PENDING RULES COMMITTEE RULES REVIEW BOOK

Submitted for Review Before Senate State Affairs Committee

64th Idaho Legislature First Regular Session -- 2017



Prepared by:

Office of the Administrative Rules Coordinator Department of Administration

January 2017

SENATE STATE AFFAIRS COMMITTEE

ADMINISTRATIVE RULES REVIEW

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IDAPA 15 – OFFICE OF THE GOVERNOR IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION

15.06.01 - RULES GOVERNING THE IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION

DOCKET NO. 15-0601-1601

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved or rejected in part by concurrent resolution in accordance with Section 67-5224 and 67-5291, Idaho Code. If the pending rule is approved or rejected in part by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Section 31-4816(9), Idaho Code.

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

There are no changes to the pending rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the August 3, 2016 Idaho Administrative Bulletin, Vol. 16-8, pages 100-102.

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: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Craig Logan at (208) 258-6526.

DATED this 26th day of August, 2016.

Craig Logan Idaho 9-1-1 Program Manager Idaho Emergency Communications Commission Idaho Military Division 4040 W. Guard St., Bldg. 616, Rm. 10 Boise, ID 83705-5005 Phone: (208) 258-6526 Fax: (208) 422-5993

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE TEMPORARY AND PROPOSED RULE

EFFECTIVE DATE: The effective date of the temporary rule is July 1, 2016.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Section 31-4816(9), Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than August 17, 2016.

The hearing site(s) 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 its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

New legislation (2016 Senate Bill No. 1212) has changed the name of the Emergency Communications Commission to the Public Safety Communications Commission. This rulemaking updates the name of the Commission, corrects Idaho Code citations, and clarifies the scope of the rules and office hours.

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

New legislation (2016 Senate Bill No. 1212) has changed the name of the Emergency Communications Commission to the Public Safety Communications Commission. This rulemaking is necessary to update the name of the Commission and to clarify the scope and intent of the rule.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: None.

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: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because of the need for temporary rulemaking to conform the rule to amendments to state law.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Craig Logan at (208) 258-6526.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before August 24, 2016.

DATED this 14th Day of July, 2016

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 15-0601-1601

IDAPA 15 - OFFICE OF THE GOVERNOR IDAHO <u>EMERGENCY</u> <u>PUBLIC SAFETY</u> COMMUNICATIONS COMMISSION

15.06.01 - RULES GOVERNING THE IDAHO <u>EMERGENCY</u> <u>PUBLIC SAFETY</u> COMMUNICATIONS COMMISSION

(4-11-06)(

000. LEGAL AUTHORITY.

The following rules are promulgated in accordance with Section 31-4816(918), Idaho Code, by the Commission.

001. TITLE AND SCOPE.

01. Title. These rules shall be cited as IDAPA 15.06.01, "Rules Governing the Idaho <u>Emergency</u> <u>Public</u> <u>Safety</u> Communications Commission."

02. Scope. Pursuant to Section 31-4817, Idaho Code, the Commission is directed to mediate disputes between local government agencies over the governance of operations of consolidated emergency communications systems and interoperable public safety communications and data systems. Mediation pursuant to Section 31-4817, Idaho Code, is a condition precedent to local government agencies initiating other legal proceedings. These rules will govern the mediation process. (4-11-06)(

002. WRITTEN INTERPRETATIONS.

In accordance with Section 67-5201(19)(b)(iv), Idaho Code, t The Commission may have written statements that pertain to the interpretation of these rules or to the documentation of compliance with these rules. Any such documents are available for public inspection and copying at the office of this Commission. $(4 \ 11 \ 06)($

(BREAK IN CONTINUITY OF SECTIONS)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS.

The mailing and street address for the Idaho *Emergency* <u>Public Safety</u> Communications Commission is 4040 W. Guard, Building 600, Boise, Idaho 83705-5004. The Commission's office hours are 8:00 a.m. to 5:00 p.m., <u>Monday</u> through Friday except Saturday, Sunday and legal holidays. (4-11-06)(_______)

(BREAK IN CONTINUITY OF SECTIONS)

011. **DEFINITIONS.**

01. Commission. The Idaho <u>*Emergency*</u> <u>Public Safety</u> Communications Commission as established within the Military Division by Section 31-4815(1), Idaho Code. (4 - 11 - 06)(_____)

02. Local Government Agency. Those entities subject to Sections 31-4801 through 31-4818, Idaho (4-11-06)

03. Mediation. The process required by Section 31-4817, Idaho Code, as a condition precedent to local government agencies initiating any legal action. (4-11-06)

04. Submission. Submission of the issues for mediation has occurred when the documents referred to in Sections 012, 020, and 035, if required, have been received by the Commission. (4-11-06)

IDAPA 15 – OFFICE OF THE GOVERNOR IDAHO EMERGENCY COMMUNICATIONS COMMISSION

15.06.02 – RULES GOVERNING THE IDAHO EMERGENCY COMMUNICATIONS COMMISSION GRANTS

DOCKET NO. 15-0602-1601

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved or rejected in part by concurrent resolution in accordance with Section 67-5224 and 67-5291, Idaho Code. If the pending rule is approved or rejected in part by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Section 31-4816(9), Idaho Code.

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

There are no changes to the pending rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the August 3, 2016 Idaho Administrative Bulletin, Vol. 16-8, pages 103-106.

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: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Craig Logan at (208) 258-6526.

DATED this 26th day of August, 2016.

Craig Logan Idaho 9-1-1 Program Manager Idaho Emergency Communications Commission Idaho Military Division 4040 W. Guard St., Bldg. 616, Rm. 10 Boise, ID 83705-5005 Phone: (208) 258-6526 Fax: (208) 422-5993

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE 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 31-4816(9), Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than August 17, 2016.

The hearing site(s) 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.

IDAHO EMERGENCY COMMUNICATIONS COMMISSION Idaho Emergency Communications Commission Grants

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

Under the old rules, a grant applicant cannot amend its application after grant awards have been made, even if the amendment to the application results in a more efficient use of grant funds. This rule change allows for such application amendment. This rulemaking also adds criteria on which the priority of grant applications shall be weighed; updates Idaho Code citations; provides the Commission's website address; and clarifies the Commission's office hours.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: None.

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 resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the June 1, 2016 Idaho Administrative Bulletin, Vol. 16-6, page 31.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: None.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Craig Logan at (208) 258-6526.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before August 24, 2016.

DATED 15th Day of July, 2016.

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 15-0602-1601

001. TITLE AND SCOPE.

01. Title. These rules shall be cited as IDAPA 15.06.02, "Rules Governing the Idaho Emergency Communications Commission Grants." (4-11-06)

02. Scope. Pursuant to Section 31-48189, Idaho Code, the Commission is directed to distribute moneys *in* from the Idaho Emergency Communications Fund <u>as grants</u> to eligible entities. These rules will govern the grant process. (4-11-06)(

(BREAK IN CONTINUITY OF SECTIONS)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- WEBSITE. The mailing and street address for the Idaho Emergency Communications Commission is 4040 W. Guard, Building 600, Boise, Idaho 83705-5004. The Commission's office hours are 8:00 a.m. to 5:00 p.m., *Monday through Friday* except Saturday, Sunday and legal holidays. The Commission's website address is https://ioem.idaho.gov/Pages/

IDAHO EMERGENCY COMMUNICATIONS COMMISSION Idaho Emergency Communications Commission Grants Docket No. 15-0602-1601 PENDING RULE

ECC/Ecc.aspx.

(4-11-06)(____)

(BREAK IN CONTINUITY OF SECTIONS)

016. GRANT ADMINISTRATION.

01. Emergency Communications Grant Fund Source. The moneys that may be available through the ECGF are from the emergency communications fees placed in the Fund pursuant to Section $31-481\frac{89}{2}$, Idaho Code. (4 - 11 - 06)(

02. Alternate Emergency Communications Grant Fund Sources. Grants, donations, gifts, and revenues from other sources may augment the ECGF amount available when any limitations or requirements related to the use of such revenues are consistent with these rules. (4-11-06)

03. Other Emergency Communications Grants. The Commission may secure grants from federal, foundation, or other sources. When these sources place requirements or restrictions that are contrary to these rules, the Commission may establish a separate application, disbursement, or documentation program as appropriate. (4-11-06)

04. Emergency Communications Fund Grant. The amount of funds available through ECGF will be determined annually by the Commission in accordance with Section 31-48189, Idaho Code. (4-11-06)(

(BREAK IN CONTINUITY OF SECTIONS)

026. APPLICATION REQUIRED.

A completed application must be submitted by the Applicant on or before the conclusion of the application period specified in Section 021 of these rules in order to be considered during the Grant Cycle. (4-11-06)

01. Application Frequency. Only one (1) application per Consolidated Emergency Communication Center may be filed in any Grant Cycle. (4-11-06)

02.	02. Required Information . The Applicant must provide the Commission with information, including (4-11-00)	
a.	Description of proposed equipment purchases;	(4-11-06)
b.	Type, quantity, and purpose of similar equipment presently in use by the Applicant;	(4-11-06)
c.	Age and condition of equipment being replaced, if applicable;	(4-11-06)
d.	Documentation of one (1) or more vendor price quotes for all proposed equipment purch	nases; (4-11-06)
e. two (2) or more	Prioritization by the Applicant of equipment requested when the application requests titems;	funding for (4-11-06)
f.	Operating budget;	(4-11-06)
g.	All funding sources and revenue generated by source;	(4-11-06)

h. Amount of emergency communications fee charged in accordance with Title 31, Chapter 48, Idaho (4-11-06)

IDAHO EMERGENCY COMMUNICATIONS COMMISSION Docket No. 15-0602-1601 Idaho Emergency Communications Commission Grants PENDING RULE

i. Resident population within the Applicant response area in Idaho; (4-11-06)

j. Migrant and tourist population within the Applicant response area in Idaho; (4-11-06)

k. Number and name(s) of law enforcement, fire, and emergency medical service organizations for which the Consolidated Emergency Communications Center serves as the primary 911 agency; (4-11-06)

I. County, city, or Taxing District endorsement(s); (4-11-06)

m. Federal Tax Identification Number and DUNS Number (Dun & Bradstreet Data Universal Numbering System); (4-11-06)

n.	Contact person for verification of information; and	(4-11-06)
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o. Narrative description of need. (4-11-06)

03. Incomplete Application. An application missing required information may be excluded from consideration for an award. (4-11-06)

04. Application Purpose. The grant application and any attachments submitted by the Applicant shall be the primary source of information for awarding a grant. (4-11-06)

05. Applicant's Request for Amendment. An Applicant may amend its application after the application period has ended by sending both a written request and the proposed application amendment to the ECC grant subcommittee. The Applicant shall provide detailed reasons for the Applicant's request for amendment. The ECC grant subcommittee shall review the Applicant's request for amendment and make a recommendation to the ECC concerning the request. The ECC shall either approve or deny the Applicant's request for amendment by vote. The ECC's decision is final. If the ECC does not use a grant subcommittee, an Applicant's request for amendment shall be submitted directly to the ECC.

a. An amended application can be submitted by any Applicant before award notifications have been issued. After award notifications have been issued, an amended application can only be submitted by an Applicant who has been awarded a grant for the applicable grant cycle.

b. If an Applicant's request for amendment is approved before grant award notifications have been issued, the Applicant's amended application and not the Applicant's original application shall be considered for award eligibility. If an application amendment is approved after grant award notifications have been issued, the Applicant's award amount will not increase and may decrease depending on the needs specified in the amended application.

