, projects, and pra conservation district during the previous fiscal year.	ogran (1S)
special 1	28. practice a	Practice or Eligible Practice for Loans . A practice listed in the field office technical guipproved under Section 058 of these rules.	de or (a)
expected	29. d to last, a	Practice Life. The number of years, with proper maintenance and operation, that a prass shown in the field office technical guide.	ctice :	is)
	30.	Program Year. The state fiscal year as provided in Section 67-2201, Idaho Code.	()
	31.	Project . One (1) or more practices to be installed with a RCRDP loan.	()
	32.	Rangeland. Land used primarily for the grazing of domestic livestock and wildlife.	()
riparian	areas. Ex	Riparian Areas . Riparian areas are sites directly influenced by free water. They have ysical characteristics that reflect free water influence. Lake shores and stream banks are coluded are sites such as ephemeral streams or washes that do not exhibit the presence of vegice water in the soil.	typica	al
	34.	Security . Collateral provided by an approved applicant to secure requested RCRDP funds.	()
modern	35. technique	Special Practice . A practice (not listed in the field office technical guide) that includes a per that is necessary to solve a resource problem and meet program objectives.	provei (n,)
011.	ABBRE	EVIATIONS.		
	01.	RCRDP. The Idaho Resource Conservation and Rangeland Development Program.	()
	02.	NRCS. United States Department of Agriculture Natural Resources Conservation Service.	()
SUBC	СНАРТЕ	R A – RULES FOR ADMINISTRATION OF THE IDAHO RESOURCE CONSERVAT AND RANGELAND DEVELOPMENT PROGRAM	'ION	
012.	PROGE	RAM POLICY.		
Rangela rangelar	01. and Devel ands within	Administration . It is the policy of the Commission to administer the Resource Conservation open Program to provide the greatest benefits to all concerned from the agricultural large the state.		
origin, r	02. nust be g	Equal Opportunity . Each applicant regardless of handicap, race, age, sex, creed, color or riven the opportunity to apply for a loan.	iationa (al)
	03.	Filing Applications. An application may be filed at anytime during the program year.	()
federal one does	04. cost-share s not guar	Use of Loan Money in Conjunction with State or Federal Programs. Requests for se assistance and for loan approval are handled by different governmental agencies and approvantee approval for the other.		
013.	PROGE	RAM OBJECTIVES.		
	01.	Objectives . The objectives of the RCRDP are to:	()
	a.	Conserve soil resources.	()
	b.	Conserve water resources.	()

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	c.	Improve riparian areas for multiple use benefits.	()
	d.	Protect or improve existing beneficial uses of the state's waters.	()
	e.	Conserve and improve fish and wildlife habitat.	()
woodla	f. nd.	Increase agricultural productivity of cropland, orchards, pasture and hayland, rangeland	nd, ar	ıd)
		Achieving Program Objectives. Decisions concerning the use of program funds must be b program objectives. The administration of the program must emphasize coordinated runing and decision-making to ensure maximum benefit of funds.		
014 0	055.	(RESERVED)		
056.	RESPO	ONSIBILITIES.		
	01.	District. The local District must:	()
	a.	Receive the conservation plan for program participation.	()
project	b. is consist	Within sixty (60) days of receipt, review and evaluate the conservation plan to determinent with the District's program goals and objectives.	e if tł	ie)
	c.	Assign a priority of high, medium, or low to the project.	()
	d.	Forward conservation plans to the Commission with a recommendation for funding.	()
	e.	Prepare and forward to the Commission special practice requests.	()
must co	onsider preation nur	The local District may assign a priority to practices in the field office technical guide and happly to all future projects seeking to implement the pre-ranked practices. The local Districe-ranking practices at a scheduled Board meeting. The Board's decision including the namber of the practice(s), the assigned ranking and the recommendation for funding must be reinutes and be forwarded to the Commission.	t Boai me ar	rd 1d
		If the local District does not review and evaluate a conservation plan within sixty (60) mission may review and evaluate the conservation plan and assign a priority ranking for the trict's five (5) year plan.	days o proje (of ct)
	02.	Commission. The Commission must:	()
	a.	Review and evaluate applications.	()
	b.	Approve loans, if:	()
	i.	The applicant has adequate assets for security to protect the state from risk of loss.	()
	ii.	There is reasonable assurance that the borrower can repay the loan.	()
	iii.	Money is available in the RCRDP fund.	()
	c.	Disapprove loans for reasons including but not limited to:	()
to Com	i. mission a	The purpose of the loan is to pay for conservation plan practices that have been implemented pproval.	ed prio	or)

