## PENDING RULES

# COMMITTEE RULES REVIEW BOOK

**Submitted for Review Before** 

## **House State Affairs Committee**

67th Idaho Legislature First Regular Session – 2023



Prepared by:

Office of the Administrative Rules Coordinator Division of Financial Management

January 2023

#### **HOUSE STATE AFFAIRS COMMITTEE**

#### ADMINISTRATIVE RULES REVIEW

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# 11.04.02 – RULES GOVERNING SIMULCASTING DOCKET NO. 11-0402-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 239.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.02 IS BEING REPEALED IN ITS ENTIRETY**

## 11.04.03 – RULES GOVERNING LICENSING AND FEES DOCKET NO. 11-0403-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 Idaho Code.

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**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:

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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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.03 IS BEING REPEALED IN ITS ENTIRETY**

## 11.04.04 – RULES GOVERNING DISCIPLINARY HEARINGS AND APPEALS DOCKET NO. 11-0404-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 Idaho Code.

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**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:

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DATED this October 5, 2022.

#### **IDAPA 11.04.04 IS BEING REPEALED IN ITS ENTIRETY**

## 11.04.05 – RULES GOVERNING ADVANCED DEPOSIT WAGERING DOCKET NO. 11-0405-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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.

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DATED this October 5, 2022.

#### **IDAPA 11.04.05 IS BEING REPEALED IN ITS ENTIRETY**

## 11.04.06 – RULES GOVERNING RACING OFFICIALS DOCKET NO. 11-0406-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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.

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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, 2022.

DATED this October 5, 2022.

#### IDAPA 11.04.06 IS BEING REPEALED IN ITS ENTIRETY

## 11.04.07 – RULES GOVERNING RACING ASSOCIATIONS DOCKET NO. 11-0407-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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.

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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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.07 IS BEING REPEALED IN ITS ENTIRETY**

# 11.04.08 – RULES GOVERNING PARI-MUTUEL WAGERING DOCKET NO. 11-0408-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 245.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.08 IS BEING REPEALED IN ITS ENTIRETY**

# 11.04.09 – RULES GOVERNING CLAIMING RACES DOCKET NO. 11-0409-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 246.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### IDAPA 11.04.09 IS BEING REPEALED IN ITS ENTIRETY

# 11.04.10 – RULES GOVERNING LIVE HORSE RACES DOCKET NO. 11-0410-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 247.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### IDAPA 11.04.10 IS BEING REPEALED IN ITS ENTIRETY

### 11.04.11 – RULES GOVERNING EQUINE VETERINARY PRACTICES, PERMITTED MEDICATIONS, BANNED SUBSTANCES AND DRUG TESTING OF HORSES

#### **DOCKET NO. 11-0411-2201 (ZBR CHAPTER REPEAL)**

#### NOTICE OF RULEMAKING - ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 248.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

## ISP – RACING COMMISSION Docket No. 11-0411-2201 Veterinary Practices, Permitted Medications, Banned Substances, Drug Testing PENDING 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514, 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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.11 IS BEING REPEALED IN ITS ENTIRETY**

## 11.04.13 – RULES GOVERNING THE IDAHO STATE RACING COMMISSION DOCKET NO. 11-0413-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 249.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.13 IS BEING REPEALED IN ITS ENTIRETY**

### 11.04.14 – RULES GOVERNING OWNERS, TRAINERS, AUTHORIZED AGENTS, JOCKEYS, APPRENTICE JOCKEYS, AND JOCKEY AGENTS

## DOCKET NO. 11-0414-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 250.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.14 IS BEING REPEALED IN ITS ENTIRETY**

### 11.04.15 – RULES GOVERNING CONTROLLED SUBSTANCE AND ALCOHOL TESTING OF LICENSEES AND APPLICANTS

## DOCKET NO. 11-0415-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 54-2506, 54-2507, 54-2508, 54-2509, 54-2512, 54-2513, and 54-2514 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 (repeal) rule was published in the October 5th, 2022, Idaho Administrative Bulletin, Volume 22-10, page 251.

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year:

This rulemaking is not anticipated to have any fiscal impact on the state general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or email ardie.noyes@isp.idaho.gov or anisha.jones@isp.idaho.gov.

DATED November 22, 2022.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S Stratford Dr Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

**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, 2022.

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:

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho State Racing Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders and after a comprehensive review of this chapter, the Racing Commission determined that consolidation of all existing chapters of rules into one exclusive chapter would help the regulated community more easily navigate a single source of information for better understanding and accessibility. This proposed rulemaking repeals the current chapter and moves any necessary provisions to companion docket 11-0401-2201 published in this bulletin.

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:

There will be no fiscal impact to the State of Idaho due to this change.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules – Negotiated Rulemaking was published in the July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, pages 93-94 under Docket No. 11-ZBRR-2201.

**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 Ardie Noyes at phone 208-884-7080, Fax 208-884-7098, or Email Ardie.Noyes@isp.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, 2022.

DATED this October 5, 2022.

#### **IDAPA 11.04.15 IS BEING REPEALED IN ITS ENTIRETY**

## IDAPA 15.06 – OFFICE OF THE GOVERNOR IDAHO MILTIARY DIVISION

## 15.06.01 – RULES GOVERNING THE IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION DOCKET NO. 15-0601-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 31-4801 and 31-4815, 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 July 2022 Idaho Administrative Bulletin, Vol. 22-7, pages 96-100.

**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: Not Applicable.

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Lt Col Lauren Tschampl at (208) 422-5399.

DATED this 28th day of November, 2022.

Lauren Tschampl Staff Judge Advocate Idaho Air National Guard Idaho Military Division 4040 W. Guard, Building 600 Boise, Idaho 83705 208-422-5399

#### THE FOLLOWING NOTICE 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 31-4801 and 31-4815, Idaho Code.

PUBLIC HEARING SCHEDULE: A public hearing concerning this rulemaking will be held as follows:

#### Thursday, July 7, 2022, at 1:00 p.m. MT

Lucky Peak Room 109 945 E. Pine Ave. Meridian, Idaho 83642

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

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

Under Executive Order 2020-01, Zero-Based Regulation, the Idaho Public Safety Communications Commission (IPSCC) is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders, the proposed rule changes reflect a comprehensive review of this chapter by collaborating with the public to streamline or simplify the rule language in this chapter, and use plain language for better understanding.

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

There is no fee associated with this rule.

**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 as a result of this rulemaking: Not applicable.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(1), Idaho Code, a Notice of Intent to Promulgate Rules - Negotiated Rulemaking was not published in the Idaho Administrative Bulletin. However, rule changes and formulation of the proposed rule were discussed with stakeholders in an open, noticed meeting held by the IPSCC.

**INCORPORATION BY REFERENCE:** Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the incorporation by reference is necessary: Not applicable.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Lt Col Lauren Tschampl at (208) 422-5399.

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 27 July 2022.

DATED this 20 May 2022.

#### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 15-0601-2201

#### 15.06.01 - RULES GOVERNING THE IDAHO PUBLIC SAFETY COMMUNICATIONS COMMISSION

000. Section		L AUTHORITY. (18), Idaho Code.	(	)								
001. These r	SCOPE ules gove	rn the Commission's mediation and grant processes.	(	)								
002	009.	(RESERVED)										
010.	DEFIN	ITIONS.										
	01.	Applicant. A Consolidated Emergency Communication Center submitting a grant application	on.	)								
Militar	<b>02.</b> y Division	<b>Commission</b> . The Idaho Public Safety Communications Commission as established win by Section 31-4815(1), Idaho Code.	thin th	ne )								
organiz Code.	<b>03.</b> ation autl	Consolidated Emergency Communication Center. A governmental or multi-gover horized to collect emergency communication fees in accordance with Title 31, Chapter 45										
distribu	<b>04.</b> tion, subt	<b>Grant Cycle</b> . The period between July 1 through the following June 30 for grant apprintsion, award notice and disbursement in accordance with dates established in Section 021										
governi	05. nent ager	<b>Mediation</b> . The process required by Section 31-4817, Idaho Code, as a condition precedent acies initiating any legal action.	to loca	al )								
		<b>Taxing District</b> . A fire protection district created pursuant to Section 31-1402, Idaho C ce created pursuant to Section 31-3901, Idaho Code, or an ambulance service district on 31-3908, Idaho Code.										
011.	(RESE	RVED)										
		SUBCHAPTER A – RULES GOVERNING MEDIATION										
	rties mus	EST FOR MEDIATION.  st submit a written request for mediation to the Commission demonstrating that all parediation. Mediation process is delineated in Commission Policy letter.	rties aı	re )								
mediati	fifteen (1 on at whi	<b>DULED GROUP MEDIATION.</b> 5) days from the date of receipt of a request for mediation, the Commission will schedule a d ch all parties and a quorum of the Commission can be present, and notify the parties in writing mediation.										

The Commission may require the parties to produce documents at or before the date set for the group mediation. Such

REQUIREMENT OF SUBMISSION OF DOCUMENTS AND EXHIBITS.