(BREAK IN CONTINUITY OF SECTIONS)

041. CRITERIA FOR EQUIPMENT.

The following weighted criteria shall be used to evaluate applications for equipment, with maximum weight available for each criterion as indicated. Greater value will be assigned to conditions indicating greater need for each criterion: (4-11-06)

01. Applicant Equipment Age. The age of similar equipment currently in use by the Applicant; value = fifteen (15). The application demonstrating older equipment will be assigned greater value. The application demonstrating replacement of older equipment with NG911/I3 compliant equipment will be assigned a greater value. (4 - 11 - 06)((--))

02. Applicant Equipment Availability. Similar equipment currently in use by the Applicant; value = fifteen (15). The application demonstrating lack of similar equipment will be assigned greater value; the application demonstrating no access to similar equipment will be assigned the maximum value. (4-11-06)

IDAHO EMERGENCY COMMUNICATIONS COMMISSION Idaho Emergency Communications Commission Grants

03. Anticipated Use. An estimate of the frequency of use for the equipment; value = fifteen (15). The application demonstrating a higher ratio of dispatch per capita will be assigned greater value. (4-11-06)

04. Duration of Use. An estimate of the length of time the equipment would be used, expressed as a mean time; value = fifteen (15). The application demonstrating a greater duration of use will be assigned greater value. (4-11-06)

05. Fiscal Resource Base. The proportion of operating budget supported by tax revenue; value = ten (10). The application demonstrating less revenue from taxes expressed as a percent of total revenue for the most recent year will be assigned greater value. (4-11-06)

06. City, County and Taxing District Endorsement. The proportion of Idaho cities, counties and Taxing Districts within which the Applicant's primary service area occurs that endorse the application; value = five (5). The application demonstrating a larger percent of endorsements will be assigned greater value. (4-11-06)

07. Population. The number of people residing in the Consolidated Emergency Communications Center's service area; value = five (5). The application demonstrating a greater number of people will be assigned greater value. (4-11-06)

08. Square Mileage. The area served by the Consolidated Emergency Communications Center; value = fifteen (15). The application demonstrating a greater square mileage will be assigned greater value. (4-11-06)

09. Number of Law Enforcement, Fire and Emergency Medical Service Agencies Dispatched. Value = ten (10). The application demonstrating a higher number of law enforcement, fire and emergency medical service agencies will be assigned greater value. (4-11-06)

10. Narrative. The need for and lack of availability of funds from other sources as documented by the Applicant; value = twenty (20). The application demonstrating a greater need for and lack of available funds will be assigned greater value. The application seeking to share resources and equipment with other 911 service areas (e.g., host remote) will be assigned a greater value. (4-11-06)((--))

IDAPA 15 – OFFICE OF THE GOVERNOR IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION

15.06.02 – RULES GOVERNING THE IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION GRANTS

DOCKET NO. 15-0602-1602

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved or rejected in part by concurrent resolution in accordance with Section 67-5224 and 67-5291, Idaho Code. If the pending rule is approved or rejected in part by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Section 31-4816(9), Idaho Code.

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

There are no changes to the pending rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the August 3, 2016 Idaho Administrative Bulletin, Vol. 16-8, pages 107-109.

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: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Craig Logan at (208) 258-6526.

DATED this 26th day of August, 2016.

Craig Logan Idaho 9-1-1 Program Manager Idaho Emergency Communications Commission Idaho Military Division 4040 W. Guard St., Bldg. 616, Rm. 10 Boise, ID 83705-5005 Phone: (208) 258-6526 Fax: (208) 422-5993

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE TEMPORARY AND PROPOSED RULE

EFFECTIVE DATE: The effective date of the temporary rule is July 1, 2016.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Section 31-4816(9), Idaho Code.

IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION Public Safety Communications Commission Grants

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than August 17, 2016.

The hearing site(s) 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 its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

New legislation (2016 Senate Bill No. 1212) has changed the name of the Emergency Communications Commission to the Public Safety Communications Commission. This rulemaking updates the name of the Commission, corrects Idaho Code citations, and clarifies the scope of the rules and office hours.

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

New legislation (2016 Senate Bill No. 1212) has changed the name of the Emergency Communications Commission to the Public Safety Communications Commission. The adoption of the temporary rule is necessary to conform the rule to recent amendments made to state law.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: None.

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: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because of the need for temporary rulemaking to conform the rule to amendments to state law

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Craig Logan at (208) 258-6526.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before August 24, 2016.

DATED this 14th Day of July, 2016

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 15-0602-1602

IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION Public Safety Communications Commission Grants

IDAPA 15 TITLE 06 CHAPTER 02

IDAHO <u>EMERGENCY</u> <u>PUBLIC SAFETY</u> COMMUNICATIONS COMMISSION

15.06.02 - RULES GOVERNING THE IDAHO <u>EMERGENCY</u> <u>PUBLIC SAFETY</u> COMMUNICATIONS COMMISSION GRANTS

000. LEGAL AUTHORITY.

The following rules are promulgated in accordance with Section 31-4816(918), Idaho Code, by the Commission. (4 - 11 - 06)(

001. TITLE AND SCOPE.

01. Title. These rules shall be cited as IDAPA 15.06.02, "Rules Governing the Idaho <u>Emergency Public</u> <u>Safety</u> Communications Commission Grants."

02. Scope. Pursuant to Section 31-4818, Idaho Code, the Commission is directed to distribute moneys in the Idaho Emergency Communications Fund to eligible entities. These rules will govern the grant process.

(4-11-06)

002. WRITTEN INTERPRETATIONS.

In accordance with Section 67 5201(19)(b)(iv), Idaho Code, t The Commission may have written statements that pertain to the interpretation of these rules or to the documentation of compliance with these rules. Any such documents are available for public inspection and copying at the office of this Commission. (4-11-06)(

(BREAK IN CONTINUITY OF SECTIONS)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS.

The mailing and street address for the Idaho *Emergency* <u>Public Safety</u> Communications Commission is 4040 W. Guard, Building 600, Boise, Idaho 83705-5004. The Commission's office hours are 8:00 a.m. to 5:00 p.m., <u>Monday</u> through Friday except Saturday, Sunday, and legal holidays. (4-11-06)(_________)

(BREAK IN CONTINUITY OF SECTIONS)

011. **DEFINITIONS.**

01. Applicant. A Consolidated Emergency Communication Center submitting a grant application.

(4-11-06)

02. Commission. The Idaho <u>Emergency</u> <u>Public Safety</u> Communications Commission as established within the Military Division by Section 31-4815(1), Idaho Code. (4-11-06)(______)

03. Consolidated Emergency Communication Center. A governmental or multi-governmental organization authorized to collect emergency communication fees in accordance with Title 31, Chapter 48, Idaho Code. (4-11-06)

04. Emergency Communications Grant Fund (ECGF). The portion of the Fund made available

IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION Public Safety Communications Commission Grants

Docket No. 15-0602-1602 PENDING RULE

annually for grant disbursement.

(4-11-06)

05. Fund. The Idaho Emergency Communications Fund established by Section 31-4818, Idaho Code. (4-11-06)

06. Grant Cycle. The period between July 1 through the following June 30 for grant application distribution, submission, award notice and disbursement in accordance with dates established in Section 021 of these rules. (4-11-06)

07. Taxing District. A fire protection district created pursuant to Section 31-1402, Idaho Code, an ambulance service created pursuant to Section 31-3901, Idaho Code, or an ambulance service district created pursuant to Section 31-3908, Idaho Code. (4-11-06)

IDAPA 15 – OFFICE OF THE GOVERNOR MILITARY DIVISION – OFFICE OF EMERGENCY MANAGEMENT

15.06.06 – RULES GOVERNING USE OF DISASTER EMERGENCY ACCOUNT FUNDS

DOCKET NO. 15-0606-1601 (NEW CHAPTER)

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved or rejected in part by concurrent resolution in accordance with Section 67-5224 and 67-5291, Idaho Code. If the pending rule is approved or rejected in part by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Section 46-1027, Idaho Code.

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

The Idaho Office of Emergency Management is responsible for managing the disaster emergency account. In the past, there has been some confusion as to what events and circumstances may qualify for funding from this account. In an effort to curb this confusion, the Office of Emergency Management has promulgated these rules to specify what qualifies for fund use.

There are no changes to the pending rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the October 5, 2016 Idaho Administrative Bulletin, Vol. 16-10, pages 430-432.

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: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Brad Richy at (208) 422-3035.

DATED this 4th day of November, 2016.

Brad Richy Director, Office of Emergency Management Idaho Military Division 700 S. Stratford Dr., Bldg. 600 Meridian, ID 83642 Phone: (208) 422-3035 Fax: (208) 288-2605

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE 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 46-1027, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 19, 2016.

MILITARY DIVISION -- OFFICE OF EMERGENCY MANAGEMENT Rules Governing Use of Disaster Emergency Account Funds

The hearing site(s) 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 a nontechnical explanation of the substance and purpose of the proposed rulemaking:

The Idaho Office of Emergency Management is responsible for managing the disaster emergency account. In the past, there has been some confusion as to what events and circumstances may qualify for funding from this account. In an effort to curb this confusion, the Office of Emergency Management would like to draft rules to specify what qualifies for fund use. These new rules outline what qualifies for disaster emergency fund use during a declared disaster.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

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 resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the August 3, 2016 Idaho Administrative Bulletin, Volume 16-8, page 110.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Brad Richy at (208) 422-3035.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 26, 2016.

DATED this 1st day of September, 2016.

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 15-0606-1601

IDAPA 15 TITLE 06 CHAPTER 06

MILITARY DIVISION - OFFICE OF EMERGENCY MANAGEMENT

15.06.06 - RULES GOVERNING USE OF DISASTER EMERGENCY ACCOUNT FUNDS

000. LEGAL AUTHORITY.

This chapter is adopted under the authority of Section 46-1027, Idaho Code.

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001. TITLE AND SCOPE.

01. Title. The title of this chapter is IDAPA 15.06.06, "Rules Governing Use of Disaster Emergency ()

02. Scope. The scope of this chapter is to govern the expenditure of funds from the Disaster Emergency ()

002. WRITTEN INTERPRETATIONS.

In accordance with Section 67-5201(19)(b)(iv), Idaho Code, the Division may have written statements that pertain to the interpretation of these rules or to the documentation of compliance with these rules. Any such documents are available for public inspection and copying at the Division office. ()

003. ADMINISTRATIVE APPEALS.

This chapter does not provide for administrative appeals of the procedures set forth in this chapter.	()
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004. INCORPORATION BY REFERENCE.

There are no documents incorporated by reference into this chapter. (

005. OFFICE, OFFICE HOURS, MAILING ADDRESS, TELEPHONE NUMBERS (RULE 5).

The office of the Idaho Military Division-Office of Emergency Management is located at 4040 Guard St., Bldg. 600 Boise, Idaho 83705-5004. Office hours are weekdays, 8:00 a.m. to 4:30 p.m., excluding holidays. The telephone number is (208) 422-3040. The twenty four (24) hour emergency notification number is (800) 632-8000 or (208) 846-7610.

006. PUBLIC RECORDS ACT.

These rules are public records and are available for inspection and copying at the Division office.

007. – 009. (RESERVED)

010. **DEFINITIONS.**

01. Mitigation. Projects funded under the authority of the Stafford Act aimed at reducing the loss of life and property that might occur during a disaster by taking calculated measures to lessen the impact of future disasters.

02. Recovery. Actions taken to return a disaster-affected area to a normal or safer condition following the declaration of a state of disaster emergency. ()

011. – 099. (RESERVED)

100. STATE DISASTER EMERGENCY ACCOUNT.

01. Availability. In accordance with Section 46-1005A(1), Idaho Code, non-federal share contributions from the state disaster emergency account shall only be available to a public entity included in a state disaster declaration.

02. Mitigation. State disaster emergency account funds used for mitigation shall be limited to projects that are directly tied to recovery from the disaster. A project is not directly tied to the recovery from the disaster unless the need for the project directly arose from the event(s) which led to the disaster declaration. ()

03. Cost Share. In accordance with Section 46-1008(6), Idaho Code, when assistance is available, nonstate recipients shall be required to pay up to forty percent (40%) of the non-federal cost share incurred by the nonstate recipient. For the purpose of this section, non-state recipient means a recipient that is not the state of Idaho.

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101. – 999. (RESERVED)

IDAPA 31 – IDAHO PUBLIC UTILITIES COMMISSION 31.46.02 – RULES FOR TELECOMMUNICATIONS RELAY SERVICES (TRS) DOCKET NO. 31-4602-1602

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the Public Utilities Commission and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved, rejected, amended or modified by concurrent resolution in accordance with Sections 67-5224 and 67-5291, Idaho Code. If the pending rule is approved, amended or modified by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that the Public Utilities Commission has adopted a pending rule. The action is authorized pursuant to Section 61-1306, Idaho Code.

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

The proposed rule referenced an organization by an out-of-date name – the Idaho Telephone Association (ITA) – which has changed its name to the Idaho Telecom Alliance (ITA). The pending rule was updated to identify the correct name of the ITA, the Idaho Telecom Alliance. Except for this non-substantive change, the pending rule was adopted by the Public Utilities Commission as originally proposed. The complete text of the proposed rule was published in the September 7, 2016 Idaho Administrative Bulletin, Vol. 16-9, pages 222-228.

FISCAL IMPACT: There is no fiscal impact on the state general fund resulting from this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Grace Seaman at (208) 334-0352.

DATED this 3rd day of November 2016.

Jean D. Jewell Commission Secretary Idaho Public Utilities Commission P.O. Box 83720 Boise, ID 83720-0074 Tel: (208) 334-0338 / Fax: (208) 334-3762

Street address for express delivery:

472 W. Washington Boise, Idaho 83702-5918

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE 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 61-1306, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than September 21, 2016.