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	ii.	If all the requirements in Paragraph 056.02.b. of these rules are not met.	()
the amo	unt of loa the writte	Reconsider loan disapproval if the applicant, within fifteen (15) business days after n tests the Commission, in writing, to reconsider its determination in any matter affecting the infunds. Reconsideration of the determination must take place within ninety (90) business days request is received at the time, place, and date determined by the Commission. The application, place, and date and must have the right to appear.	loan o ys froi	or m
loan rep	e. ayment.	After loan approval, execute a promissory note and other security documents with the appli	icant fo	or)
	f.	Not less than once per year, determine the loan interest rate not to exceed six percent (6%) a	nnually	y.)
and grai	g. nt funds.	Prepare an annual report showing RCRDP accomplishments and benefits resulting from use	e of loa (n)
	h.	Administer and monitor loan proceeds to assure that the intent of the law is met.	()
	i.	Approve or disapprove special practice requests.	()
057.	APPLIC	CATION FOR LOAN.		
	01.	How to Apply. Any applicant desiring a loan from the RCRDP fund must:	()
includes	only pra	Prepare and submit a conservation plan. The conservation plan must be presented by the appointed by the applicant) to the local District Board at a scheduled meeting unless the ctices that have been pre-ranked by the local District in accordance with Paragraph 56.01.f. ject includes only pre-ranked practices, the applicant must submit the conservation plan	projector of thes	ct se
under S	b. ubsection	Prepare and submit a completed application. The application including all information 57.03 of these rules must be submitted to the Commission.	require (ed)
providir	02. and the load	Two or More Applicants . Two (2) or more applicants may install a practice(s) as a can be adequately collateralized and all parties agree to joint and several liability.	a grou (ір)
	03.	Application Form . The application must be on a form prescribed by the Commission and	include (e:)
	a.	Name of applicant, and the location, size, and type of agricultural enterprise.	()
loss, wa	b. ter qualit	Identification and extent of the resource problem (erosion, plant community deterioration, steen).	n, wate	er)
	c.	Statement of applicant's objectives and expected benefits.	()
	d.	Estimate of costs of implementing the project and of total loan funds needed.	()
persona	i. l funds or	Applicant must be required to supply at least five percent (5%) of the total project costs in-kind services.	throug (gh)
total pro	ii. oject costs	Total RCRDP loan funds combined with other funds cannot exceed ninety-five percent (s.	95%) (of)
	e.	Applicant's statement of security offered.	()

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resultin	f. g from ap	Applicant's statement of willingness to allow continued monitoring and evaluation of i plied land treatment and management practices.	mpac (ts)
requeste the loan	g. ed by the	All documentation required under Subsection 101.03 of these rules and any other docume Commission needed to determine whether there is reasonable assurance that the applicant can		
The con	h. nservation	A copy of the applicant's conservation plan which becomes a part of the application for assist plan must include:	stanc	e.
	i.	A map showing project location and extent of the resource problem.	()
	ii.	The eligible practices to be installed.	()
	iii.	Estimated costs of applying the practices.	()
	iv.	An implementation schedule.	()
	v.	A statement whereby the applicant agrees to properly maintain and operate installed practice	es. ()
	vi.	Needed clearances, easements and rights of way.	()
plan as	vii. requested	Any other appropriate documentation needed to complete the implementation of the consel by the local District or Commission.	rvatio (on)
058.	SPECIA	AL PRACTICE(S) APPROVAL FOR LOANS.		
become	01. s an eligi	Special Practice Approval . A special practice must be approved by the Commission be ble practice.	efore (it)
Commi	02. ssion and	Special Practice Requests . Special practice requests may be prepared by the local District must include:	t or tl (ne)
	a.	A description of the proposed practice.	()
	b.	A justification of need for the special practice.	()
	c.	Standards and specifications for the proposed practice.	()
solving	d. the resou	A statement from the appropriate agency as to the technical adequacy of the special practice problem.	ctice (in)
059 0	080.	(RESERVED)		
081. District		URAGING PUBLIC BENEFITS WHEN INSTALLING PRACTICES. nust encourage persons responsible for any aspect of performing practices to promote public	bene	fit
Multiple	roving or e objectiv	preserving environmental quality and ecological balance when the practices are being in the achievement and total resource evaluation and treatment must receive high priority considerations must be made:	stalle leratio (on)
Multiple	roving or e objectiv	preserving environmental quality and ecological balance when the practices are being in reachievement and total resource evaluation and treatment must receive high priority consid	leratio (on)