### GOVERNOR'S OFFICE – IDAHO MILTIARY DIVISION Idaho Public Safety Communications Commission Rules

Docket No. 15-0601-2201 PENDING RULE

documents may include, but are not limited to, individual statements of position from each party. The Commission will notify the parties in writing of any documents that may need to be produced and the date of submission. ( ) INDIVIDUAL POSITION STATEMENTS. If the Commission requires individual statements of position from each party, the statements of position should begin with a one (1) page statement of the dispute. Stipulation of Facts. The parties are encouraged to stipulate to as many facts as possible and clearly identify what facts are being stipulated. Supporting Documents. The parties should present their entitlement position with specific references to appropriate supporting documents, to be included with the statement of position. **GROUP MEDIATION.** The Commission chairman, or in his absence the vice-chairman or other commissioner designated by the chairman, will preside over the mediation. SUPPLEMENTAL DOCUMENTATION. The Commission may require the parties to provide supplemental documentation and may establish a date by which such documentation is due. COMMISSION RECOMMENDATION. The Commission may make such recommendation orally or in writing. TERMINATION OF MEDIATION. The mediation is terminated as follows: Settlement. By the signing of a settlement agreement between the parties covering any or all of the issues between them; and/or Failure to Agree. By the written declaration of all parties and the chairman, on behalf of the Commission, that the parties could not come to an agreement in the mediation covering any or all of the issues between them. 020. -- 099. (RESERVED) SUBCHAPTER B – COMMISSION GRANTS 100. GRANT ADMINISTRATION. Grant Administration. The moneys that may be available through the ECGF are from the emergency communications fees placed in the Fund pursuant to Section 31-4819, Idaho Code. Administration of the

#### 101. GRANT CYCLE.

Grants is detailed in Commission Policy Letter.

- **01. Application Availability**. The Commission will make an application and guidance available no later than July 1 of each year.
- **O2.** Application Period. The Applicant has until July 31 to complete and submit the application to the Commission.
- **03. Application Evaluation Period**. Prior to September 15, the Commission and, if applicable, a grant subcommittee, will evaluate the applications received.
- **04. Award Notification**. Prior to October 31, the Commission will issue notification to every Applicant regarding the disposition of its grant request.

	05.	Grant Disbursement. Grant disbursement will occur prior to April 30.	( )
	<b>06.</b> it's award	<b>Deadline for Return of Funds</b> . All unused grant funds not expended for costs associated must be returned by the Applicant no later than May 31.	ed with
A comple	eted app	CATION. lication must be submitted by the Applicant on or before the conclusion of the application pering the Grant Cycle.	eriod to
	<b>01.</b> nay be fil	<b>Application Frequency</b> . Only one (1) application per Consolidated Emergency Communited in any Grant Cycle, on the form required by the Commission.	ication
	<b>02.</b> ation for	<b>Incomplete Application</b> . An application missing required information may be excluded an award.	d from
application		<b>Applicant's Request for Amendment</b> . An Applicant may amend its application affeld has ended by sending both a written request and the proposed application amendment to the tee. The Commission may grant such amendments at its discretion.	
103.	AWARI	D ELIGIBILITY REQUIREMENTS.	
with gran	<b>01.</b> nt funds.	<b>Equipment</b> . Only equipment identified as allowable in the application guidance may be pur	rchased
following	<b>02.</b> g require	<b>Award Consideration Criteria</b> . To be considered for an award, an Applicant must meet all ements:	l of the
		Be a Consolidated Emergency Communication Center collecting emergency communicatio ith Title 31, Chapter 48, Idaho Code, delivering or seeking to deliver Consolidated Emergencies;	
4804(5),	<b>b.</b> Idaho C	Comply and warrant to comply with applicable law, including but not limited to Sectiode;	on 31-
funds; an	c. nd	Agree to follow all applicable bid laws in the acquisition of any equipment paid for with	h grant
	<b>d.</b> itation or	Agree to use any grant funds in strict compliance with the grant terms and agree to provide r proof of expenses to the Commission as required by the grant terms.	written
The follo	wing we	RIA FOR EQUIPMENT.  eighted criteria will be used to evaluate applications for equipment, with maximum weight average as indicated. Greater value will be assigned to conditions indicating greater need for each criteria.	
= fifteen	<b>01.</b> a (15). Trating rep	<b>Applicant Equipment Age</b> . The age of similar equipment currently in use by the Applicant The application demonstrating older equipment will be assigned greater value. The applicament of older equipment with NG911/I3 compliant equipment will be assigned a greater	lication
fifteen (1		<b>Applicant Equipment Availability</b> . Similar equipment currently in use by the Applicant; vapplication demonstrating lack of similar equipment will be assigned greater value; the appleaccess to similar equipment will be assigned the maximum value.	
	<b>03.</b> on demo	Anticipated Use. An estimate of the frequency of use for the equipment; value = fifteen (1: onstrating a higher ratio of dispatch per capita will be assigned greater value.	5). The

	04.	Duration	of Us	e. An	estimate	of the	length	of tir	ne the	equipmen	t would	l be us	ed, expre	ssed a	s a
mean tin	ne; value	e = fifteen	(15).	The a	application	ı deme	onstrati	ng a	greater	duration	of use	will be	e assigne	d grea	ter
value.														Ī	)

- **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.
- **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.
- **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.
- **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. ( )
- **O9.** 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.
- 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.

#### 105. FRAUDULENT INFORMATION ON GRANT APPLICATION.

Providing false information on any application or document submitted under these rules is grounds for declaring the Applicant ineligible. Any and all funds determined to have been acquired on the basis of fraudulent information must be returned to the Commission.

106. -- 999. (RESERVED)

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

### 31.61.01 – RULES FOR THE MEASUREMENT OF STRAY CURRENT OR VOLTAGE (STRAY VOLTAGE RULES)

## DOCKET NO. 31-6101-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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(s) 61-515 and 61-520 and 61-803 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 Public Utilities Commission initiated this rulemaking in compliance with Executive Order No. 2020-01: Zero-Based Regulation, issued by Governor Little on January 16, 2020. Pursuant to Executive Order No. 2020-01, each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule. The review will be conducted according to a schedule established by the Division of Financial Management, Office of the Governor (DFM), posted at <a href="https://adminrules.idaho.gov/rulemaking\_templates/index.html">https://adminrules.idaho.gov/rulemaking\_templates/index.html</a>. This is the Idaho Public Utilities Commission's rule chapter IDAPA 31.61.01 up for review in 2022.

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 July 6, 2022 Idaho Administrative Bulletin, Vol. 22-7, pages 214-226.

**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: None

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Stephen Goodson at (208) 334-0323. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Public Utilities Commission web site at the following web address: www.puc.idaho.gov.

DATED this 9th day of August, 2022.

Jan Noriyuki, Commission Secretary Idaho Public Utilities Commission 11331 W. Chinden Blvd., Bldg. 8, Ste 201-A Boise, ID 83714 P.O. Box 83720 (208) 334-0323 Office (208) 334-4045 Fax

#### THE FOLLOWING NOTICE 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 the Idaho Public Utilities Law Section(s) 61-515 and 61-520 of the Idaho Code and the Stray Current and Voltage Remediation Act, Section 61-803, Idaho Code, and Executive Order No. 2020-01.

**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 July 20, 2022.

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 Public Utilities Commission initiated this rulemaking in compliance with Executive Order No. 2020-01: Zero-Based Regulation, issued by Governor Little on January 16, 2020. Pursuant to Executive Order No. 2020-01, each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule. The review will be conducted according to a schedule established by the Division of Financial Management, Office of the Governor (DFM), posted at <a href="https://adminrules.idaho.gov/rulemaking\_templates/index.html">https://adminrules.idaho.gov/rulemaking\_templates/index.html</a>. This is the Idaho Public Utilities Commission's rule chapter IDAPA 31.61.01 up for review in 2022.

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: None.

**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 April 6, 2022 – Administrative Bulletin, Vol. 22-4 page 43-44.

**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:

Sets the ground rules and guidelines for practical safeguarding of utility workers and the public during the installation, operation, and maintenance of electric supply, communication lines and associated equipment. The National Electrical Safety Code (NESC) and the National Electrical Code (NEC).

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Stephen Goodson at (208) 334-0323. 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 July 27, 2022.

DATED this May 17, 2022.

### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 31-6101-2201

### 31.61.01 – RULES FOR THE MEASUREMENT OF STRAY CURRENT OR VOLTAGE (STRAY VOLTAGE RULES)

### GENERAL PROVISIONS Rules 0 through 20

	ublic Util	AUTHORITY (RULE 0). ities Law, Sections 61-515 and 61-520, Idaho Code, and the Stray Current and Voltage Remedia 103, Idaho Code.	tion )			
001.	TITLE	E (RULE 1).				
or Volta	<b>01.</b> ge" (Stray	<b>Title</b> . The title of these rules is the IDAPA 31.61.01, "Rules for the Measurement of Stray Cury Voltage Rules).	rent			
002 0	003.	(RESERVED)				
004.	INCOR	PORATION BY REFERENCE – REFERENCE TO SAFETY CODES (RULE 4).				
	01.	Safety Codes. (	)			
Commis Commis		The National Electrical Safety Code (NESC) is applicable to public utilities and is adopted by ler, "Safety and Accident Reporting Rules for Utilities Regulated by the Idaho Public Utilities (	the ities			
Code is	found a	The National Electrical Code (NEC) is applicable to the installation of wires and facilities use urrent and to apparatus to be operated by such electric current. Adoption of the National Electric t Section 54-1001, Idaho Code, and IDAPA 07.01.06, "Rules Governing the Use of National Section 011.	rical			
005 0	009.	(RESERVED)				
010.	DEFINI	TTIONS (RULE 10).				
Code 61	<b>01.</b> -802, the	<b>Incorporation by Reference</b> . These rules incorporate by reference definitions found in Id NEC and the NESC.	laho )			
	02.	Equipotential Plane (EPP). See NEC. (	)			
and dist	<b>03.</b> ribution s	<b>Primary System</b> . The high voltage utility electrical system including the generation, transmissystems. It also refers to the high voltage side of a distribution transformer.	sion )			
dairies r	netered o	<b>Secondary System</b> . Means the low-voltage utility electrical system on the secondary side of former. The dairy's on-farm system begins on the dairy's side of the metering points, except in the high voltage side of the transformer(s). In the case of dairies metered on the high voltage in begins at the transformer's low-voltage lugs.	t for			

### IDAHO PUBLIC UTILITIES COMMISSION Stray Voltage Rules

Docket No. 31-6101-2201 PENDING RULE

testing,	05. consultin	<b>Service Provider</b> . Any person, company or other legal entity providing stray voltage or g, measurements, analysis services, construction, or hardware.	curre (	nt )
during 1		<b>Shunt Resistor</b> . A physical resistor or combination of resistors used to simulate a dairy cow to-metal contact resistance, and hoof-to-earth contact resistance between the cow and contact rement of cow contact voltage. A shunt resistor shall be five hundred (500) ohm plus or mire	t poir	ıts
and its	07. contact re	<b>Source Resistance</b> . That portion of resistance in the circuit, other than the resistance of t sistance, when the cow is completing a circuit between contact points.	he co	w )
	08.	Stray Current or Voltage.	(	)
voltage	<b>a.</b>	Unless the context otherwise requires, the term "stray voltage" shall mean stray current of	or stra	ay )
measure	<b>09.</b> ement, wo	Tests, Measurements, Procedures and Analysis. Means any or all of the stray voltage ork and work product defined in these rules.	testin (	ıg,
transier	it occurs v	<b>Transient</b> . Transient or transient deviation means a non-steady state increase or spike in volpurpose of identifying and reporting transients in cow contact voltage (Vcc) or current when the recorded maximum Vcc or Icc in a recording interval exceeds two hundred percent e Vcc or Icc recorded during the same recording interval.	(Icc),	a
	11.	Utility. Means a public electric utility as defined in Section 61-332A, Idaho Code.	(	)
011 0	020.	(RESERVED)		
		APPLICABILITY AND ADMISSIBILITY Rules 21 through 30		
	y measur	TY (RULE 21). ing or testing for stray voltage or current at the request of a dairy producer, as directed n its own initiative, shall conduct such measurements in accordance with these rules.	by the	he )
022.	DAIRY	PRODUCER (RULE 22).		
	<b>01.</b> 61-804, l voltage.	<b>Serving Notice on the Utility</b> . A dairy producer providing written notice to a utility purs daho Code, may provide such notice with or without first having conducted tests or measured.		
measuri an appr	ing and te opriate tir asurement	Cooperation. When a written notice is filed with the utility, the dairy is obligated to ma service panels, grounding rods or other electrical equipment at the dairy available to the utility shall provide reasonable notice and cooperate with the dairy producer to expect to conduct the tests and measurements. The dairy shall cooperate with the utility so that a ten necessary to identify the existence and magnitude of stray current or voltage, if any, are constally days of the utility's receipt of such notice.	ility f stabli all tes	or sh
023. All serv		CE PROVIDERS (RULE 23). ders shall follow these rules.	(	)
024	030.	(RESERVED)		

### QUALIFICATIONS OF PERSONS PERFORMING AND ANALYZING RESULTS OF STRAY VOLTAGE TESTS

### Rules 31 through 50

### 031. PERFORMANCE OF TESTS AND MEASUREMENTS (RULE 31).

Measuring and testing for stray voltage under these rules for consideration by the Commission shall be performed by a qualified testing professional as such:

- **01. Professional Engineer.** A professional engineer, licensed in any state, who has completed no fewer than forty-eight (48) hours of Commission-approved stray voltage training and who has been involved in no fewer than five (5) prior investigations involving the measurement or testing of stray voltage.
- **02. Master Electrician**. A master electrician, licensed in any state, who has completed no fewer than forty-eight (48) hours of Commission-approved stray voltage training and who has been involved in no fewer than five (5) prior investigations involving the measurement or testing of stray voltage.
- **03. Technician**. A technician who, under the supervision of a person presumed qualified under Subsections 031.01 and 031.02, has completed no fewer than eight (8) hours of Commission-approved stray voltage training and who has been involved in no fewer than five (5) prior investigations involving the measurement or testing of stray voltage.

### 032. DATA ANALYSIS (RULE 32).

Analysis of data under these rules, for consideration by the Commission, shall be performed by a qualified analyst. A professional engineer, licensed in any state, who has completed no fewer than forty-eight (48) hours of stray voltage training and who has been involved in no fewer than five (5) prior investigations involving measurement or testing of stray voltage shall be presumed to be a qualified analyst.

### 033. PERSONS OTHERWISE QUALIFIED (RULE 33).

A person who does not satisfy the qualifications in Sections 031 and 032, may nonetheless be determined by the Commission to be a qualified testing professional or a qualified analyst if, on motion of any party, the Commission finds that person otherwise possesses the knowledge, skill, experience, training, or education that qualifies that person to offer expert testimony before the Commission.

034. -- 050. (RESERVED)

### CALIBRATION OF AND EQUIPMENT USED FOR MEASURING AND RECORDING VOLTAGE, CURRENT, AND RESISTANCE Rules 51 through 70

### 051. GENERAL REQUIREMENTS FOR STRAY VOLTAGE MEASURING AND RECORDING EQUIPMENT (RULE 51).

Equipment used for the measurement or testing of stray voltage, current, and resistance shall meet the following criteria:

- **01.** Resolution and Accuracy. The accuracy and resolution of any instrument used to measure or record cow contact voltage or current, shall limit the error to five percent (5%) or less at one volt (1 V) or two milliampere (2 mA).
- **02. Voltage Measurement**. Instruments used to measure cow contact voltage shall be capable of separating and independently measuring alternating current (AC) and direct current (DC) voltages. These instruments shall have a minimum internal impedance of ten thousand (10,000) ohm and shall be capable of measuring the truerms voltage.
- **03.** Current Measurement. A clamp-on ammeter, a digital multi-meter (DMM) with clamp-on device, or an in-line ammeter shall be used to measure current through a conductor or resistor connected between two (2) points. The meters shall be capable of separating and independently measuring alternating current (AC) and direct current (DC) and shall be capable of measuring the true-rms current. Care must be taken to assure that clamp-on ammeters used have the required resolution and accuracy.

	04.	Resistance	e Measure	ement.	Resistance	shall	be me	easured	using e	either a	volt ohm	meter	(VON	<ol> <li>or a</li> </ol>
DMM.	Resolution	n shall be to	the level	of one	(1) ohm o	r less	when	measur	ing a r	esistanc	e of less	than o	ne tho	ousand
(1,000)	ohm. Acc	uracy shall	be within	plus or	minus five	e (+/-5	5) ohn	n for a f	ive hur	ndred (5	00) ohm	resista	ince. (	( )

**05. Resistance-to-Earth Measurement**. Grounding electrode resistance-to-earth measurements shall be made with a three- (3) point fall-of-potential instrument or a clamp-on resistance-to-earth tester.

#### 052. CALIBRATION REQUIREMENTS (RULE 52).

- **01. Measuring Equipment Calibration**. All measuring equipment shall be calibrated according to the manufacturer's recommended calibration schedule, but no less than annually, to meet the manufacturer's specifications for the accuracy and resolution of the equipment. Measuring equipment shall not be used after its next "calibration due" date for measurements or tests conducted during a stray voltage investigation. Calibration shall be performed by either:
- **a.** The manufacturer of the equipment, who shall certify that the equipment meets the manufacturer's specifications for accuracy and resolution; or
- **b.** A laboratory currently certified as meeting all applicable Institute of Electrical and Electronic Engineers (IEEE) and International Organization for Standards (ISO) standards. ( )
- **02.** Calibration Certificates. The service provider performing the tests and measurements shall maintain certificates from the manufacturer or the calibration laboratory demonstrating compliance with calibration requirements.
- **03. Field Check**. Before voltage or current measurement or testing is performed, the instrument shall be field-checked by comparing measurements to those of other instruments or against a known source.