The hearing site(s) 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 a non-technical explanation of the substance and purpose of the proposed rulemaking:

The Idaho Public Utilities Commission seeks to amend its Telecommunications Relay Services (TRS) Rules. TRS are services that enable a communications-impaired person to send and receive messages to and from a non-communications-impaired person, using specialized telecommunications equipment. The Commission contracts with a TRS Administrator that requests and evaluates proposals from TRS providers that wish to enter a contract to be a TRS provider for Idaho.

Proposed changes to the TRS Rules accomplish four objectives: (1) delete obsolete references; (2) correct misspellings and outdated e-mail addresses; (3) improve the clarity or readability of rules; and (4) simplify the Administrator's process for requesting proposals from TRS providers. As to the fourth objective, the proposed changes reduce the number of members on the advisory committee that assists the Administrator in assessing TRS providers' responses to the requests, and that reviews the services provided by the selected provider.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

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 resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 6, 2016 Idaho Administrative Bulletin, Volume 16-7, page 79.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Grace Seaman at 208-334-0352.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 28, 2016.

DATED this 4th Day of August, 2016.

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 31-4602-1602

005. DEFINITIONS (RULE 5). As used in these rules:

(7 - 1 - 93)

01. Administrator. "Administrator" means the person with whom the Idaho Public Utilities Commission contracts to administer the program for delivery of telecommunications relay services. See Section 61-1302(1), Idaho Code. (7-1-93)

02. American Sign Language (ASL). "American sign language" means a visual language based on hand shape, position, movement, and orientation of the hands in relation to each other and the body. See 47 C.F.R. 64.601(1). (7-1-93)

IDAHO PUBLIC UTILITIES COMMISSION Rules for Telecommunications Relay Services (TRS)

03. ASCII. "ASCII" is an acronym for American Standard Code for Information Interexchange, which employs an eight-bit code and can operate at any standard transmission baud rate including 300, 1200, 2400, and higher. See 47 C.F.R. 64.601(2). (7-1-93)

04. Baudot. "Baudot" means a seven (7) bit code, only five (5) of which are information bits. Baudot was used by some text telephones to communicate with each other at a forty-five point five (45.5) baud rate. See 47 C.F.R. 64.601(3). (7-1-93)

05. Communications Assistant (CA). "Communications assistant (CA)" means a person who transliterates conversation from text to voice and from voice to text between two (2) end users of TRS. CAs are also known by terms such as "TRS operator" or "TDD operator." See 47 C.F.R. 64.601(5). (7-1-93)

06. Communications Impaired. "Communications impaired" means individuals who are hearingimpaired or speech-impaired as defined in Title IV, Section 401, Americans with Disabilities Act of 1990, Public Law 101-336, 47 U.S.C. 225, or regulations promulgated pursuant to that Act, in particular, 47 C.F.R. 64.601 et seq. See Section 61-1302(3), Idaho Code. (7-1-93)

07. Hearing Carry Over (HCO). "Hearing carry over (HCO)" means a reduced form of TRS where the person with a speech disability is able to listen to the other end user and, in reply, the CA speaks the text as typed by the person with the speech disability. The CA does not type any conversation. See 47 C.F.R. 64.601(6). (7-1-93)

08. Local Exchange Company. "Local exchange company" means a telephone corporation that provides access lines to residential and business customers with the associated transmission of two-way interactive switched voice communication within a geographic area where basic local exchange rates rather than message telecommunications service rates apply. See Section 61-1302(4), Idaho Code. (7-1-93)

09. Message Telecommunications Service (MTS). "Message telecommunications service (MTS)" means the transmission of two-way interactive switched voice communication between local exchange areas for which charges are made on a per-unit basis, not including Wide Area Telecommunications Service (WATS) (or its equivalent) or individually negotiated contracts for telecommunication services. See Section 62-603(6), Idaho Code, as adopted by reference in Section 61-1302(5), Idaho Code. (7-1-93)

10. Program. "Program" means the effort directed by the administrator to establish and operate an Idaho system to provide telecommunications relay services. See Section 61-1302(5), Idaho Code. (7-1-93)

11. Telephone Corporation. "Telephone corporation" means every corporation or person, their lessees, trustees, or receivers appointed by any court whatsoever, providing telecommunication services for compensation within this State, except telephone corporations solely providing radio paging, mobile radio telecommunications services, answering services (including computerized or otherwise automated answering or voice message services), or one-way transmission to subscribers of video programming, or other programming service, and subscriber interaction, if any, that is required for the selection of video programming or other programming service. See Section 62-603(914), Idaho Code, as adopted by reference in Section 61-1302(7), Idaho Code. (7-1-93)(

12. Telecommunications Relay Services (TRS). "Telecommunications relay services (TRS)" mean services through which a communications-impaired person, using specialized telecommunications equipment, may send and receive messages to and from a non-communications-impaired person whose telephone is not equipped with specialized telecommunications equipment and through which a non-communications-impaired person may, by using voice communication, send and receive messages to and from a communications-impaired person. This term includes services that enable two-way communication between an individual who uses a text telephone or other non-voice terminal device and an individual who does not use such a device. TRS supersedes the terms "dual party relay system," "message relay services," and "TDD relay." See Section 61-1302(8), Idaho Code, and 47 C.F.R. 64.601(7). (7-1-93)

13. Text Telephone (TT). "Text telephone (TT)" means a machine that employs graphic communication in the transmission of coded signals through a wire or radio communications system. TT supersedes the term "TDD" or "telecommunications device for the deaf." See 47 C.F.R. 64.601(a). (7-1-93)

14. Universal Service Fund (USF). "Universal service fund (USF)" means the fund established by the Commission pursuant to Section 62-610, Idaho Code, and this Commission's rules codified at IDAPA 31.46.01.000, et seq. The USF has an administrator whose duties are set forth by this Commission's rules and this

15. Voice Carry Over (VCO). "Voice carry over (VCO)" means a reduced form of TRS where the person with the hearing disability is able to speak directly to the other end-user. The CA types responses back to the person with the hearing disability. The CA does not speak on behalf of the TT users. See 47 C.F.R. 64.601(9).

(7-1-93)

(BREAK IN CONTINUITY OF SECTIONS)

101. REQUIREMENTS OF THE TRS PROGRAM (RULE 101).

01. Operational Requirements. State or federal law imposes the following operational requirements upon a TRS provider: (7-1-93)

a. TRS must be provided twenty-four (24) hours per day, seven (7) days per week, every day of the year. See 47 U.S.C. 225(d)(1)(C); 47 C.F.R. 64.604(b)(4); Section 61-1303(2)(a), Idaho Code. (7-1-93)

b. The TRS provider shall not refuse calls or limit the length of calls using TRS, except that providers of TRS may decline to complete a call because credit authorization has been denied. See 47 U.S.C. 225(d)(1)(E); 47 C.F.R. 64.604(a)(3). (7-1-93)

c. The TRS provider must be capable of communicating with text telephone users using either the ASCII or Baudot format, at any speed generally in use. See 47 C.F.R. 64.604(b)(1). (7-1-93)

d. Except during network failure, the TRS provider shall answer eighty-five percent (85%) of all calls within ten (10) seconds, and no more than thirty (30) seconds shall elapse between receipt of dialing information and the dialing of a requested number. The TRS provider shall include adequate staffing to provide callers with efficient access under projected calling volumes so that the probability of a busy response due to unavailability of communications assistants will be functionally equivalent to what a voice caller would experience in attempting to reach a party through the voice telephone network. See 47 C.F.R. 64.604(b)(2). (7-1-93)

e. The TRS providers shall give TRS users access through the TRS to their chosen inter-exchange carrier and to all other operator services to the same extent that such access is provided to voice users. See 47 C.F.R. (7-1-93)(

02. Communications Assistants' Handling of Calls. TRS providers must require that communications assistants (CAs) be sufficiently trained to effectively meet the specialized communication needs of individuals with hearing and speech disabilities and that communications assistants have competent skills in typing, grammar, spelling, interpretation of typewritten ASL, and familiarity with hearing and speech disability cultures, languages and etiquette. Communications assistants are prohibited from disclosing the content of any relayed conversation regardless of content and from keeping records of the content of any conversation beyond the duration of a call. Communications assistants are prohibited from intentionally altering a relayed conversation and must relay all conversations verbatim unless the relay user specifically requests summarization. Communications assistants must relay all messages promptly and accurately. See 47 U.S.C. 225(d)(1)(F), -(G); 47 C.F.R. 64.604(a)(1), -(2); Section 61-1303(2)(b), and -(c), Idaho Code. (7-1-93)

03. Rates. The users of TRS shall pay rates no greater than the rates paid for functionally equivalent voice communication services with respect to such factors as the duration of the call, the time of day, and the distance from point of origination to the point of termination. In particular, this means that when a telephone call from one customer to another would not incur long-distance charges if the call were placed directly without use of the TRS system, then there will be no long-distance charge for that call when the TRS system is used, even if the TRS provider

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is located in a telephone exchange that would ordinarily require a long-distance call to reach the calling or answering party. See 47 U.S.C. 225(d)(1)(D); 47 C.F.R. 64.604(c)(3). (7-1-93)

04. Other Standards and Services. The standards and services required for TRS providers by this rule are minimum standards and services. The request for proposal for TRS services may require additional standards or services, or if the request for proposals does not, the selection of the TRS provider may take into account the ability of the TRS provider to meet standards or provide services in addition to the minimum standards or services required by this rule. (7-1-93)

(BREAK IN CONTINUITY OF SECTIONS)

103. ESTABLISHMENT OF TELEPHONE INDUSTRY ADVISORY COMMITTEE (RULE 103).

01. Establishment of Committee. The Commission hereby establishes a telephone industry advisory committee with which the administrator shall consult in <u>the formulation of a Request for Proposals (RFP) for</u> <u>telecommunications relay services (TRS)</u>, the assessment of responses to the RFP, and <u>the</u> review of the <u>quality of</u> services provided. The industry committee shall have <u>seven three (3)</u> members, who shall be representatives of: $\frac{(7-1-93)}{(2-1-93)}$

a. US WEST Communications, Inc., (the \underline{A} largest provider of local exchange and intraLATA MTS services in the southern Idaho LATA and in the lower Clearwater drainage associated with the Spokane LATA), which is hereby appointed to a permanent seat on the committee; (7-1-93)(____)

b. GTE Northwest Incorporated, (the provider of local exchange service and intraLATA MTS in northern Idaho), which is hereby appointed to a permanent seat on the committee; (7-1-93)

eb. Two (2) An independent telephone companies providing local exchange services and a member of to be appointed from nominees recommended by the Idaho Telephone Association (the trade group that includes independent telephone companies in Idaho); and (7-1-93)(

e. <u>MCI Telecommunications Corporation (an MTS carrier that has expressed great interest in the TRS</u> rulemaking), which is hereby appointed to a permanent seat; and (7-1-93)

f. One other MTS carrier that is not a local exchange company (e.g., Sprint, Northwest Telco).

104. CONSULTATION WITH REPRESENTATIVES OF THE HEARING-IMPAIRED AND THE SPEECH-IMPAIRED (RULE 104).

It shall be the duty of the administrator to consult with representatives of the Idaho State Council for the Deaf and Hard of Hearing and of the Idaho State Council on Developmental Disabilities before formulating the RFP for telecommunications relay services. The administrator shall also solicit comments from the general hearing impaired and speech-impaired communities before issuing the RFP for TRS. Before issuing the RFP, the administrator shall issue a draft RFP and a written report reviewing the recommendations of the Idaho State Council for the Deaf and Hard of Hearing, of the Idaho State Council on Developmental Disabilities and of the general public, which shall explain why individual recommendations were or were not adopted, stating with particularity technical or economic reasons underlying the administrator's decisions.

105. REQUEST FOR PROPOSALS (RFP) -- SELECTION OF TRS PROVIDER (RULE 105).

01. Formulation of RFP and Submission to the Commission. The administrator, *following consultation as provided in Rules 103 and 104,* shall formulate and submit a request for proposals (RFP) for the

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provision of TRS to the Commission. The Commission shall review the RFP and return it to the administrator, with comments or changes that Commission finds appropriate, and direct the administrator to issue the RFP.

(7-1-93)(____)

02. Requirements of the RFP. The RFP issued by the administrator must request all companies responding to the RFP to comply with all requirements of state and federal law. See Rule 101. In addition, the RFP may require those responding to the RFP to meet additional requirements contained in the RFP or ask those responding to list additional standards they could meet or additional services that they could provide above the minimums required by state and federal law. (7-1-93)

03. Timetable for Decision. The administrator shall *select* <u>develop</u> a timetable for formulation of the RFP, its review by the Commission, advertisement of the RFP for response, review of proposals submitted in response to the RFP, and final decision selecting a TRS provider that will complete the process of selection of the TRS provider *no later than September 1, 1992* in sufficient time to maintain uninterrupted relay services.