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	03.	Benefiting Habitat. Benefiting fish and wildlife habitat.	()
082 1	100.	(RESERVED)		
101.	CREDI	T GUIDELINES.		
protect	01. the state f	Standards for Acceptable Loans . There must be adequate assets and collateral for sec from risk of loss.	urity (to)
financia reports;	l stateme estimates	Required Documentation . The applicant must provide documentation to the Commermine the applicant's ability and willingness to repay the loan. Such documentation may ints; balance sheets; profit and loss statements; driver's license; income tax returns; budgets s/quotes; deeds; leases; and other supporting documents as deemed necessary relative to the financial responsibility of the individual or entity being financed.	includ s; cred	le: dit
		Duty to Inform . After submitting the application and before funds are dispersed, the approvide documentation to the Commission of any significant change of circumstance the initial standing or ability to repay the loan.	oplica at m (ınt ay)
	04.	Field Inspections. The Commission may require a field inspection in order to:	()
	a.	Determine loan and security positions, provide repayment estimates and verify assets.	()
	b.	Indicate the applicant's management ability.	()
	c.	Secure a complete and accurate description of collateral for the security agreement.	()
offered	05. as collate	Additional Information Required for Loans Secured with Real Estate. Where real erral the following information must be provided:	state (is)
	a.	A legal description of the offered collateral.	()
	b.	Real estate appraisal, consisting of at least one (1) of the following:	()
	i.	Copy of appraisal made by a licensed professional appraiser approved by the Commission.	()
	ii.	Copy of the most recent property tax assessment.	()
average	iii. value of	Evaluation made by Commission or the local District according to its knowledge of the esthe property in the area in which the project is to be implemented.	timat (ed)
	c.	A map designating the location of the real estate.	()
Condition	06. on of the	Other Collateral. Any item having tangible value may be accepted as security for these collateral must be updated periodically and additions to the security agreement may be required.	e loar ed ov (ıs. 'er
102.	LOAN	CLOSURE AND ADMINISTRATION.		
employ	01. ee) who n	Servicing and Documentation . All loans must be assigned to a loan officer (Commust be responsible for servicing the loan.	missi (on)
all nece	02. ssary loar	Loan Securing Documents . Following approval of the application, the Commission, must a securing documents.	prepa (re)
	03.	Loan Note and Security Agreement. The loan must be secured by utilizing a promissory n	iote a	nd

Section 101 Page 418

)

security document listing the parties and the collateral, as well as terms and conditions of the loan. A mortgage or deed of trust must be executed and recorded with the county recorder where the collateral is located if the collateral is real property. A security agreement and any other necessary documents must be executed if the collateral is not real property. Appropriate financing statements must be executed and filed with the Secretary of State on all collateral consisting of personal property. ()

- **04. Fund Obligation**. Funds must be obligated when all loan conditions established by the Commission have been met and when all necessary loan securing documents are in order and appropriately signed by the applicant. Funds will then be obligated. Upon notification of fund obligation, the applicant who is now the contractee, may complete implementation of the project.
- **05. Cost Incurred.** The applicant is required to cover all costs incurred for loan closure, title insurance, and recording fees.