### 053. REQUIREMENTS FOR MONITORING AND RECORDING DEVICES (RULE 53).

Digital recording devices shall be used for the purpose of recording current and voltage for extended periods, such as the forty-eight (48) hour test. The recording devices shall have the same level of resolution and accuracy as the meters being used for the measurements. Monitoring systems, which combine measuring and recording functions in a single instrument, shall have the same level of resolution and accuracy as specified in Section 051. Recording devices and monitoring systems shall be capable of recording transient deviations of one-tenth (0.1) second or less in duration from the steady state. Digital recording devices, which have deviation settings, shall permit the deviation setting to be set "low" enough to meet the resolution and accuracy requirements in Subsection 051.01 of these rules. All recording devices shall be able to log the time and date of all data recorded and shall have their internal clocks synchronized.

#### 054. REQUIREMENTS FOR LOAD BOXES (RULE 54).

- **01. Volts.** A load box shall be a primarily non-inductive nominal two hundred forty (240) volt, resistance heating type load with a minimum nominal full load of eighteen (18) kilowatts (kW).
- **92. Split-Load.** A load box shall be capable of operating at two (2) or more load settings, including approximately fifty percent (50%) and one hundred percent (100%) of the load box's rated total load.

### 055. -- 070. (RESERVED)

### TESTING AND MEASUREMENT PROCEDURES Rules 71 through 80

### 071. STRAY CURRENT OR VOLTAGE TESTS (RULE 71).

Subject to Subsection 071.02, there are six (6) tests used to detect and measure stray current or voltage.

**01.** Scheduling of Stray Voltage Tests. Efforts shall be made to perform the tests under conditions

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substanti problem.		ilar to those conditions existing at the time(s) the dairy producer believes stray voltage	to be	a )
	a.	Test 1 - Cow Contact Test;	(	)
	b.	Test 2 - Forty-Eight (48) Hour Test;	(	)
	c.	Test 3 - Primary Profile Test;	(	)
	d.	Test 4 - Secondary Neutral Voltage Drop Test;	(	)
	e.	Test 5 - Load Box Test; and	(	)
	f.	Test 6 - Signature Test.	(	)
and level Tests 3, 4 required while Te	1, 5, and under Pa st 2 is ir	<b>Testing Sequence</b> . Test 1 shall be performed first. Tests 1 and 2 are used to determine the p voltage and shall be performed in all investigations, subject to the provisions of Subsection 6 may be performed in any order and may be performed without first determining that these taragraph 071.02.b. Tests 3, 4, 5, and 6 may be performed prior to starting the recording for Tarprogress. Test 2 may be interrupted as necessary to conduct Tests 4, 5, and 6, or for revita recorded up to that point.	071.0 tests a Test 2	3. re or
	<b>a.</b> L), the t	If the results from Tests 1 and 2 indicate that stray voltage does not exceed the preventive stility has no further testing or remediation obligations under these rules during this test cycles.		on )
Subsection	<b>b.</b> on 071.0 attributab	If the PAL is exceeded, the utility shall perform the remaining four (4) tests except as provided in the perform analysis to determine whether the portion of the stray cuble to an off-farm source exceeds fifty percent (50%) of the PAL.		
	c. oes not e	If the PAL is exceeded, and the portion of the stray current or voltage attributable to an exceed fifty percent (50%) of the PAL, the utility has no further testing or remediation obligation		
source ex		If the PAL is exceeded, and the portion of the stray current or voltage attributable to an of the percent (50%) of the PAL, the utility shall conduct remediation pursuant to Section 091 to forty-eight (48) hour recording of Test 2 may be reduced to no fewer than twenty-four (24)	. Und	er
pursuant	e. to Section	For all testing conducted under these rules, the utility shall have a qualified analyst prepare on 082.	a repo	rt )
	<b>03.</b> valuation	<b>Suspended or Limited Testing</b> . The utility may suspend a stray voltage investigation or con, as agreed between the utility and the dairy producer.	nduct (	a )
		RATION FOR TESTING (RULE 72). rming the tests shall perform the following:	(	)
	01.	Remote Reference Grounding Rod.	(	)
(30) inch nearest u the burie located r	indergrou d depth o not close	Remote reference grounding rod(s) shall be installed and penetrate moist soil to a depth of an practicable, remote reference rods shall be installed at least twenty-five (25) feet away found conductive electrical equipment of any type or at a distance equal to three (3) to four (4) of any metallic structure connected to the service entrance neutral. The reference ground rod or than twenty-five (25) feet from the centerline of a primary electrical conductor right-of-all be located not closer than one hundred (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line reference ground rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a transmission line rod (100) feet from the edge of a	rom tl 1) time shall l -way.	he es be A

and retested for the transformer transformer grou is considered ad	All remote reference grounding rods shall be checked for "remoteness" prior to their use for and if found to be insufficiently "remote," a new location for that reference ground rod shall be remoteness. Remoteness of the reference ground shall be determined by measuring the voltage grounding electrode conductor to the remote reference ground. The resistance-to-earth anding electrode shall be measured. The grounding electrode current shall be measured. Remote equate if the measured voltage (transformer grounding conductor to reference ground, Vp) is (20%) of the voltage calculated by multiplying the grounding electrode current by the grounder-to-earth.	e found ge from of the oteness within
	If the transformer grounding electrode is within twenty-five (25) feet of other primary or secredes, this remoteness test shall be conducted at the first primary system grounding electronsformer that is greater than twenty-five (25) feet from other primary or secondary rodes.	ectrode
customer-owned resistance, and i	Inspecting the Transformer(s). Prior to testing, the utility transformer shall be instructed resistance measured, and any repairs necessary for safety be made and recorded. In the call transformer, qualified personnel shall inspect the installation, measure grounding elemake and record any repairs necessary for safety. Measurements that require contact with utility primary wires or equipment shall be made by the utility or other qualified personnel.	ise of a ectrode
03. conditions in accelerated.	<b>In-Line Ammeters</b> . If in-line or series ammeters are used, they shall be installed undecordance with the NESC and the NEC with the entire dairy system or the specific circuit to be	
04.	Pre-Test Documentation.	( )
a.	All pre-test calibration requirements from Section 052 shall be completed and documented.	( )
b.	A sketch or drawing of the dairy shall be prepared indicating:	( )
i.	The location of the buildings;	( )
ii.	Secondary electrical service panels and secondary feeder systems serving cow contact areas	; ( )
iii.	Transformer(s) and central distribution point;	( )
iv.	Existing grounding electrodes (if known);	( )
v.	The location of all cow contact points to be tested;	( )
vi.	All remote reference grounding rods; and	( )
vii. grounding rod(s	All primary and secondary neutral test points used in conjunction with the remote ref.	ference ()
c. test Fach test sh	A listing of planned test points shall be prepared using the applicable form prior to beginning the listed separately and specific reference numbers shall be given to each planned test points.	
test. Each test Si	ian de fisica separatery and specific reference numbers snan de given to each planned test pon	( )
05.	Safety.	( )

**a.** If the service provider reasonably concludes that a dairy's noncompliance with the NEC poses a significant and immediate safety hazard which prevents completion of any test or measurement required by these rules, then the service provider's obligations to proceed under these rules shall be suspended until the hazard is

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eliminated. (

**b.** At the discretion of the service provider conducting the test, livestock shall be removed from any area where electrical equipment or wiring is examined or electrical measurements are taken. Testing may be suspended if the presence of cows or other animals creates a potential hazard to testing personnel. The locations of electric fences and other electrified cow control devices shall be noted and de-energized where practical.

### 073. TEST 1 -- COW CONTACT TEST (RULE 73).

- **Purpose**. This test is to determine the location(s), if any, where stray current or voltage exceeds the PAL and to identify the location(s) at which the cow contact voltage will be recorded in the forty-eight (48) hour test.
- **O2.** Selection of Cow Contact Points. The selection of cow contact points to be tested shall include a sufficient number of locations reasonably likely to demonstrate the presence of stray voltage or current, if any.
- **03.** Conducting the Test. The voltage across the shunt resistor or current through the shunt resistor shall be measured between cow contact points as shown in Figure 1. The source resistance shall be calculated during analysis for all cow contact points.
- a. When using a voltmeter to measure voltage between contact points where one (1) of those points is the floor surface, the equipment shall be arranged as shown in Figures 1 and 2, using a metal plate, which shall make a high quality conductive contact with the ground or floor. If the service provider is unsure of having a high quality conductive contact with the floor or ground, then the procedure described in Paragraph 073.03.c. shall be followed. If necessary, corrosion shall be removed from the point(s) where test lead(s) make contact with metal equipment.
- b. When using an in-line milliammeter or a clamp-around milliammeter to measure current between contact points and one (1) of those points is the floor surface or earth, the equipment shall be arranged as shown in Figure 3, using a metal plate which shall make high quality conductive contact with the ground or floor. If the service provider is unsure of having a high quality conductive contact with the floor or ground, then the procedures described in Paragraph 073.03.c. shall be followed. If necessary, corrosion shall be removed from the point(s) where test lead(s) make contact with metal equipment.
- c. A metal plate used to make an electrical contact with the earth or floor shall be of regular shape (square, rectangular or round), and shall have a surface area equal to or greater than sixteen (16) square inches (4 inches x 4 inches or equivalent). Place a weight not less than twenty (20) pounds on the metal plate. This weight shall be applied evenly across the metal plate and not to the adjacent concrete or earth. Place the metal plate a minimum distance of twelve (12) inches from any metal equipment making contact with the floor or earth.
- i. Where the metal plate is to be placed on a concrete floor, the surface shall be flat. Clean the floor surface with a stiff brush to remove debris that may add excess resistance. Use water to clean the floor surface at the point where the metal plate will be placed. Place a paper towel or similar material soaked in saltwater between the metal plate and the concrete floor.
- ii. Where the metal plate is to be placed on the ground or earth surface, the surface shall be flat. Remove any debris and add water to the area, if necessary, to dampen the soil. The surface of the metal plate that will make contact with the earth shall be clean and free of corrosion before use. Remove any corrosion, if necessary.
- **04.** Recording the Data. The person conducting this test shall record the location of, and measured values at, each test point. At each cow contact location, an open circuit voltage reading (Voc) and a voltage with five hundred (500) ohm nominal shunt resistor placed across the input to the meter ( $V_{shunt}$ ) shall be taken. These readings shall be taken with ten (10) seconds or less time between each reading. Alternatively, a current measurement ( $I_{shunt}$ ) may be taken in place of the voltage reading ( $I_{shunt}$ ). Data for these test points shall be recorded on the form in Appendix 1.