(7-1-93)()

106. STATE CERTIFICATION-ANNUAL REPORTS (RULE 106).

As soon as practicable after September 1, 1992, and no later than September 21, 1992, t The administrator shall submit a report to the Governor or his designee, to the Idaho Public Utilities Commission, to the Idaho State Council on Developmental Disabilities describing the program that will be put in place under the accepted RFP. The purpose of this report will be to allow the Governor or his designee to submit a report to as necessary so that the Commission may file the necessary document with the Federal Communications Commission on or before October 1, 1992, requesting certification of the Idaho TRS in order to allow any Idaho intrastate telephone corporation to comply with its obligations under federal law to provide TRS by contracting with the Idaho TRS provider. The administrator shall in succeeding years submit annual reports to the Commission on or before September I reviewing the adequacy of the TRS, recommending necessary changes to the program, recommending a budget for the following year, and otherwise addressing issues concerning the TRS that should be brought to the public's and this Commission's attention.

(BREAK IN CONTINUITY OF SECTIONS)

202. THE COMMISSION'S DETERMINATION OF FUNDING LEVELS (RULE 202).

01. Issuance of Commission Order. On or before November 1, 1992, the Commission shall issue an order in response to the administrator's contract with the TRS provider that will establish funding levels to be in effect for the initiation of TRS service. Before June 30, 1993, the Commission may issue an order or orders adjusting the initial funding levels as necessary in light of experience with the initial months of service. Thereafter, oOn or before March 1 of each succeeding year, the Commission shall issue an order in response to the administrator's annual report that will establish funding levels to be in effect for the twelve months beginning April 1 following issuance of the order. The Commission may issue an order revising funding levels at other times in order to preserve the integrity of the fund. (7-1-93)(

02. Findings and Directives of the Order Prescribing Funding Levels. All orders prescribing funding levels issued pursuant to Rule 202.01 shall contain the following: (7-1-93)

a. The Commission's finding of the funding target for the TRS program for the twelve (12) months beginning April 1 (or other appropriate time, if the order is not issued to be in effect for twelve (12) months beginning April 1), based upon anticipated expenses of operation of the TRS program for those twelve (12) months and prudent management of minimum fund balances; and (7-1-93)

b. The Commission's findings of the fair, just and reasonable allocations of the twelve (12) month funding target that will come from telephone corporations providing local exchange service and that will come from telephone corporations providing MTS/WATS services, respectively. (7-1-93)

03. Calculation of Funding Levels. Telephone corporations providing local exchange service in Idaho

and telephone corporations providing intrastate MTS/WATS services in Idaho must contribute to the TRS fund as follows: (7-1-93)

a. Each telephone corporation providing local exchange service in Idaho shall file a monthly report, due on or before the first of each month, stating the number of local access lines it has for that month. The data used to determine a local exchange company's number of local access lines shall be the same as that used for monthly reporting to the administrator of the Universal Service Fund (USF) for the monthly USF report. See USF Rule 201.01, IDAPA 31.46.01.201.01. (7-1-93)

b. Each telephone corporation providing intrastate MTS/WATS service in Idaho is required to contribute to TRS funding in proportion to the number of its intrastate MTS/WATS billed minutes, provided that those telephone corporations providing intrastate MTS/WATS service in Idaho that use the services of another telephone corporation for the actual transportation of calls and that have been granted exemptions from contributions to the Universal Service Fund by the Commission, the USF administrator, or the Commission staff are also granted exemptions from contributions to the TRS fund by operation of this rule. The USF administrator shall provide the TRS administrator with a list of all telephone corporations exempted from contributing to the USF and all changes to that list whenever they are made. The data determining an MTS/WATS company's number of intrastate MTS/WATS billed minutes for a given monthly report due on or before the first of the month shall be the same provided to the administrator of the Universal Service Fund (USF) for the USF report also due on or before the first of that month. See USF Rule 201.02, IDAPA 31.46.02.201.02. (7-1-93)

(BREAK IN CONTINUITY OF SECTIONS)

205. THE ADMINISTRATOR'S ANNUAL REPORT TO THE COMMISSION (RULE 205).

01. Report of Existing Financial Conditions. <u>Beginning in 1994, oOn</u> or before February 15 of each year, the administrator shall <u>annually</u> submit a report to the Commission providing the following information: (7-1-93)(

a. A statement of the TRS fund's income in the previous calendar year from remittances by local exchange companies and from remittances by MTS/WATS companies, and the total, and a statement of all other income (including interest), gifts, contributions, etc., for the calendar year; (7-1-93)

b. Actual TRS fund balances at the end of the quarters ending in March, June, September and December of the preceding calendar year; and (7-1-93)

c. The statewide line count for local service lines on January 1 of that year and January 1 of the previous year, and the total number of MTS/WATS minutes reported to the TRS administrator for the year ending the previous December 31 and the year ending the December 31 before that. *The TRS administrator's initial annual report in 1994 shall include all the periods from the permanent TRS administrator's first receipt of any TRS funds, either from the temporary administrator or from telephone corporations. In addition, the TRS administrator may obtain from the USF administrator any information concerning calendar year 1992 that the TRS administrator does (7–1-93)(____)*

02. Report on Use of the TRS Program. The administrator shall also report, based upon information to be supplied by the TRS provider, upon use of the TRS program in the previous calendar year. The administrator's contract with the TRS provider shall require appropriate data collection by the TRS provider, including, but not limited to, the number of calls handled by the provider, with breakdown showing whether the calls are local or MTS, intrastate or interstate MTS, total intrastate and interstate MTS minutes, the hours when calls are made (e.g., from 8 a.m. to 5 p.m., from 5 p.m. to 11 p.m., from 11 p.m. to 8 a.m.), days of the week when calls are made, and patterns of increased or decreased usage of the TRS program from month to month for the previous calendar year. The TRS provider shall provide this information by month to the TRS administrator on dates to be specified by the administrator. (7-1-93)

03. Recommendation. The administrator shall report the TRS fund's expected surplus or deficit for the

IDAHO PUBLIC UTILITIES COMMISSION Rules for Telecommunications Relay Services (TRS)

Docket No. 31-4602-1602 PENDING RULE

twelve months beginning April 1 based upon the assumption that the TRS funding levels will not change. The administrator shall also report whether this surplus or deficit will alter the expected fund balance during the twelve (12) months beginning April 1 following the report significantly enough to recommend that TRS funding levels be increased or decreased. If the administrator believes that the TRS funding levels should be increased or decreased, the administrator shall recommend a target balance for the TRS fund for the end of the twelve (12) months beginning April 1 following this report and the amount by which TRS fund remittances should be increased or decreased beginning April 1 to meet this target. (7-1-93)

04. Review by Commission Staff. On or before March 1 the Commission Staff shall review the calculations and recommendations of the administrator and call any errors or omissions to the attention of the administrator and the Commission. (7-1-93)

05. Report a Public Record -- Workpapers Exempted Trade Secrets. The report of the administrator showing statewide totals for local service and MTS/WATS minutes, inventories of service lines, and other information not identifying a telephone corporation or a customer is a public record available for inspection, examination and copying under Section 74-102, Idaho Code. Workpapers accompanying the report (including those produced by the USF administrator) showing individual telephone corporation's data for Title 62 services and individual telephone corporation's reports to the TRS or USF administrators showing data for their Title 62 services, together with any data for Title 61 services protected from disclosure under applicable Trade Secret Law, are trade secrets exempt from disclosure under Section 74-107(1), Idaho Code. (7-1-93)

IDAPA 38 – DEPARTMENT OF ADMINISTRATION

38.05.01 - RULES OF THE DIVISION OF PURCHASING

DOCKET NO. 38-0501-1601

NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2017 Idaho State Legislature for final approval. The pending rule becomes final and effective at the conclusion of the legislative session, unless the rule is approved or rejected in part by concurrent resolution in accordance with Section 67-5224 and 67-5291, Idaho Code. If the pending rule is approved or rejected in part by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Sections 67-5717 and 67-9205, Idaho Code.

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

This rulemaking is a result of new legislation effective July 1, 2016, which created the "State Procurement Act." This legislation requires the Administrator of the Division of Purchasing to promulgate rules regarding the process and factors influencing the decision to grant, continue and revoke delegated purchasing authority; as well as rules establishing policies and procedures related to the administration, management, monitoring and oversight of contracts entered into by an agency.

There are no changes to the pending rule and it is being adopted as originally proposed. The complete text of the proposed rule was published in the October 5, 2016 Idaho Administrative Bulletin, Vol. 16-10, pages 728-747.

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: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Sarah Hilderbrand, Administrator, at (208) 332-1612 or at sarah.hilderbrand@adm.idaho.gov.

DATED this 4th day of November, 2016.

Sarah Hilderbrand, Administrator Division of Purchasing Department of Administration 650 W. State St., Room 100 P. O. Box 83720 Boise, ID 83720-0003 Telephone: (208) 332-1612 Fax: (208) 327-7320

THE FOLLOWING NOTICE WAS PUBLISHED WITH THE 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 67-5717 and 67-9205, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 19, 2016.

The hearing site(s) 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 a nontechnical explanation of the substance and purpose of the proposed rulemaking:

New legislation effective July 1, 2016 created the "State Procurement Act." This legislation requires the Administrator of the Division of Purchasing to promulgate rules regarding the process and factors influencing the decision to grant, continue and revoke delegated purchasing authority; as well as rules establishing policies and procedures related to the administration, management, monitoring and oversight of contracts entered into by an agency.

In addressing the requirements of the new State Procurement Act, the rule changes will include rules regarding the process and factors influencing the decision to grant, continue and revoke delegated purchasing authority; as well as rules establishing policies and procedures related to the administration, management, monitoring and oversight of contracts entered into by an agency. This rulemaking will also include additional minor modifications intended to clarify, consolidate and modernize existing language; including (but not limited to) establishing the form for preservation of records within the Division of Purchasing, updates to the definition section, as well as revisions to reflect minor modifications which were adopted in the State Procurement Act. Internal and agency comments may result in additional revisions to the existing rules.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

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 resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the June 1, 2016 Idaho Administrative Bulletin, Vol. 16-6, page 52.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Sarah Hilderbrand, Administrator, at (208) 332-1612 or sarah.hilderbrand@adm.idaho.gov.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 26, 2016.

DATED 9th day of September, 2016.

LSO Rules Analysis Memo

THE FOLLOWING IS THE TEXT OF DOCKET NO. 38-0501-1601

011. **DEFINITIONS.**

Unless defined otherwise in these rules, the definitions set forth in Section 67-9203, Idaho Code, shall apply to this chapter.

91. Acquisition. The process of procuring or purchasing property by the state of Idaho. (3-15-02)

021. Administrator. The administrator $\frac{for}{for}$ of the division of purchasing. $\frac{The administrator is the chief}{(3-15-02)()}$

03. Agency. All offices, departments, divisions, bureaus, boards, commissions and institutions of the state, including the public utilities commission, but excluding other legislative and judicial branches of government, and excluding the governor, the lieutenant-governor, the secretary of state, the state controller, the state treasurer, the attorney general, and the superintendent of public instruction. (3-15-02)

042. Alternate. Property or services that are not at least a functional equal in features, performance or use of the brand, model or specification designated as the standard. (3-15-02)

95. Bid. A written offer that is binding on the bidder to perform a contract to purchase or supply property or services in response to an invitation to bid. (3-15-02)

06. Bidder. A vendor who has submitted a bid or quotation on specific property. (3-15-02)

073. Brand Name or Equal Specification. *This means a* specification that uses a brand name to describe the standard of quality, performance or other characteristics being solicited and that invites the submission of equivalent products. (3-15-02)(

084. Brand Name Specification. *This means a* specification calling for one (1) or more products by manufacturers' names or catalogue numbers. (3 - 15 - 02)(

095. Buyer. An employee of the division of purchasing designated as a buyer, contract administrator, purchasing agent, contracting officer, or similar designation by the administrator, including, where appropriate, the administrator and other management personnel. The term also includes authorized employee(s) of a purchasing *activity* <u>authority</u>. (3-15-02)(

10. Component. An item of property normally assembled or incorporated with other items into a unified productive whole at the site of use, which items belong to functional classes that may be interchangeable units of similar function but differing operational or productive capabilities. (3-15-02)

1106. Concession Services. The granting by the purchasing *activity* authority of a right, franchise, authority, property interest or option to a contractor, regardless of whether an expenditure of state or other funds occurs. (3-15-02)(

1207. Consultant Services. *This means* wW ork, rendered by either individuals or firms who possess specialized knowledge, experience, and expertise to investigate assigned problems or projects and to provide counsel, review, design, development, analysis or advice in formulating or implementing programs or services or improvements in programs or services, including but not limited to such areas as management, personnel, finance, accounting and planning. The consultant's services, opinions or recommendations will be performed according to the consultant's methods without being subject to the control of the agency except as to the result of the work.