103. IMPLEMENTATION OF AGREED TO PRACTICES.

The applicant may, at their own risk, begin installing practices as identified and scheduled in the conservation plan provided the project is not completed before the loan is approved and the conditions of approval are met. Should the applicant choose to begin installing practices prior to the conditions of approval being met, the Commission may require additional title insurance to protect against intervening materialman's liens. The applicant/contractee has the responsibility to obtain appropriate technical assistance to ensure practices are properly designed, constructed, and managed. The applicant/contractee may install practices themselves or contract work out. Whatever method is used, the applicant/contractee is responsible to ensure the quality of materials and workmanship meets the approved standards and specifications for each practice.

O1. Practice Completion. Upon completion of the scheduled practice the applicant/contractee must notify the provider of technical assistance. The provider of technical assistance must inspect and document the amount and extent of the installed practice and certify its completion if it meets the quality standards and construction specifications of the practice and notify the applicant/contractee. If the practice does not meet practice standards and specifications the applicant/contractee must be notified by the provider of technical assistance, in writing, of the deficiencies and what needs to be done so the practice meets standards and specifications.

02. Submitting Vouchers and Bills.

- **a.** The provider of technical assistance must provide a written certification of completion of the project to the Commission. The applicant/contractee must submit invoices, vouchers and bills for the project to the Commission.
- **b.** Up to ninety-five percent (95%) of loan funds can be disbursed toward submitted bills during the loan installment period. The remaining loan funds will be disbursed upon receipt of written certification of project completion from the provider of technical assistance.
- **03.** Warrant Requests. The Commission staff must prepare warrant request(s). The warrant(s) are paid to the order of the contractee(s) and the vendor, and are mailed to the contractee.
- **04. Drawing Loan Funds**. The applicant/contractee must implement the practices as scheduled and the contractee may draw loan funds in multiple disbursements during installation of the project.

104. -- 125. (RESERVED)

126. REPAYMENT OF LOAN.

- **01.** Repayment of the Loan. Repayment of the loan, together with interest, must commence no later than two (2) full years from the date the note is signed.
- **02. Repayment Schedule.** The repayment schedule must be identified in the loan documents with a fifteen (15) year maximum loan period. One (1) month before payment is due, the commission will mail the contractee a notice of payment due.

Section 103 Page 419

03. the Commission. payment notice.	First Payment . The first payment is due as required on the signed loan documents as prep Any additional interest incurred during the installment period of the loan will be added to	pared by the first
In the event of a	CLOSURE. contractee not adhering to the payment terms and conditions of the mortgage, promissory nt, the Commission may seek foreclosure according to the laws of the state of Idaho.	note, o
128 150.	(RESERVED)	
	POLICIES. mount of any one (1) loan is six hundred thousand dollars (\$600,000).	(
152 199.	(RESERVED)	
SUBCHAI	PTER B – RULES FOR ALLOCATION OF FUNDS TO CONSERVATION DISTRICT	ΓS
200. ALLO	CATION OF FUNDS TO DISTRICTS.	
	Base Funding . The Commission shall determine the dollar amount to allocate equivalent on an annual basis. As soon as practicable after the start of the fiscal year, the Commissi ribute base funding to the districts that submitted the required documents during the previous	ion shal
funding. The ame fiscal year by ea- used as required funding. Once t	Match Funding . Following determination of base funding, the Commission shall revitional amount of state appropriations available for proportional allocation to each district in out of match funding allocated will be based upon local funds and services received in the period conservation district for the general purposes of the district. Funds received for special proposes for specific grants or projects, or on a fee-for-service basis will not be used to calculate the required documents for match funding are submitted and determined to be compiled distribute match funding to each district as soon as practicable.	n match previou projects te match
	Required Documents . The Commission may require submission of certain documents e and match funding to districts. These documents may include five (5) year plans, financial performance reports.	
a. submitted and the	The Board of Supervisors shall certify in writing that the district has examined all document the statements and representations in the documents are true and accurate.	entation
b.	The district shall submit any required documents by a date established by the Commission.	(
each conservatio	State Budget Requests. The Commission shall conduct a public hearing to consider the redistricts on or before June 15th of each year, giving twenty (20) days' written notice of the hear district and to all other persons requesting notice of the hearing. The Commission shall have at the hearing and all information submitted by the districts prior to submission of the othe legislature and governor based upon the criteria of Subsection 010.19 of this rule.	earing to near and

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