**05. Source Resistance Calculation.** The source resistance (Rsource) shall be calculated for each cow contact location measured and the value recorded in Appendix 1. The following formulas shall be used to calculate source resistance.

$$Rsource = \frac{Voc - Vshunt}{Vshunt} \times Rshunt$$

$$Rsource = \frac{Voc}{Ishunt} - Rshunt$$
(( )

### 074. TEST 2 -- FORTY-EIGHT HOUR TEST (RULE 74).

- **01. Purpose**. This test is to determine whether stray current or voltage exceeds the PAL at selected location(s) over a forty-eight (48) hour period, subject to Subsection 074.06 and Paragraph 071.02.d. The test also demonstrates whether the primary or secondary sides of the system have a specific impact on the recorded current or voltage at specific times of day.
- **02. Setup.** A digitizing data recorder with averaging capability and capable of detecting and recording transient deviations of one-tenth (0.1) second or less in duration shall be used to record the following: ( )
  - a. Voltage from primary neutral at the transformer to remote reference ground, Vp.
- **b.** Voltage from secondary neutral in the service panel serving the area of the cow contact to remote reference ground, Vs.
- **c.** Voltage drops (Vps) from primary neutral at the location of connection for Vp to secondary neutral at the location of the connection for Vs.
- **d.** Cow contact current through (Icc) or voltage across a five hundred (500) ohm resistor at the high voltage point(s) found in Test 1, Vcc.
- **03. Measurement Interval**. The results of the forty-eight (48) hour test may be highly indicative of the presence of stray voltage. A recording interval as high as ten (10) seconds may be used provided that transient deviations of voltage or current of one-tenth (0.1) second or less in duration of voltage or current are recorded to the maximum ability of the instrument.
- **04. Measurement at the Cow Contact Point(s)**. Measurements to the earth or concrete surface shall be to a metal plate as described in Paragraph 073.03.c. When making measurements to metal objects, corrosion shall be removed to obtain a low resistance connection.
- **Recording the Data**. Data gathered by the recording equipment during the forty-eight (48) hour test including transients shall be downloaded and retained with the records of the investigation. In addition, the steady-state data shall be summarized in the investigation report. The recorded data shall be made available to the dairy producer or utility upon request. The person conducting this test shall record the location of, and measured values at, each test point. The identification of the cow contact point shall be recorded on the form in Appendix 2. Transient deviations shall be recorded on the supplemental data form, page 3 of 3 in Appendix 2. A plot of the voltage versus time may be substituted for the recording of measured values in Appendix 2.
- **06. Reduced Recording Period**. If a qualified analyst concludes that remediation by the utility is required under Paragraph 071.02.d. prior to the completion of a forty-eight (48) hour recording period, the recording period may be reduced to no fewer than twenty-four (24) hours.

### 075. TEST 3 -- PRIMARY PROFILE TEST (RULE 75).

distributio	01. on syste	<b>Purpose</b> . This test is to measure or calculate neutral-to-earth voltage (NEV) for a multi-gr m.	ounde (	bs )
electrode of all prir	mary sevely, the	Conducting the Test. The primary profile test requires concurrent measurement of the ce and current at all primary system ground points within three quarters (3/4) of a mile on eith rvice points serving the dairy, or to the end of the line if less than three quarters (3/4) of e voltage between a remote grounding rod and the primary ground point being tested to	ier sid a mil	de e.
	a. end alor	This test shall be conducted starting at one (1) end of the distribution system and working ng the main primary distribution system. Figure 4 below illustrates the procedure.	towa:	rd )
	on line,	Where the dairy is served by a dedicated tap of less than one-half (1/2) mile in length the neutral-to-earth voltage shall be measured at each primary ground along the tap and alo o a distance of three-quarters (3/4) of a mile in each direction from the point of the tap; or	from ong tl (	a ne )
distributio		Where a dairy is served by a dedicated tap that extends more than one-half $(1/2)$ mile fr the neutral-to-earth voltage shall be measured at each primary grounding electrode along the tion line to a distance of one-half $(1/2)$ mile in each direction from the point of the tap.		
	03. each te	<b>Recording the Data</b> . The person conducting this test shall record the location of, and most point. Data and calculation results for these test points shall be recorded on the form in Appendix.		
076.	ΓEST 4	SECONDARY NEUTRAL VOLTAGE DROP TEST (RULE 76).		
	<b>01.</b> 1d cow c	<b>Purpose</b> . This test is used to determine the impact of each secondary service on the neutral-tentact voltages on the dairy under controlled conditions.	o-ear (	th )
characteri required f neutral se	for this rving a "off" to	Conducting the Test. This test shall be performed for all service entrances. A proxy load of ach as a resistive load like a one hundred twenty (120) volt, fifteen hundred (1,500) watt haird test. The proxy load must create a known and stable current and subsequent voltage drop for main panel, sub-panel or end-of-service area. All service entrances other than that being tested perform this test. A diagram showing the connections and measurement points for this test is	ryer) or eac ed sha	is ch all
0	03.	Data Collection. The following data shall be collected for each secondary neutral tested:	(	)
a	ı.	Gauge and type of neutral wire.	(	)
ŀ	<b>b.</b>	Length of neutral wire.	(	)
C	<b>:.</b>	Neutral current, Isn.	(	)
Ċ	d.	Voltage drop (VDropM) between both ends of the secondary neutral being tested.	(	)
e	e <b>.</b>	Cow contact voltage (Vcc) or current (Icc) at the same points used in the forty-eight (48) ho	ur tes (	st.
f	f.	Primary neutral at the transformer to reference ground voltage, Vp.	(	)
g	g.	Secondary neutral to reference ground voltage, Vs.	(	)
<b>04. Measurements</b> . The three (3) voltages (Vcc, Vp and Vs) shall be measured with the proxy load "off" and "on." Calculated expected voltage drops (VDropC) (see Appendix 4) shall be compared with measured voltage drops (VDropM). If the measured and calculated voltage drops differ significantly, further investigation shall be undertaken to determine the source of additional voltage drop within the circuit. Neutral current shall be				

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meası	ared and r	ecorded with the proxy load on (Isn).	(
values	05. s at, each	<b>Recording the Data</b> . Any person conducting this test shall record t test point. Data and calculation results for these test points shall be reco	
077.	TEST	5 THE LOAD BOX TEST (RULE 77).	
voltag perfor	<b>01.</b> ge at cow rm Steps (	<b>Purpose</b> . To determine the extent to which the primary system contact points. For dairies with three (3) phase balanced primary services and Two in Paragraph 077.02.b. below.	ontributes to stray current o ice, the service provider shal
		Conducting the Load Box Test. This test shall be performed at the sal contact voltage found in the forty-eight (48) hour test. During this test ecorded at the points indicated in Figure 6.	ame time of day as the time(s c, voltage and current shall be (
steps.	a. The eight	The load box test requires the recording of eight (8) data points dut (8) data points that shall be measured or calculated and recorded for ea	
	i.	Primary line to neutral voltage, Vpri .	(
	ii.	Load Box Current, Ilb.	(
	iii.	Voltage at load box connection to secondary system, Vlb.	(
	iv.	Calculate transformer current Ip using Ip = $\frac{Ilb \times Vlb}{Vpri}$ .	(
	v.	Voltage from primary neutral at the transformer to remote reference g	ground rod, Vp. (
refere	vi. nce grour	Voltage from secondary neutral in the service panel serving the area ad rod, Vs.	of the cow contact to remote
the ar	vii. ea of cow	Voltage from primary neutral at the transformer to secondary neutral contact, Vps.	ıl at the service panel serving
test.	viii.	Cow contact voltage (Vcc) or current (Icc) at the same point(s) use	d in the forty-eight (48) hou
shall 6	<b>b.</b> each be co	Except for dairies with three (3) phase balanced primary service, the inducted for at least two (2) minutes:	e following five (5) test steps
	i.	Step One: The load box shall be de-energized, the dairy shall remain	"on,". (
	ii.	Step Two: The load box shall be de-energized, the dairy shut "off,".	(

v. Step Five: The load box shall be set to full load, the dairy shall be turned "on,". ( )

O3. Calculating the K Factor. The K factor is a calculated ratio (Vcc/Vs). The K factor should be less than one (1) because Vcc (cow contact voltage) should be less than Vs (the dairy ground to reference ground voltage). If the K factor is greater than one (1), then there is contribution to Vcc from sources other than Vs. ( )

Step Three: The load box shall be set to half load, the dairy shut "off,".