(3-15-02)(____)

1308. Contract. <u>Contract means aAny</u> state written agreement, including a solicitation or specification documents and the accepted portions of the solicitation, for the acquisition of property. Generally, the term is used to describe term contracts, definite or indefinite quantity or delivery contracts or other acquisition agreements whose subject matter involves multiple payments and deliveries. A contract <u>shall also</u> includes <u>purchase orders issued</u> <u>any</u> <u>amendments mutually agreed upon</u> by <u>both parties</u> the purchasing authority. <u>(3-15-02)(__)</u>

14. Contractor. A bidder or offeror who has been awarded an acquisition contract. (3-15-02)

09. Contract Administration. Actions taken related to changes to contracts, including amendments, renewals and extensions; as well as receipt, review and retaining of the contract and contract-related documents; and exercise of remedies.

10. Contract Management. Actions taken to ensure that both the agency and contractor comply with the requirements of the contract. Includes some functions related to solicitation development and contract development and close-out; also includes, but is not limited to regular monitoring of the contractor's day-to-day performance, evaluation of deliverables, invoice review, payment approval, progress tracking, regular status meetings, and management of state-owned property and other resources used in contract performance management.

151. Director. The chief officer of the department of administration. (3-15-02)

162. Division. The division of purchasing of the department of administration as established by Section 67-9204, Idaho Code. Whenever a purchase is made by the division on behalf of another agency, the division shall be deemed to be acting as the agent for such agency. (3-15-02)

173. Document. When used in these rules, may include electronic documents. (3-15-02)

184. Equal. Property that meets or exceeds the quality, performance and use of the brand, model or specifications in the invitation to bid, request for proposals or request for quotation. (3-15-02)

 19.
 Equipment. Items of personal property that have a normal useful life expectancy or measurable service life of two (2) or more years.
 (3-15-02)

2015. Formal Sealed Procedure. Procedure by which the buyer solicits competitive sealed bids or competitive sealed proposals by means of an invitation to bid or request for proposals. (3-15-02)

21. Goods. Items of personal property including concession services, not qualifying as equipment, parts or supplies. (3-15-02)

<u>16.</u> <u>Informal Solicitation</u>. Procedure by which the buyer solicits informal competitive quotes by means of a request for quote. (_____)

22. Information Technology Property. Includes, but is not limited to, all present forms of computer hardware, computer software or services used or required for automated data processing, computer related office automation or telecommunications. (3-15-02)

2317. Invitation to Bid. <u>Means a</u>All documents, whether attached or incorporated by reference, utilized for soliciting formal sealed bids. (3-15-02)(_____)

24. Lowest Responsible Bidder. The responsible bidder whose bid conforms in all material respects to the invitation to bid or request for proposals and reflects the lowest acquisition price to be paid by the state; except that when specifications are valued or comparative performance examinations are conducted, the results of such examinations and the relative score of valued specifications will be weighed, as set out in the specifications, in determining the lowest acquisition price. (3-15-02)

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2518. Offeror. A vendor who has submitted a *proposal in* response to a request for proposals for property to be acquired by the state. (3-15-02)(

2619. Open Contract. A contract awarded by the state of Idaho through the division of purchasing to one (1) or more vendors who have agreed to allow all agencies to *procure or* purchase specified property under the terms and conditions set forth in the contract. (4-7-11)((-))

27. Person. Any business, individual, union, committee, club or other organization or group of individuals, not including a state or public agency. (3-15-02)

28. Procurement. The process of obtaining property for state use by lease, rent or any manner other than by purchase or gift. (3-15-02)

290. Professional Services. Work rendered by an independent contractor whose occupation is the rendering of such services and who has a professional knowledge of some department of learning or science used by its practical application to the affairs of others or in the practice of an art founded on it, including but not limited to accounting and auditing, legal, medical, nursing, education, *engineering,* actuarial, *architecture,* veterinarian, information technology and research. The knowledge is founded upon prolonged and specialized intellectual training that enables a particular service to be rendered. The word "professional" implies professed attainments in special knowledge as distinguished from mere skills.

30. Property. Goods, services, parts, supplies and equipment, both tangible and intangible, including, but nonexclusively, designs, plans, programs, systems, techniques and any rights and interests in such property. Includes concession services and rights to access or use state property or facilities for business purposes. (3-15-02)

321. Proposal. A written response including pricing information to a request for proposals that describes the solution or means of providing the property requested and which proposal is considered an offer to perform a contract in full response to the request for proposals. Price may be an evaluation criterion for proposals, but will not necessarily be the predominant basis for contract award. (3-15-02)

322. Public Agency. Has the meaning set forth in Section 67-2327, Idaho Code. (3-15-02)

323. Purchase. The act of acquiring or procuring property for state use or the result of an acquisition (3-15-02)

324. Purchase Order. See also definition of Contract, typically used to acquire property. It is a *n*Notification to the contractor to provide the stated property, *required material, equipment, supplies or services* under the terms and conditions set forth in the purchase order. It may include the form of the state's acceptance of a *bidder's* <u>vendor's quote</u>, proposal or bid. See also definition of contract. (3-15-02)(____)

325. Purchasing <u>Activity or</u> Authority. The division or an agency exercising authority based on a delegation of authority by the administrator to an individual or an agency; or as <u>otherwise</u> provided under these rules to an individual within the division or the agency to engage in the conduct of purchasing. (3-25-16)(

326. Quotatione. An offer to supply property in response to a request for quotatione and generally used for small or emergency purchases informal solicitation procedures.

327. Request for Proposals. Includes all documents, whether attached or incorporated by reference, utilized for soliciting competitive proposals as a component of the formal sealed procedure and is generally utilized in the acquisition of services or other complex purchases. (3 - 15 - 02)(

328. Request for Quot*ation*<u>e</u>. The document, form or method generally used for purchases solicited in accordance with *small purchase or emergency purchase* informal solicitation procedures. (3-15-02)(_______)

329. Requisition. A standard state or agency specific form that serves as a purchasing request and that requests that the purchasing *activity* authority acquire the *stated requirements* property. (3-15-02)(

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430. Sealed. Includes invitations to bid* and requests for proposals electronically sealed and submitted in accordance with requirements or standards set by the division and bids and proposals manually sealed and submitted. (3-15-02)(

431. Sealed Procedure Limit. That dollar amount, as established by these rules, above which the formal sealed *bid* procedure will be used. *Said* The amount may be lowered by the administrator to maintain full disclosure or competitive purchasing or otherwise achieve overall state efficiency and economy. (3-15-02)(

42. Services. Personal, general, professional or consultant services, in excess of personnel regularly employed for whatever duration and/or covered by personnel system standards, for which bidding or competition is not prohibited or made impractical by statute, rules and regulations or generally accepted ethical practices.

(3-15-02)

432. Small Purchase. An acquisition that costs less than the sealed procedure limit. (3-15-02)

4635. State. *This means t* he state of Idaho including each agency unless the context implies other states of the United States. (3-15-02)(

47. Supplies. Items of personal property having an expendable quality or during their normal use are consumed and that require or suggest acquisition in bulk. (3-15-02)

4836. Telecommunications. <u>Means a</u>All present and future forms of hardware, software or services used or required for transmitting voice, data, video or images. (3-15-02)(____)

49. Vendor. A person or entity capable of supplying property to the state. (3-15-02)

5037. Written. When used in these rules, may include an electronic writing. (3-15-02)

012. -- 020. (RESERVED)

021. DELEGATION OF AUTHORITY OF ADMINISTRATOR.

Whenever a purchase is made by the division of purchasing on behalf of another agency, the division shall be deemed to be acting as the agent for such agency. The division shall administer the acquisition of all property for agencies except those for which the agencies have separate statutory purchasing authority. The administrator may delegate in writing such authority as deemed appropriate to *any* employees of the division<u>an agency</u> or <u>employees</u> of *a purchasing activity* an agency. Such delegations shall remain in effect unless modified or until revoked in writing. All delegated authority must be made according to these purchasing rules, the policies developed by the division, and the conditions established by the administrator in the delegation. Delegations shall be subject to periodic reporting and review as directed by the administrator.

01. Manner of Submission. Request for delegated purchasing authority must be submitted in writing. on a form and in a manner established by the administrator.

02.
following:Accompaniments to Application. Application for authority must be accompanied by the
(_____)

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a. Documentation that the proposed designee demonstrates sufficient purchasing knowledge and ability to accommodate the agency's particular needs;

b. A demonstrated need for the dollar limit of authority requested;

<u>c.</u> An agency purchasing manual outlining internal operational processes and procedures related to the conduct of purchasing within the agency; and

d. A written plan for continual training for staff which includes routine participation in training sessions, workshops and conferences offered by the division.

03. Policy. The administrator will establish a delegated purchasing authority policy applicable to all designees; and may place additional conditions on individual delegated authority, in order to ensure consistency in the procurement process as well as proper oversight and compliance with state purchasing code, rules and applicable policy.

04. Designee Responsibility. Agency designee(s) are responsible for all procurement-related activities conducted for designee's agency under authority delegated by the administrator. (_____)

05. Sub-delegation. Designees may sub-delegate purchasing authority within their respective agencies consistent with the designee's capacity to monitor and oversee such activity. (_____)

<u>06.</u> <u>Authority Not Transferable</u>. Authority is not transferable and will automatically terminate when the designee leaves the employment of the requesting agency; however, an agency may apply to the administrator for the immediate designation of an interim designee to exercise delegated purchasing authority for a time period not exceeding ninety (90) days, subject to conditions outlined by the administrator, relative to the purchasing competency of the interim designee.

07. Quarterly Review. The administrator will review the activities of a designee with delegated purchasing authority on no less than a quarterly basis.

08. Failure to Comply. Failure to comply with the conditions included in the written authorization provided by the administrator may result in immediate rescission of authority, increased monitoring, reduction in authority level, additional training, or other action deemed appropriate by the administrator to ensure compliance with purchasing code, rules and applicable policy.

022. -- 030. (RESERVED)

031. COOPERATIVE PURCHASING POLITICAL SUBDIVISIONS.

The various bid statutes relating to municipal corporations, school districts, and counties may authorize these political subdivisions to utilize any contract *resulting from a* entered into by the state *bid process*. A public agency may use open contracts as authorized by statute and the terms of the open contract; and the state may otherwise cooperate with political subdivisions in the acquisition of property. (4-7-11)((--))

032. ACQUISITION OF CONCESSION SERVICES.

If there is no expenditure of state funds, the acquisition of concession services, including but not limited to, exclusive-rights contracts, franchises, vending services, options, pouring contracts, service contracts, advertising contracts, broadcast rights to sporting events or other similar types of *goods* property, may be conducted by each purchasing *activity* authority as it determines to be in its best interest; provided, however, concessions within the definition of a food service facility set forth in Section 67-6902, Idaho Code, shall comply with the provisions of Title 67, Chapter 69, Idaho Code. *While there is no statutory requirement for competitive bidding for concession services or the applicability of purchasing statutes to the award of contracts for concession services when no expenditure of state funds is involved, tThe purchasing <i>activity* authority is encouraged to utilize a competitive process if determined to be in its best interest. (3-15-02)(

033. PURCHASE OF TELECOMMUNICATIONS OR INFORMATION TECHNOLOGY PROPERTY.

Unless otherwise exempted by statute or these rules, all agency requests exceeding the sealed procedure limit for

DEPARTMENT OF ADMINISTRATION Rules of the Division of Purchasing

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telecommunications or information technology property must be reviewed and approved by the office of the chief information officer within the department of administration before submission to the division. It is the requesting agency's responsibility to attach any approvals to any requisitions submitted to the division. Acquisitions of these types of property are subject to *state acquisition requirements*, these rules and so agencies should plan *long enough* in advance to allow for *this* review by the office of the chief information officer. *The department's review and any subsequent* All acquisitions of telecommunications and information technology property will conform to the guidelines and policies established or adopted by the *Information Technology Resource Management Council or other* governing or policy board or council *that may be* created by statute or directive for the purpose of information technology oversight or review. (3-15-02)(____)

034. PUBLIC NOTICE.

Public notice of all *acquisitions* solicitations shall be made in accordance with Section 67-9208, Idaho Code, *except for reverse public auction acquisitions*. Notice of solicitations shall be posted electronically unless the administrator exempts the solicitation from the requirement to post to the state's electronic procurement (e-procurement) system, as provided in Section 044 of these rules. Notice of sole source acquisitions shall be posted electronically, and otherwise in accordance with Section 67-9221, Idaho Code. (3-15-02)(____)

(BREAK IN CONTINUITY OF SECTIONS)

042. EXCEPTIONS TO *FORMAL SEALED PROCEDURE* <u>COMPETITION</u>.

Purchases meeting the following criteria need not be purchased by <u>the formal sealed procedure competitive</u> solicitation, unless otherwise directed by the administrator: (3-15-02)(

01. Emergency Purchases. Emergency purchases as authorized by Section 67-9221, Idaho Code, and Section $\underline{043}$ of these rules. (3-15-02)(

02. Small Purchases. Small purchases, unless the administrator specifically requires a formal sealed procedure, made in accordance with Section 044. (3-15-02)

032. Sole Source Purchases. Sole source purchases made through direct solicitation with documented source selection, in accordance with Section 67-9221, Idaho Code, and Section 045. (3-15-02)

04<u>3</u>. Reverse Auctions. Purchases through reverse public auctions as authorized by Section 67-9221, (3-15-02)

054. Federal Government Acquisitions. Acquisitions from the United States of America or any agency (3-15-02)

065. Rehabilitation Agency Acquisitions. Acquisitions of property that is provided by non-profit corporations and public agencies operating rehabilitation facilities serving the handicapped and disadvantaged and that is offered for sale at fair market price as determined by the administrator in accordance with these rules.

(3-15-02)

076. Correctional Industries. Purchases of *road or street signs, metal motor license plates, wearing apparel, furniture, articles or containers for state use not for resale on the open market or any other* property marketed directly by Correctional Industries in accordance with Section 20-245, Idaho Code. (3-15-02)(_____)

0%7. Purchases from General Services Administration Federal Supply Contractors. Acquisitions of property may be made from General Services Administration federal supply contractors without the use of competitive bid upon written approval of the administrator. The administrator shall determine whether such property meets the *purchasing activity's* requesting agency's requirements and whether the price of acquisition is advantageous to the state. The administrator shall commemorate the determination in a written statement that shall be incorporated in the applicable file. If the administrator determines that the acquisition of property from General Services Administration contractors is not advantageous to the state, the acquisition shall be in accordance with competitive *bidding* solicitation procedures and requirements.

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098. Existing Open Contracts. Supplies, services or other Excerpt as provided in these rules, property available under these contracts shall be purchased under such contracts in accordance with the provisions or requirements for use thereof. (4-7-11)(

409. Exempt Purchases. By written policy the administrator may exempt from the formal sealed procedure or the requirement for competitive *acquisition* solicitation that property for which bidding is impractical, disadvantageous or unreasonable under the circumstances. (3-15-02)(

a. Examples include, but are not limited to: (3-15-02)

i. Special market conditions; (3-15-02)

ii. Property requiring special contracting procedures due to uniqueness; (3-15-02)

iii. Legal advertising, publication or placement of advertisements by state agency personnel directly with media sources; $\frac{\partial r}{\partial t}$

iv. Services Property for which competitive solicitation procedures are impractical. (3-15-02)

<u>v.</u> <u>Used property.</u>

b. Such policy shall describe the property exempted, the duration of the exemption, and any other requirements or circumstances appropriate to the situation. (3-15-02)

043. EMERGENCY PURCHASES.

01. Definition of Emergency Conditions. An emergency condition is a situation that creates a threat to public health, welfare or safety such as may arise by reason of floods, epidemics, riots, equipment failures or other similar circumstances. The existence of such condition must create an immediate and serious need for property that cannot be met through normal acquisition methods. The buyer or the agency official responsible for purchasing shall make a written determination stating the basis for an emergency purchase and for the selection, if applicable, of the particular supplier. Such determination shall be sent promptly to the administrator for review and written approval that the purchase be undertaken as an emergency purchase. (3-15-02)

02. Conditions. Emergency purchases shall be limited to only that property necessary to meet the emergency. The director or administrator may delegate authority in writing to an agency or purchasing *activity*: authority to make emergency purchases of up to an amount set forth in the delegation of authority. (3-15-02)(

044. SMALL PURCHASES.

91. thousand dolla	General . Small purchases are those purchases or procurements expected to rs (\$100,000) or less. Costs are determined based on the following:	cost one hundred (4-7-11)
d.	One-time purchases of property; or	(3-15-02)
b.	Total cost of a contract for services, including renewal or extension periods.	(3-15-02)

Q2. Splitting of Requirements. Acquisition requirements shall not be artificially divided to avoid bid statutes, rules or policies.

03. Procedure. Unless impractical or impossible and documented in the file, these small purchase procedures require the acquisition to be publicly posted. Except as otherwise provided in this rule, no less than three (3) vendors having a significant Idaho presence as defined by Section 67-2349, Idaho Code, shall be solicited to submit quotations. Award shall be made to the responsible and responsive bidder offering the lowest acceptable quotation. The purchasing file will be fully documented for unacceptable quotations. Should it be impractical or

DEPARTMENT OF ADMINISTRATION Rules of the Division of Purchasing

impossible to solicit three (3) vendors, the file shall be fully documented and every effort should still be made to obtain the most favorable terms, conditions and price possible. (3-15-02)

04. Form of Request for Quotation. Unless otherwise prohibited by the buyer, the request for quotation and the quotation may be written, oral, electronic, telephonic or facsimile. (3-15-02)

05. Quoting Time. The quoting time shall be determined by the buyer and should provide sufficient time for the vendor to prepare and return a quotation. The amount of time shall take into consideration such factors as complexity, urgency, availability of property and the number and location of vendors. (3-15-02)

06. Open Contracts. Property available under single agency or open contracts shall be purchased under such contracts and not as a small purchase under this rule unless otherwise authorized by the administrator. (4-7-11)

07. Professional, Consultant, and Information Technology Services. Professional, consultant, and information technology services acquired under this rule, where the services are reasonably expected to cost one hundred thousand dollars (\$100,000) or less through a fixed price/not to exceed price contract for a non-renewable term not to exceed one (1) year, may be acquired as each agency sees fit, in accordance with good business practice and in the best interest of the state, and if the service is not available under an open contract. (4-7-11)

OB: Purchases in Amounts Less Than Ten Thousand Dollars. If the property to be acquired is expected to cost less than ten thousand dollars (\$10,000), it may be acquired as each agency sees fit, in accordance with good business practice and in the best interest of the state, and if the property is not available under an open contract.

<u>01.</u>	<u>Small Purchase Categories.</u>	Ĺ)

a. Exempt. Property expected to cost less than ten thousand dollars (\$10,000). (

b. Informal. Purchase of any property expected to cost at least ten thousand dollars (\$10,000) and less than the sealed procedure limit.

c. Professional and consultant services. The acquisition of professional or consultant services expected to cost less than the sealed procedure limit, for projects limited to one (1) year in duration.

02. Procedure. Agencies acquiring property under this rule are encouraged to work with legal counsel to develop solicitation and contract terms that serve the best interests of the state. The terms of procurements under this rule are subject to the provisions of Section 112 of these rules.

a. Professional and consultant small purchases and exempt small purchases may be acquired as each agency sees fit, in accordance with good business practice and agency-established policy, in the best interest of the state, subject to the limitations in Subsection 044.03 of this rule.

b. Informal small purchases may be made using informal solicitation procedures, subject to the limitations in Subsection 044.03 of this rule. Unless exempted by the administrator, informal solicitations shall be issued through the division's electronic procurement (e-procurement) system. The purchasing authority will establish the quoting time based on factors such as complexity, urgency, and the number and location of vendors, in an effort to allow vendors sufficient time to prepare and return a quote. Agencies procuring property under this rule shall maintain a purchasing file containing the following:

i. The solicitation document posted and quotes received. If the acquisition was not publicly posted, the agency shall include a statement in the purchasing file describing the basis for determining posting was impractical or impossible, along with the administrator's authorization.

ii. If not posted on the division's e-procurement system, the agency shall document the quotes received (or its attempt to obtain quotes) from at least three (3) vendors having a significant Idaho economic presence as defined in Section 67-2349, Idaho Code.

 03.
 Limitations. The following limitations apply to all small purchases:
 (___)

 a.
 Property available under single agency or open contracts shall be purchased under such contracts and not as a small purchase under this rule unless otherwise authorized by the administrator.
 (___)

b. Acquisition requirements shall not be artificially divided to avoid bid statutes, rules or policies.

<u>c.</u> Small purchases not issued for a fixed price shall include a not to exceed price of no more than the applicable sealed procedure limit. (_____)

045. SOLE SOURCE PURCHASES.

01. Only a Single Supplier. Sole source purchase shall be used only if $\frac{a}{b}$ the requirement d property is reasonably available from a single supplier. A requirement for a particular proprietary property item does not justify a sole source purchase if there is more than one (1) potential bidder or offeror for supplier that can provide the required property item.

02. Examples of Sole Source. Examples of circumstances that could necessitate a sole source purchase (3-15-02)

a. Where the compatibility of equipment, components, accessories, computer software, replacement parts or service is the paramount consideration. (3-15-02)

b. Where a <u>sole single</u> supplier's <u>item property</u> is needed for trial use or testing. (3 - 15 - 02)(

c. Purchase of mass produced movie or video films or written publications distributed or sold primarily by the publisher. (3-15-02)

d. Purchase of property for which it is determined there is no functional equivalent. (3-15-02)

03. Administrator Makes Determination. The determination as to whether an acquisition shall be made as a sole source *shall* will be made by the administrator. Each request *shall* must be submitted in writing by the *using* requesting agency. The administrator may specify the application of such determination and its duration, and may apply additional conditions to an approval. In cases of reasonable doubt, competition should be solicited. Any request by *a using* an agency that an acquisition be restricted to *one (1) potential contractor* a single supplier shall include a justification for the property, as well as an explanation as to why no other *contractor* supplier is acceptable.

04. Negotiation in Sole Source Purchase. The buyer After receipt of authorization from the administrator for a sole source purchase, the agency shall conduct negotiations, as appropriate, as to price, delivery and terms, in accordance with the authorization and in the best interest of the state. (3-15-02)(

046. DETERMINATION OF FAIR MARKET PRICE FOR REHABILITATION AGENCY ACQUISITIONS.

Upon receipt of a rehabilitation agency proposal accompanied by detailed cost data, the administrator will conduct a survey of the market *place by requesting current prices from at least three (3) vendors currently marketing* appropriate for the property being sought. The fair market price of a rehabilitation *vendor* agency shall not be greater than one hundred twenty-five percent (125%) of the lowest price received during the survey. The administrator will notify by letter the rehabilitation agency concerned advising it as to whether it is offering property at fair market price. *The division or purchasing activity, if the aequisition is less than the sealed procedure limit or the contract is one (1) year or less in duration, may then contract with the rehabilitation agency at the proposed price.*

(3-15-02)(____)

047. -- 050. (RESERVED)

051. CONTENT OF THE INVITATION TO BID OR REQUEST FOR PROPOSALS SOLICITATIONS

ISSUED UNDER A FORMAL SEALED PROCEDURE. The following shall be included in an invitation to bid or a request for proposals:

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(3-15-02)(____)

01. Submission Information. Information regarding the applicable opening date, time and location. (3-15-02)

02. Specifications. Specifications developed in accordance with <u>Section 111 of</u> these rules *including, if applicable, scope of work*.

03. Contract Terms. Terms and conditions applicable to the contract, subject to the provisions of Section 112 of these rules. (3-15-02)(

04. Evaluation Criteria. Any evaluation criteria to be used in determining property acceptability. (3-15-02)

05. Trade-In Property. If trade-in property is to be included, a description of the property and location where it may be inspected. (3-15-02)

06. Incorporation by Reference. A brief description of any documents incorporated by reference that specifies where such documents can be obtained. (3-15-02)

07. Pre-Proposal <u>or **Pre-Bid**</u> **Conference**. The date, time and location of the <u>pre-proposal</u> conference must be included in the <u>Request for Proposals</u> <u>solicitation</u>. (4-7-11)(

052. CHANGES TO INVITATION TO BID OR REQUEST FOR PROPOSALS.

An invitation to bid or request for proposals A solicitation issued under a formal sealed procedure may be changed by the buyer through issuance of an *addendum* amendment, provided the change is issued in writing prior to the *bid* opening solicitation closing date and is made available to all vendors receiving the original solicitation. Any material information given or provided to a prospective vendor with regard to *an invitation to bid or request for proposals* a solicitation shall be made available in writing by the buyer to all vendors receiving the original solicitation. Oral interpretations of specifications or contract terms and conditions shall not be binding on the *division* state unless confirmed in writing by the buyer and acknowledged by the *division* purchasing authority prior to the date of the opening closing. Changes to the *invitation to bid or request for proposals* solicitation shall be identified as such and shall require that the vendor acknowledge receipt of all *addenda* amendments issued. The right is reserved to waive any informality.