Step Four: The load box shall be set to full load, the dairy shut "off,".

04. Recording the Data. The person conducting this test shall record the location of, and measured

iii.

iv. v.

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values at, each test point. Data and calculation results for these test points shall be recorded on the form in Appendix 5.

#### 078. TEST 6 -- SIGNATURE TEST (RULE 78).

- **01. Purpose**. This test is used to determine the contribution to stray current or voltage of individual pieces of equipment operating on the dairy. The test is best performed when there is minimal farm electrical activity.
- **O2.** Conducting the Signature Test. During this test, individual pieces of major current drawing equipment shall be started and stopped. The effects of starting, operating, and stopping each piece of equipment shall be measured and recorded for a period of operation of at least fifteen (15) seconds. The person conducting the test shall identify and record the equipment being tested and record the specific times that the equipment was started and stopped. A digitizing data recorder with averaging capability shall be used to measure and record the required electrical data. These measurements shall be taken at the same locations at the dairy where measurements were taken for the purpose of the load box test and forty-eight (48) hour test.
  - **a.** Voltage from primary neutral at the transformer to remote reference ground rod, Vp. ( )
- **b.** Secondary neutral at the service panel serving the area of cow contact to remote reference ground voltage, Vs.
- **c.** Primary neutral voltage drop (Vps) from the location of connection for Vp to secondary neutral voltage at the location of the connection for Vs.
  - **d.** Cow contact voltage (Vcc) or current (Icc) at the preselected point.
- **03.** Recording the Data. All of the data gathered by the recording equipment during the signature test, including transients shall be downloaded and retained with the records of the investigation. In addition, the steady state data shall be summarized in the investigation report. The recorded data shall be made available to the dairy producer or utility upon request. The location of all test point(s) shall be recorded on the form in Appendix 6. A plot of the voltage versus time may be substituted for the recording of measured values on Appendix 6.

### 079. -- 080. (RESERVED)

### ANALYSIS AND REPORTING THE DATA Rules 81 through 90

### 081. ANALYZING THE COLLECTED DATA (RULE 81).

- 01. Cow Contact Points. Examine the data recorded for the forty-eight (48) hour test in Appendix 2 and determine the highest steady state value of cow contact voltage (Vcc) or current (Icc). Determine the value of primary neutral to reference voltage (Vp) that was present for the highest cow contact value. Record these values on the data sheet of Appendix 7. These values shall be identified as "test cow contact voltage or current" (Vcc 48hr or Icc 48hr) and "primary neutral to reference voltage at time of maximum cow contact voltage or current" (Vp 48hr). The three (3) data sets created from the values are:
- a. The primary to reference ground voltage and the cow contact voltage or current measured during the load box test (Appendix 5) with the farm power "off" and the load box "off" shall be recorded on the data sheet of Appendix 7 as Vp OFF and either Vcc OFF or Icc OFF.
- b. The primary to reference ground voltage and the cow contact voltage or current measured with the load box set at one-half (1/2) load shall be recorded on the data sheet of Appendix 7 as  $V_{p\ HALFLOAD}$  and either Vcc HALF LOAD or Icc HALF LOAD.
- c. The primary to reference ground voltage and the cow contact voltage or current measured with the load box at maximum shall be recorded on the data sheet of Appendix 7 as  $V_{p}$  FULL LOAD and

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either Vcc FULL LOAD or Icc FULL LOAD.

( )

**02.** Contributions to Stray Voltage or Current for Single Phase Dairies. The utility contribution to cow contact voltage or current shall be determined using the following formula. Compare the values determined to the preventive action level (PAL).

Utility contribution to

cow contact voltage = 
$$\frac{Vp \, 48 - Vp \, HALF}{Vp \, FULL - Vp \, HALF} \times (Vcc \, FULL - Vcc \, HALF) + Vcc \, HALF$$

or

Utility contribution to

$$cow contact current = \frac{Vp \, 48 - Vp \, HALF}{Vp \, FULL - Vp \, HALF} \times (Icc \, FULL - Icc \, HALF) + Icc \, HALF$$
( )

- 03. Contributions to Stray Voltage or Current for Three Phase Dairies. The utility contribution to cow contact voltage or current for dairies with three (3) phase balanced load service, shall be determined by directly using the results of the load box test results for Step 1 and Step 2 as specified in Paragraph 077.02.b.
- **a.** The Vcc measured during Step 1 of the load box with the load box "off" and the dairy "on" will be the total Vcc.
- **b.** The Vcc measured during Step 2 of the load box test with the load box "off" and the dairy "off" is the contribution to Vcc from the utility, Vccutility.
- c. The contribution to Vcc by the dairy is the difference between Vcc and Vccutility, Vccdairy = Vcc Vccutility.

#### 082. REPORTING (RULE 82).

Within a reasonable period of time after completion of any tests required to be performed by the utility under these rules, a qualified analyst shall prepare a written report. The report shall include a summary of the tests performed, a copy of the sketch or drawing of the dairy prepared pursuant to Section 072, all of the data or results obtained from the tests, and an analysis of the data or results obtained from the tests. If remediation was required under these rules, the report shall specify the actions taken or to be taken. The utility shall provide a copy of the written report to the dairy producer.

083. -- 090. (RESERVED)

### REMEDIAL ACTIONS AND COMMISSION PROCEEDINGS Rules 91 through 999

### 091. REMEDIATION (RULE 91).

- **01. Utility System**. If the utility is required to conduct remediation, it shall commence such remediation within five (5) business days. The utility shall diligently pursue to completion remedial procedures which shall reduce, and are reasonably likely to sustain, that portion of the stray current or voltage attributable to the utility's distribution system to a level equal to or less than fifty percent (50%) of the PAL. This may include addressing other off-dairy sources.
- **02. Other Dairies, Farms and Industrial Sites.** If a utility's contribution to stray voltage exceeds fifty percent (50%) of the PAL and the utility determines that another customer is a significant contributing source of stray voltage, the utility shall notify both the dairy and the other customer in writing.

### 092. COMMISSION PROCEEDINGS (RULE 92).

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01.	Filing with the Commission. All petitions seeking relief under Section 61-805, Id	daho Code, shall
be filed with the	e Commission Secretary pursuant to Section 005. Petitions shall conform to IDAPA 3	1.01.01, Section
053. The petition	ner shall file an original and five (5) copies of the petition.	( )

**093. FIGURES AND APPENDICES (RULE 93)** All figures and appendices to these rules can be found on the Commission website at www.puc.idaho.gov. )

094. -- 999. (RESERVED)

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

# 31.81.01 – ENERGY CONSUMPTION REPORTING RULES DOCKET NO. 31-8101-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 the Authority of the Electric and Natural or Manufactured Gas Consumption from Ground Water Pumping Act (hereinafter the Energy Consumption Act), Chapter 13, Title 62, Idaho Code, the Public Records Act Section 74-107(13), Idaho Code, and Executive Order No. 2020-01.

**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 Public Utilities Commission initiated this rulemaking in compliance with Executive Order No. 2020-01: Zero-Based Regulation, issued by Governor Little on January 16, 2020. Pursuant to Executive Order No. 2020-01, each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule. The review will be conducted according to a schedule established by the Division of Financial Management, Office of the Governor (DFM), posted at <a href="https://adminrules.idaho.gov/rulemaking\_templates/index.html">https://adminrules.idaho.gov/rulemaking\_templates/index.html</a>. This is the Idaho Public Utilities Commission's rule chapter IDAPA 31.81.01 up for review in 2022.

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 July 6, 2022, Idaho Administrative Bulletin, Vol. 22-7, 227-229.

**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: None

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Stephen Goodson at (208) 334-0323. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Public Utilities Commission web site at the following web address: www.puc.idaho.gov.

DATED this 9th day of August 2022.

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

### THE FOLLOWING NOTICE 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 Authority of the Electric and Natural or Manufacture Gas Consumption from Ground Water Pumping Act (hereinafter the Energy Consumption Act), Chapter 13, Title 62, Idaho Code, and the Public Records Act Section 74-107(13), Idaho Code and Executive Order No. 2020-01.

**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 July 20, 2022.

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 Public Utilities Commission initiated this rulemaking in compliance with Executive Order No. 2020-01: Zero-Based Regulation, issued by Governor Little on January 16, 2020. Pursuant to Executive Order No. 2020-01, each rule chapter effective on June 30, 2020, shall be reviewed by the agency that promulgated the rule. The review will be conducted according to a schedule established by the Division of Financial Management, Office of the Governor (DFM), posted at <a href="https://adminrules.idaho.gov/rulemaking\_templates/index.html">https://adminrules.idaho.gov/rulemaking\_templates/index.html</a>. This is the Idaho Public Utilities Commission's rule chapter IDAPA 31.81.01 up for review in 2022.