053. PRICE ESCALATION.

Contractors shall not be entitled to price escalation except where specifically provided for in writing in the contract or purchase order.

054<u>3</u>. -- 060. (RESERVED)

(BREAK IN CONTINUITY OF SECTIONS)

070. PRE-PROPOSAL CONFERENCE.

All <u>R</u>request for <u>Pp</u>roposals<u>'solicitations</u> will have a pre-proposal conference for vendors and will be conducted by the procurement team and project personnel. The conference will consist of a general overview of the procurement process as well as the scope of work and requirements of the <u>subject Request for Proposal</u> solicitation. The procurement team will allow attendees to submit written questions and may provide an opportunity for a verbal question and answer period, provided, however, that only questions submitted and answered in written form and posted to the state's e<u>P</u>-procurement system as an amendment to the <u>Request for Proposal</u> solicitation, will have any force or effect. (4-7-11)((-))

(BREAK IN CONTINUITY OF SECTIONS)

072. LATE BIDS/PROPOSALS, LATE WITHDRAWALS AND LATE MODIFICATIONS.

Any bid or proposal, withdrawal, or modification received after the time and date set for closing at the place designated in the solicitation is late. No late bid or proposal, late modification or late withdrawal will be considered. All late bids and proposals, other than clearly marked "no bids", will be returned to the *offeror* submitting vendor. Time of receipt will be determined by the official time stamp or receipt mechanism located at the designated place for receipt of responses. The purchasing authority assumes no responsibility for failure of the United Postal Service, any private or public delivery service, or any computer or other equipment to deliver all or a portion of the bid or proposal at the time or to the location required by the solicitation.

073. RECEIPT, OPENING, AND RECORDING OF BIDS AND PROPOSALS.

Upon receipt, all bids, proposals and modifications properly marked and identified will be time stamped, but not opened. They shall be stored in a secure place until $\frac{bid}{bid}$ the time specified for opening $\frac{time}{t}$. Time stamping and storage may be through electronic means. Bids shall be opened publicly at the date and time specified in the invitation to bid. Proposals shall be opened publicly, identifying only the names of the offerors unless otherwise stated in the request for proposals. Bid and proposal openings may be electronic virtual openings. $\frac{(3-15-02)()}{(3-15-02)()}$

074. MISTAKES.

The following procedures are established relative to claims of a mistake.

(3-15-02)

01. Mistakes in <u>Responses Submission</u>. If a mistake is attributable to an error in judgment, the submission may not be corrected. Correction or withdrawal by reason of an inadvertent, nonjudgmental mistake is permissible, but at the discretion of the administrator and to the extent it is not contrary to the interest of the state or the fair treatment of other submitting vendors. (4-6-15)(

02. Mistakes Discovered Before Opening. Mistakes discovered by a vendor prior to closing may be corrected by the submitting vendor by submitting a timely modification or withdrawing the original submission and submitting a corrected submission to the purchasing authority before the closing. Vendors who discover a mistake after closing but prior to opening may withdraw the submission by written notification to the purchasing authority and signed by an individual authorized to bind the vendor if such notification is received by the purchasing authority prior to opening. (4-6-15)

03. Mistakes Discovered After Opening But Before Award. This subsection sets forth procedures to be applied in three (3) situations described below in which mistakes are discovered after opening but before award. (3-15-02)

a. Minor Informalities. Minor informalities are matters of form rather than substance evident from the bid or proposal document, or insignificant mistakes that can be waived or corrected without prejudice to other submitting vendors, that is, the effect of the mistake on price, quantity, quality, delivery or contractual conditions is not significant. The buyer may waive such informalities. Examples include the failure of a submitting vendor to:

(3-15-02)

i.	Return the required number of signed submissions.	(3-15-02)
ii.	Acknowledge the receipt of an <i>addendum</i> amendment, but only if:	(3-15-02) ()

(1) It is clear from the submission that the submitting vendor received the <u>addendum</u> amendment and intended to be bound by its terms; or (3-15-02)(

(2) The *addendum* <u>amendment</u> involved had a negligible effect on price, quantity, quality or delivery. $\frac{(3-15-02)()}{(3-15-02)()}$

b. Mistakes Where Intended Submission is Evident. If the mistake and the intended submission are clearly evident on the face of the document, the submission shall be corrected to the intended submission and may not be withdrawn. Examples of mistakes that may be clearly evident on the face of the document are typographical errors, errors in extending unit prices (unit prices will always govern in event of conflict with extension), transposition errors

and arithmetical errors.

c. Mistakes Where Intended Submission is not Evident. A vendor may be permitted to withdraw a low (3-15-02)

i. A mistake is clearly evident on the face of the submission document but the intended submission is not similarly evident; or (3-15-02)

ii. The vendor submits timely proof of evidentiary value that clearly and convincingly demonstrates that a mistake was made. (3-15-02)

04. Mistakes Discovered After Award. Mistakes shall not be corrected after award of the contract. (3-15-02)

05. Written Approval or Denial Required. In the event of a mistake discovered after the opening date, the administrator shall approve or deny, in writing, a request to correct or withdraw a submission. (3-15-02)

075. -- 080. (RESERVED)

081. EVALUATION AND AWARD.

Any contract award shall comply with these provisions.

02. Standards of Responsibility. Nothing herein shall prevent the buyer from establishing additional responsibility standards for a particular purchase, *provided that these additional standards are set forth in the solicitation*. Factors to be considered in determining whether a vendor is responsible include, but are not limited to, whether the vendor has: (3-15-02)(

a. Available the appropriate financial, material, equipment, facility and personnel resources and expertise, or the ability to obtain them, necessary to indicate capability to meet all contractual requirements; (3-15-02)

b. A satisfactory record of integrity; (3-15-02)

c. Qualified legally to contract with the purchasing $\frac{activity}{authority}$ and qualified to do business in the state of Idaho; $\frac{(3-15-02)()}{(3-15-02)()}$

d. Unreasonably failed to supply any necessary information in connection with the inquiry concerning (3-15-02)

e. <u>Requisite</u> <u>E</u>experience; or

f. A <u>satisfactory</u> prior performance record, if *any* <u>applicable</u>. (3-15-02)(

03. Information Pertaining to Responsibility. A submitting vendor shall supply information requested by the buyer concerning its responsibility. If such submitting vendor fails to supply the requested information, the buyer shall base the determination of responsibility upon any available information or may find the submitting vendor nonresponsible if such failure is unreasonable. (3-15-02)

04. Written Determination of Nonresponsibility Required. If a submitting vendor that otherwise would have been awarded a contract is found nonresponsible, a written determination of nonresponsibility setting forth the basis of the finding shall be prepared by the buyer. (3-15-02)

S - STATE AFFAIRS COMMITTEE

(3-15-02)(

(3-15-02)

(3-15-02)

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05. Extension of Time for Acceptance. After opening, the buyer may request submitting vendors to extend the time during which their bids or proposals may be accepted, *provided that, with regard to bids, no other change is permitted.* The reasons for requesting such extension shall be documented. (3-15-02)(

06. Partial Award. A buyer shall have the discretion to award on an all or nothing basis or to accept any portion of a $\frac{bid}{response}$ to a solicitation, excluding others portions of a response and other offers, unless the $\frac{bidder}{vendor}$ stipulates all or nothing in its $\frac{bid}{response}$ to the solicitation. $\frac{(3-15-02)(...)}{(3-15-02)(...)}$

07. Only One Submission Received. If only one (1) responsive submission is received in response to a solicitation, an award may be made to the single submitting vendor. In addition, the buyer may pursue negotiations in accordance with applicable conditions and restrictions of these rules. Otherwise, the solicitation may be *rejected and:* canceled, and a new solicitation issued, as the purchasing authority determines to be in its best interest.

		(5 15 02)
a.	New bids or offers may be solicited; or	(3-15-02)
b.	The proposed acquisition may be canceled.	(3-15-02)
	DS <u>RESPONSES</u>. pvisions shall apply to tie bids as defined herein.	(3-15-02)

01. Tie <u>Bids</u> <u>Responses</u> -- Definition. Tie <u>bids</u> <u>responses</u> are low responsive bids, <u>proposals or quotes</u> from responsible bidders <u>or offerors (or for requests for quotes, from vendors submitting a quote)</u> that are identical in price or score. Responsibility is determined based upon the standards of responsibility set forth in Section 081 of these rules. (3-15-02)(

02. Award. Award shall not be made by drawing lots, except as set forth below, or by dividing business among *identical bidders* tie responses. In the discretion of the buyer, award shall be made in any permissible manner that will *discourage* resolve tie *bids* responses. Procedures that may be used to *discourage* resolve tie *bids* responses include: $\frac{(3-15-02)()}{(3-15-02)()}$

a. If price is considered excessive or for <u>an</u>other reason such <u>bids</u> <u>responses</u> are unsatisfactory, reject all <u>bids</u> <u>responses</u>, <u>rebid</u> <u>resolicit</u> and seek a more favorable contract in the open market <u>or enter into negotiations</u> <u>pursuant to Section 084 of these rules;</u> (3-15-02)(

b. Award to an Idaho resident or an Idaho domiciled *bidder* <u>vendor</u> or for *an* Idaho produced *product* <u>property</u> where other tie *bid* <u>response</u>(s) are from out of state or to a *bidder* <u>vendor</u> submitting a domestic *product* <u>property</u> where other tie *bid* <u>is</u> <u>responses</u> <u>are</u> for foreign (external to Idaho) manufactured or supplied property;

 $\frac{(3-15-02)}{(3-15-02)}$

(3 15 02)

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c. Where identical low *bids* responses include the cost of delivery, award the contract to the *bidder* vendor located (or shopping from a point) farthest from the point of delivery; (3-15-02)(

d. Award the contract to the bidder who received the previous award and continue to award succeeding contracts to the same bidder so long as all low bids are identical; (3-15-02)

ed. Award to the bidder vendor with the earliest delivery date. (3 - 15 - 02)(

03. Drawing Lots. If no permissible method will be effective in <u>discouraging</u> resolving tie <u>bids</u> responses and a written determination is made so stating, award may be made by drawing lots or tossing a coin in the presence of witnesses if there are only two (2) tie <u>bids</u> responses. (3-15-02)(

083. PROPOSAL DISCUSSION WITH INDIVIDUAL OFFERORS.

01. Classifying Proposals. For the purpose of conducting proposal discussions under this rule, proposals shall be initially classified as: (3-15-02)

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a.	Acceptable;	((3-15-02)
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b. Potentially acceptable, that is reasonably susceptible of being made acceptable; or (3-15-02)

c. Unacceptable.

02. "Offerors" Defined. For the purposes of this rule, the term "offerors" includes only those <u>persons</u> vendors submitting proposals that are acceptable or potentially acceptable. The term shall not include <u>persons</u> vendors that submitted unacceptable proposals. (3-15-02)(

03. Purposes of Discussions. Discussions are held to facilitate and encourage an adequate number of potential offerors to offer their best proposals, by amending their original offers, if needed. (3-15-02)

04. Conduct of Discussions. The solicitation document must provide for the possibility of discussions. Offerors shall be accorded fair and equal treatment with respect to any opportunity for discussions and revisions of proposals. The buyer should establish procedures and schedules for conducting discussions. If during discussions there is a need for clarification or change of the request for proposals, it shall be amended to incorporate such clarification or change. Auction techniques (revealing one offeror's price to another) and disclosure of any information derived from competing proposals are prohibited. Any oral clarification or change of a proposal shall be reduced to writing by the offeror. (3-15-02)

05. Best and Final Offer. The buyer shall establish a common time and date for submission of best and final offers. Best and final offers shall be submitted only once unless the buyer makes a written determination before each subsequent round of best and final offers demonstrating another round is in the purchasing *agency's* authority's interest, and additional discussions will be conducted or the *agency's* requirements will be changed. Otherwise, no discussion of, or changes in, the best and final offers shall be allowed prior to award. Offerors shall also be informed that if they do not submit a notice of withdrawal or another best and final offer, their immediate previous offer will be construed as their best and final offer. (3-15-02)(

<u>06.</u> <u>Application to Other Solicitation Types</u>. The provisions of this Section 083 may be utilized in other types of solicitations, in addition to requests for proposals, so long as the solicitation document provides for the possibility of discussions and includes a reference to this section.

084. NEGOTIATIONS.

In accordance with Section 67-9205(12), Idaho Code, the administrator may negotiate acquisitions as follows:

(3-15-02)

(3-15-02)

 Ol.
 Price Agreements. The administrator may authorize and negotiate price agreements with vendors

 when such agreements are deemed appropriate. Price agreements shall provide for termination for any reason upon

 not more than thirty (30) days' written notice. Price agreements may be appropriate when:

a. The dollar value of items or transactions is relatively small; (3-15-02)

b. The property may not be conducive to standard competitive bidding procedures, such as automobile, truck or other equipment parts having individual low unit costs; (3-15-02)

e. There exists a need to establish multiple agreements with vendors supplying property that is similar in nature or function but is represented by different manufacturers or needed in multiple locations; or (3-15-02)

d. Non exclusive agreements for periods not exceeding two (2) years are deemed necessary to establish consistent general business terms, including without limitation, price, use of catalogs, delivery or credit terms. (3-15-02)

021. <u>After a Competitive Solicitation Use of Negotiations</u>. Negotiations may be used under this rule when the administrator determines in writing that negotiations may be in the best interest of the state $\frac{and that}{(3-15-02)()}$

C. (3-15-02)

Negotiations shall be conducted first with the vendor that is the apparent low responsive and d. responsible bidder; (3-15-02)

If one (1) or more responsive offers does not exceed available funds, Nnegotiations shall be against e. the requirements of and criteria contained in the solicitation and shall not materially alter those criteria, or the specifications or scope of work; (3-15-02) -)

Auction techniques (revealing one vendor's price to another) and disclosure of information derived f. from competing proposals is prohibited; (3-15-02)

Any clarifications or changes resulting from negotiations shall be documented in writing;(3-15-02) g.

If the parties to negotiations are unable to agree, the administrator shall formally terminate h. negotiations and may undertake negotiations with the next ranked vendor; and (3-15-02)

If negotiations as provided for in this rule fail to result in a contract, as determined by the i. administrator, the solicitation may be canceled and the administrator may negotiate in the best interest of the state with any qualified vendor. (3-15-02)

(3-15-02)(

A competitive solicitation has been unsuccessful because, without limiting other possible reasons. a. all offers are unreasonable, noncompetitive or all offers exceed available funds and the available time and circumstances do not permit the delay required for resolicitation; (3-15-02)

b. There has been inadequate competition; or

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During the evaluation process it is determined that more than one (1) vendor has submitted an c. acceptable proposal or bid and negotiations could secure advantageous terms or a reduced cost for the state; or

 $\frac{(3-15-02)}{(3-15-02)}$

During the evaluation process it is determined that all responsive offers exceed available funds and <u>d.</u> negotiations could modify the requirements of the solicitation to reduce the cost to available funds and avoid the extended time and expenditure of resources for a resolicitation.

Examples. Examples of situations in which negotiations, as permitted by Subsection 08 032. this rule, may be appropriate include but are not limited to: (3-15-02)

Ensuring that the offering vendor has a clear understanding of the scope of work required and the a. requirements that must be met; (3-15-02)

Ensuring that the offering vendor will make available the required personnel and facilities to b. satisfactorily perform the contract; or (3-15-02)

Agreeing to any clarifications regarding scope of work specifications or other contract terms. c. (3-15-02)

Conditions of Use. Negotiations, as permitted by Subsection 084.021.c. of this rule, are subject to **043**. the following: $\frac{(3-15-02)}{(}$

The solicitation must specifically allow for the possibility of negotiation and describe, with as a. much specificity as possible, how negotiations may be conducted; (3-15-02)

Submissions shall be evaluated and ranked based on the evaluation criteria in the solicitation; b. (3-15-02)

Only those vendors whose proposals or bids are determined to be acceptable, in accordance with criteria for negotiations set forth in the solicitation, shall be candidates for negotiations:

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054. Timing of Use. If conducted, negotiations are the last step in the procurement process. Use of oral interviews or best and final procedures, as provided for in a solicitation, must precede negotiations as provided for in this rule, unless the administrator makes a written determination that it is in the state's best interest to proceed directly to negotiations in lieu of first conducting oral interviews and the best and final procedures. (3-15-02)(

085. PRICE AGREEMENTS.

The administrator may authorize and negotiate price agreements with vendors when such agreements are deemed in the best interest of the state. Price agreements shall provide for termination for any reason upon not more than thirty (30) days' written notice. Price agreements may be in the best interest of the state when:

01. Dollar Value. The dollar value of individual procurements of property is less than the maximum dollar value of an exempt small purchase under Section 044 of these rules and multiple individual procurements are anticipated within a state of Idaho fiscal year:

02. <u>Property</u>. The property may not be conducive to standard competitive bidding procedures; (____)

03. <u>Multiple Agreements</u>. There exists a need to establish multiple agreements with vendors supplying property that is similar in nature or function but is represented by different manufacturers or needed in multiple locations; or <u>()</u>

<u>04.</u> <u>Non-exclusive Agreements</u>. Non-exclusive agreements for periods not exceeding two (2) years are deemed necessary to establish consistent general business terms, including without limitation, price, use of catalogs, delivery or credit terms.

08<u>56</u>. -- 090. (RESERVED)

091. ACCEPTANCE OR REJECTION OF BIDS AND PROPOSALS.

Prior to the issuance of a *purchase order or* contract, the administrator shall have the right to accept or reject all or any part of a bid or proposal or any and all bids or proposals when: (3-15-02)(

- **01. Best Interest**. It is in the best interests of the state of Idaho; (3-15-02)
- **02. Does Not Meet Specifications**. The submission does not meet the minimum specifications;

(3-15-02)

03. Not Lowest Responsible Bid. The submission is not the lowest responsible submission; (3-15-02)

04. Bidder Is Not Responsible. A finding is made based upon available evidence that a submitting vendor is not responsible or otherwise capable of currently meeting specifications or assurance of ability to fulfill contract performance; or (3-15-02)

05. Deviations. The item offered deviates to a major degree from the specifications, as determined by the administrator (minor deviations, as determined by the administrator, may be accepted as substantially meeting the requirements of the state of Idaho). Deviations will be considered major when such deviations appear to frustrate the competitive process or provides a submitting vendor an unfair advantage. (3-15-02)

092. CANCELLATION OF SOLICITATION.

Prior to the issuance of a *purchase order or* contract, the purchasing *activity* <u>authority</u> reserves the right to reject all bids, proposals or quotations or to cancel a solicitation or *request for quotation*. In the event of the cancellation of an invitation to bid or request for proposals, all submitting vendors will be notified. Examples of reasons for cancellation are: $\frac{(3-15-02)()}{(2-15-02)()}$

01.	Inadequate or Ambiguous Specifications.	(3-15-02)
02.	Specifications Have Been Revised.	(3-15-02)
03.	Cancellation Is in <u>the</u> Best Interest of <u>the</u> State.	(3-15-02)<u>(</u>)

(BREAK IN CONTINUITY OF SECTIONS)

102. TIME PURCHASE CONTRACTS.

 01.
 Time Purchase for Personal Property. A time purchase or installment contract, that may include interest charges over a period of time, may be entered into provided:
 (3-15-02)

a. Such contract is in the best interest of the agency. Installment payments should be used judiciously in order to achieve economy and not to avoid budgetary restraints. (3-15-02)

b. Using agencies shall be responsible for ensuring that all statutory or other applicable requirements are met and that all budgetary or other required approvals are obtained. (3-15-02)

e. Documentation of any required approval shall be submitted to the division with any required (3-15-02)

d. Provision for installment payments must be included in the solicitation. (3-15-02)

02. Lack of Fund Contract Language Required. An installment or time purchase contract shall include appropriate language stating that the agency is not obligated to make payments beyond the term of any particular appropriation of state or federal funds that may exist from time to time and that the contract may be terminated upon such without any penalty or future liability. (3-15-02)

10<u>32</u>. -- 110. (RESERVED)

111. SPECIFICATIONS -- POLICIES AND DEVELOPMENT.

01. Purpose. Unless exempted by these rules or by the administrator, all solicitations *and requests for quotations* require specifications. Specifications set forth the characteristics of the property to be acquired. Specifications serve as the basis for obtaining property adequate and suitable for the using agency's needs in a cost effective manner, taking into account the costs of ownership and operation as well as initial acquisition costs. Specifications shall be drafted clearly to describe the agency's needs and to enable the vendors to determine and understand the agency's requirements. Specifications shall, as much as practical, be nonrestrictive to provide an equal basis for participation by an optimum number of vendors and to encourage competition. This information may be in the form of a description of the physical, functional or performance characteristics, a reference brand name or both. It may include a description of any required inspection, testing or preparation or delivery. Specifications may be incorporated by reference or contained in an attachment.

02. Use of Functional or Performance Descriptions. Specifications shall, to the extent practicable, emphasize functional or performance criteria while limiting design or other detailed physical descriptions to those necessary to meet the needs of the agency. To facilitate the use of such criteria, using agencies shall endeavor to include as a part of purchase requisitions their principal functional or performance needs. (3-15-02)

03. Preference for Commercially Available Products. Requirements shall be satisfied by standard commercial products whenever practicable. (3-15-02)

04. Brand Name or Equal Specification. (3-15-02)

a. A brand name or equal specifications may be used when the buyer determines that such a specification is in the agency's best interest. (3-15-02)

b. A brand name or equal specification shall seek to designate as many different brands as are practicable as "or equal" and shall state that products substantially equivalent to those designated will be considered for award. (3-15-02)

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c. Unless the buyer authorized to finally approve specifications determines that the essential characteristics of the brand names included in the specifications are commonly known in the industry or trade, brand name or equal specifications shall include a description of the particular design and functional or performance characteristics required. (3-15-02)

d. Where a brand name or equal specification is used, the document shall contain explanatory language that the use of a brand name is for the purpose of designating the standard of quality, performance, and characteristics desired and is not intended to restrict competition. (3-15-02)

05. Brand Name Specification.

a. Since use of a brand name specification is restrictive, such a specification may only be used when the administrator or designee makes a written determination. Such determination may be in any form, such as a purchase evaluation or a statement of single manufacturer justification. The written statement must state specific reasons for use of the brand name specification. (3-15-02)

b. The administrator shall seek to identify sources from which the designated brand name item or items can be obtained and shall solicit such sources to achieve whatever degree of competition is practicable. If only one (1) source can supply the requirement, the acquisition shall be made under Section 67-9221, Idaho Code.

(3-15-02)

(3-15-02)

06. Specification of Alternates May Be Included. A specification may provide alternate descriptions of property where two (2) or more design, functional or performance criteria will satisfactorily meet the agency's requirements. (3-15-02)

(BREAK IN CONTINUITY OF SECTIONS)

<u>113.</u> CONTRACT OVERSIGHT.

01. Contract Management and Contract Administration.

a. Agencies which issue their own contracts pursuant to their delegated authority (or as otherwise exempt from the requirements of these rules) will be responsible for all aspects of contract management and contract administration, as those terms are defined in Section 011 of these rules.

b. When the division of purchasing issues a contract on behalf of an agency, in its role as the state's contracting agent, the division of purchasing is responsible for contract administration and the agency is responsible for contract management.

02. Contract Management. Each state agency which manages one (1) or more contracts, whether entered into directly by the agency or by the division of purchasing acting as the statutory purchasing agency for the agency, will perform the following minimum contract management functions at a level consistent with the dollar value, complexity, and risk associated with each contract

<u>a.</u> <u>Designate a competent contract manager as the single point of contact for each agency contract;</u>

____)

b. Document the contract manager's responsibilities and reporting requirements relative to the contract, including activities such as management of the invoice and payment process, budget tracking, and invoice review and reconciliation with contract requirements and deliverables, to ensure compliance; (___)

c. Document a communication and escalation plan, as between the contract manager, identified agency personnel and the contract administrator, designed to ensure timely and effective contract monitoring and issue resolution (the communication and escalation plan must include the division of purchasing for contracts for

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which the division of purchasing is acting as the statutory purchasing agent for the agency);

d. Develop and implement internal contract monitoring tools, including a reporting structure, based on the dollar value and/or potential risk associated with contract failure; and (_____)

e. <u>Close out each contract, including, but not limited to documenting receipt of goods or services in</u> compliance with contract requirements as well as a review of vendor performance and lessons learned. (_____)

03. Service Contracts Exceeding \$1,500,000 in Total Value. For each contract which is valued at more than one million five hundred thousand dollars (\$1,500,000) over the duration of the contract and which consists primarily of the purchases of services, the agency responsible for contract management must develop and implement contract reporting requirements that capture, at a minimum, information on compliance with financial provisions and delivery schedules; the status of any corrective action plans; as well as any liquidated damages assessed or collected under the contract during the current reporting period. Reports will be submitted to the designated agency purchasing representative as well as the division of purchasing on no less than a biannual basis, with a schedule for each contract determined by the contract manager in consultation with the agency purchasing representative and the division of purchasing.

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