**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: None.

**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 April 6, 2022 – Administrative Bulletin, Vol. 22-4 page 45-46.

**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 Stephen Goodson at (208) 334-0323.

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 July 27, 2022.

DATED this May 17, 2022.

### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 31-8101-2201

### 31.81.01 - ENERGY CONSUMPTION REPORTING RULES

### GENERAL PROVISIONS Rules 0 through 10

000. Chapter		LAUTHORITY (RULE 0). 62, Idaho Code.	(	)
001. These 1 Consum	rules app	AND SCOPE (RULE 1).  Oly to all energy suppliers. These rules should be construed in connection with the t, the Public Utilities Law, the Public Records Law, and other applicable state laws.	Energ	gy )
002 0	003.	(RESERVED)		
<b>004.</b> The ene 74-107(		C RECORD ACT COMPLIANCE (RULE 4). Imption reports required by these rules are exempt from public disclosure and copying under o Code.	Sectio	on )
entities	for resea	Consumption Reports. The Department may release consumption reports to state districts and ground water districts to determine annual water usage or to other state and arch purposes provided the identity of individual customers or accounts is protected from annot be ascertained from the reports.	feder	al
005. The foll		ITIONS (RULE 5). rms used in these rules are defined:	(	)
	01.	Commission. The Idaho Public Utilities Commission.	(	)
and sub	<b>02.</b> mitted to	<b>Consumption Reports</b> . The reports created by the energy suppliers as authorized by the the Department.	se rul	es )
	03.	Department. The Idaho Department of Water Resources.	(	)
public u	<b>04.</b> itilities, m	<b>Energy Suppliers</b> . All suppliers of electric power and natural or manufactured gas inclununicipal, mutual nonprofit, and cooperative corporations providing energy to an irrigation cu		
	05.	Geographic Areas. Areas served by energy supplies as designated by the Commission.	(	)
	06.	Irrigation Customer. A customer pumping ground water that is:	(	)
	a.	Receiving service from an energy supplier under an irrigation service tariff or rate schedule	; or (	)
	b.	Irrigating three (3) or more acres if such information is known to the energy supplier.	(	)
31 or th	<b>07.</b> e energy	<b>Irrigation Season</b> . As used in these rules means the calendar period from March 1 through supplier's billing cycles that include the calendar period.	Octob (	er )
		<b>Service Location</b> . The geographic position of the irrigation customer's pumping location mber, legal description, longitude-latitude designations, or other description of where the se extent such information is readily available to the energy supplier.	on(s) b rvice (	oy is )

006. -- 010. (RESERVED)

### REPORTING RULES

Rules 11 through 20
<b>011. REQUEST FOR REPORTS (RULE 11).</b> No later than July 1 of each year, the Department may request consumption reports from energy suppliers for the current irrigation season.
<b>01. Notification by Department</b> . The Department will notify energy suppliers serving specific geographic areas that consumption reports must be submitted.
<b>O2. Submission of Consumption Reports</b> . Once the Department requests the consumption reports, the energy supplier will prepare and submit the report to the Department as soon as possible following the close of the irrigation season but no later than January 5 of the following year.
012. CONTENTS OF CONSUMPTION REPORT (RULE 12).
01. Content of Consumption Reports. Each consumption report will contain, to the extent available, the customer's full name, customer account number, service location, service location identification number, and the amount of energy consumed in kilowatt hours (KWH), or cubic feet of gas, or other applicable volume measurement for each service location. For each service location, the annual consumption report will state how much energy the customer consumed for each billing period during the irrigation season, and for the entire irrigation season.
013. REPORT FORMAT (RULE 13). Consumption reports will be forwarded to the Department electronically unless otherwise agreed to.
014 020. (RESERVED)
REIMBURSEMENT RULES Rules 21 through 999
<b>021. REIMBURSEMENT OF COSTS (RULE 21).</b> Energy suppliers are entitled to reimbursement by the Department of the costs for preparing and submitting the consumption reports. Energy suppliers seeking reimbursement will itemize in sufficient detail their actual costs in preparing and submitting the data.
<b>O22. RESOLUTION OF REIMBURSEMENT DISPUTES (RULE 22).</b> When an energy supplier and the Department are unable to resolve a reimbursement dispute, either party or both may seek informal dispute resolution with the Commission's staff. If the outcome of the informal proceeding is unsatisfactory to either party, the aggrieved party may file a formal complaint with the Commission under its Rules of Procedure.
023 999. (RESERVED)

### **IDAPA 38 – DEPARTMENT OF ADMINISTRATION**

### 38.04.06 – RULES GOVERNING USE OF STATE PROPERTY IN THE CAPITOL MALL, MULTI-AGENCY FACILITIES, AND OTHER STATE PROPERTIES

## DOCKET NO. 38-0406-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 67-5709, 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 Department of Administration has performed a critical and comprehensive review of the statutes and existing rule chapter. The Department has rewritten this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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 September 7, 2022, Idaho Administrative Bulletin, Vol. 22-9, pages 266-277.

**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: NA

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Steve Bailey, (208) 332-1825.

DATED this October 7, 2022.

Steve Bailey Deputy Director Department of Administration 650 W. State Street Room 100 Boise, Idaho 83720 steven.bailey@adm.idaho.gov (208) 332-1825

### THE FOLLOWING NOTICE 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 67-5709, Idaho Code.

**PUBLIC HEARING SCHEDULE:** Public hearings 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, 2022.

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

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

The Department of Administration is performing a critical and comprehensive review of the statutes and existing rules chapter. The Department is rewriting this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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

**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: NA

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because the changes being contemplated are not considered substantive and are expected to affect only the rule's format and duplication with other related rules.

**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: NA

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Steve Bailey, (208) 332-1825.

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, 2022.

DATED this August 5, 2022.

### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 38-0406-2201

### 38.04.06 – RULES GOVERNING USE OF STATE PROPERTY IN THE CAPITOL MALL, MULTI-AGENCY FACILITIES, AND OTHER STATE PROPERTIES

### SUBCHAPTER A – GENERAL PROVISIONS

Section 67-5	<b>GAL AUTHORITY.</b> 5709, Idaho Code, gives the Director of the Department of Administration authority to promulgate state properties in the Capitol Mall, Multi-agency Facilities, and Other State Properties.	ate ru	ıles )			
These rules	O1. SCOPE.  these rules contain the provisions for use of the Capitol Mall Office Properties, the Capitol Annex, the Parking acilities, the Other State Properties, and the Multi-agency Facilities.					
002 009.	(RESERVED)					
	NERAL DEFINITIONS. ons in this section may be supplemented or modified by definitions in separate subchapters.	(	)			
01.	Camping. Any activity prohibited under Section 67-1613, Idaho Code.	(	)			
	Capitol Annex. The Interior and Exterior of the real property located at 514 West Jefferson and occupying block 65 as shown on the Boise City original townsite plat filed in the Ada office in Book 1 on page 1.					
	Capitol Mall Office Properties. The Interior and Exterior of the real property set forth in a) and (b), Idaho Code. The Capitol Mall Office Properties do not include the Idaho State Capitol Capitol Mall Annex.					
04. designed to	<b>Commemorative Installation</b> . Any statue, monument, sculpture, memorial or landscape recognize a person, group, event or element of history.	feat	ure )			
Common Sp	<b>Common Space</b> . The portion of a State Facility that is not Tenant Space. Common Space i mited to, interior lobbies not within Tenant Space and restrooms not accessed through Tenan bace does not include Tenant Space or any area marked "private," "no admission," "staff of signated as not open to the public.	t Spa	ice.			
06.	<b>Department</b> . The Department of Administration.	(	)			
07.	<b>Director</b> . The Director of the Department of Administration or his designee.	(	)			
08.	Display. An attended exhibition or installation of physical items during an Event.	(	)			
09. award cerem	<b>Event</b> . Any activity including, but not limited to, arts or cultural presentations, weddings, nonies, memorials, and seminars.	dinne (	ers,			
to, commem	<b>Exhibit</b> . Exhibitions or installations of physical items outside of an Event including, but no orative installations, floral displays, art objects, historical artifacts, and cultural objects.	t limi (	ted			
11. improvemen	<b>Exterior</b> . The exterior of a State Facility, including the real property, the grounds, ts on the exterior of the State Facility.	and (	the )			
12.	Interior. The interior spaces within a State Facility.	(	)			
13.	Multi-Agency Facilities. The Interior and Exterior of the properties set forth in Section	ı 102	of			

	OF ADMINISTRATION y in Capitol Mall/Multi-Agency Facilities/Other Properties	Docket No. 38-0406-2201 PENDING RULE
these rules.		( )
14. 101 of these rules	Other State Properties. The Interior and Exterior of the properties s.	s property set forth in Section
<b>15.</b> Idaho Code.	Parking Facilities. The Interior and Exterior of the properties set for	orth in Section 67-5709(2)(b),
16. that is open only not limited to, we	<b>Private Event or Private Exhibit</b> . Any activity sponsored or initiat to invited or qualifying individuals or groups. Private Events and Private Gudings, dinners, award ceremonies, memorials, and seminars.	ed by a member of the public ivate Exhibits include, but are
17.	Public Use. Use that is not:	( )
a.	A State Event or Exhibit;	( )
<b>b.</b> Idaho business;	Use by a public officer, official, employee, contractor, agency, or boa	ard or commission for state of
c.	State Maintenance and Improvements; or	( )
d.	Use by a Tenant.	( )
18. whose job duties	<b>Security Personnel</b> . A state of Idaho employee or a staff member include monitoring compliance with and enforcing these rules.	of a state of Idaho contractor
<b>19.</b> Idaho Code.	State Business Day. Monday through Friday, excluding the holiday	rs set forth in Section 73-108,
20. board, commission	State Events and Exhibits. All functions initiated and controlled ton, officer or elected official acting on behalf of the state of Idaho.	by any state of Idaho agency,
	<b>State Facilities</b> . The Capitol Mall Office Properties, the Capitoking Facilities and the Other State Properties. Use of the phrase "at the rior of the State Facilities. Use of the singular "State Facility" means a e Facilities.	e State Facilities" includes the
grounds mainten fertilizing and pla re-glazing. Impro of new buildings and equipment su	State Maintenance and Improvements. Maintenance or improvements or its contractors. Maintenance for the purpose of this definition is ance such as mowing, watering, landscaping, aerating, turf installanting, and structural maintenance such as pressure washing, painting, overment for the purpose of this definition includes, but is not limited to or portions of buildings; renovations to existing buildings; the installant has benches, sprinklers, flagpoles, monuments and memorials; and ructures such as construction fencing, generators and portable building	ncludes, but is not limited to, lation and repair, resodding, window cleaning and window to, the following: construction lation of permanent structures, the installation of temporary
23. private individua	<b>Tenant</b> . A state of Idaho officer, official, agency, board or commist or entity with a license or lease to use a State Facility.	ssion or a public agency or a
	<b>Tenant Space</b> . The portion of the Exterior licensed or leased to a pre- te Interior occupied by a state of Idaho officer, official, agency, board a private individual or entity.	
011 100.	(RESERVED)	

SUBCHAPTER B – APPLICATION TO OTHER STATE PROPERTIES AND MULTI-AGENCY FACILITIES

	ules apply	R STATE PROPERTIES.  y to the following Other State Properties pursuant to the request of the state of Idaho public lling the property:	c entity	/ )
	01.	Idaho State Historical Society Properties.	(	)
Properti	<b>a.</b> ies under	The following properties owned or operated by the Idaho State Historical Society are these rules:	Othe (	r )
	i.	Idaho State Historical Museum, located at 610 North Julia Davis Drive, Boise, Idaho.	(	)
	ii.	Old U.S. Assay Office, located at 210 Main Street, Boise, Idaho.	(	)
	iii.	Old Penitentiary site located in Boise, Idaho and defined in Section 58-337, Idaho Code.	(	)
	iv.	Idaho History Center, located at 2205 Old Penitentiary Road, Boise, Idaho.	(	)
the Fran	v. ıklin Co-o	Franklin Historic Properties, located in Franklin, Idaho. The Franklin Historic Properties operative Mercantile Institution Building, the Hatch House, the Doney House, and the Relic F		; )
	vi.	Pierce Courthouse, located in Pierce, Idaho.	(	)
	vii.	Rock Creek Station and Stricker Homesite, located at 3715 Stricker Cabin Road, Hansen, Id	laho.	)
in Paraş	<b>b.</b> graph 101	The following sections of these rules apply to the Idaho State Historical Society Properties s.01.a. of these rules only as modified by this Paragraph 101.01.b.:	et fortl (	1 )
when th	i. nese rules	Subsection 010.07. "Director" means the Executive Director of the Idaho State Historical Sare applied to the Idaho State Historical Society Properties.	Society (	, )
For the	purpose o	Subsection 200.01. "Authorized Uses by the Public" applies except that the Director may authorized Exhibits and the exclusion of members of the public from attending Private Events and Experiment of this subsection, the grant of a lease or a license is authorization to exclude members of the vent or Exhibit.	xhibits	
		Section 302. "Maintenance and Improvements" applies as if the Idaho State Historical Profile Properties unless otherwise designated at the property, or posted on the Idaho website.		
domesti	iv. ic animals	Subsection 305.02. "Domestic Animals" applies unless a sign at the property specific are not permitted.	es tha	t )
under the	nis chapter ption and	The Idaho State Historical Society Properties set forth in Paragraph 101.01.a. of these rules and such license or lease may vary the provisions of these rules applicable to use of the properties including but not limited to the following: commercial use; Public Use; Private Events or Experimental Control of State Historical Society Properties on; fireworks displays; and, use of utilities.	roperty xhibits	;
	02.	Idaho Division of Veterans Services Properties.	(	)
State Pr	a. coperties"	The following properties owned or operated by the Idaho Division of Veterans Services are under these rules:	"Othe	r )
	i.	Idaho Division of Veterans Services Central Support Office, located at 351 Collins Road,	Boise	,

		T OF ADMINISTRATION Docket No. 38-040 ty in Capitol Mall/Multi-Agency Facilities/Other Properties PENDING	
Idaho.			( )
	ii.	Idaho State Veterans Home – Boise, located at 351 Collins Road, Boise, Idaho.	( )
Idaho.	iii.	Idaho State Veterans Home – Lewiston, located at 821 21st Avenue, Lewiston, Idaho.	( )
	iv.	Idaho State Veterans Home – Pocatello, located at 1957 Alvin Ricken Drive, Pocatello, Idah	no.
	v.	Idaho State Veterans Home - Post Falls, located at 590 S. Pleasant View Road 101, Post	st Falls,
	vi.	Idaho State Veterans Cemetery – Boise, located at 10100 N. Horseshoe Bend Road, Boise,	Idaho.
	vii.	Idaho State Veterans Cemetery – Blackfoot, located at 2651 Cromwell Lane, Blackfoot, Ida	ho.
propert	<b>b.</b> ies set for	The following subsections of these rules apply to the Idaho Division of Veterans Sorth in Paragraph 101.02.a. of these rules only as modified by this Paragraph 101.02.b.:	Services
when these ru		Subsection 010.07. "Director" means the Chief Administrator of the Division of Veterans S are applied to the Idaho Division of Veterans Services properties set forth in Paragraph 101.	
		Subsection 200.01. "Public Use" shall not apply to the State Veterans Homes set forth in Pa of these rules. Such properties include the exterior courtyards, patios, gardens, outside yar idential spaces directly adjacent to the homes.	
Veterar	iii. ns Service	Subsection 200.02.a. "Prohibited Uses" applies except those concessions at the Idaho Dives properties authorized by the Director are not commercial activity prohibited by these rules.	
staff of	iv.  I the State  g set forth	Subsection 200.02.b. "Prohibited Uses" applies except those activities conducted by reside Veterans Homes set forth in Paragraph 101.02.a.ii. to v. of these rules may include the in h in Section 67-1613, Idaho Code.	
	v.	Subsection 200.02.c. "Prohibited Uses" applies except as set forth in this subsection.	( )
from a	(1) ttending F zation to	The Director may authorize Private Events or Exhibits and the exclusion of members of the Private Events and Exhibits. For the purpose of this subsection, the grant of a lease or a lie exclude members of the public from a Private Event or Exhibit.	
		Burial services conducted by the Idaho State Veterans Cemeteries set forth in Par vii. exclude the public. The public may not use portions of such cemeteries during burial seretery staff.	
of the S	vi. State Veter	Subsection 305.01.b. "Wildlife" applies except that the Director may authorize residents a rans Homes set forth in Paragraph 101.02.a.ii. to v. of these rules to feed wildlife.	nd staff
animal	vii. s in the in	Subsection 305.02. "Domestic Animals" applies except that the Director may authorize d terior of the State Veterans Homes set forth in Paragraph 101.02.a.ii. to v. of these rules.	omestic
medica	viii. l treatmer	Subsection 307.02. "Alcohol" applies except as authorized by the Director for the prent of a resident of the State Veterans Homes set forth in Paragraph 101.02.a.ii. to v. of these rules.	
	iv	Subsection 309 "Fire Candles and Flames" applies except that the Director may authorize	the use

### DEPARTMENT OF ADMINISTRATION Docket No. 38-0406-2201 Use of Property in Capitol Mall/Multi-Agency Facilities/Other Properties PENDING RULE of flames for the cooking of food by staff, contractors, and lessees or licensees. Subsection 310.08 "Surface Markings" applies except transitory chalk may be used in areas and at times designated by the Director at the State Veterans Homes set forth in Paragraph 101.02.a.ii. to v. of these rules. xi. Subsection 317.04 "Fireworks" applies except fireworks displays authorized by the Director. **03. Idaho Department of Labor Properties.** The following properties owned or operated by the Idaho Department of Labor are "Other State Properties" under these rules: i. 600 N. Thornton Street, Post Falls, Idaho. ii. 613 Ridley Village Road, Suite C, Sandpoint, Idaho. iii. 1158 Idaho Street, Lewiston, Idaho. iv. 4514 Thomas Jefferson Street, Caldwell, Idaho. V. 317 W. Main Street, Boise, Idaho. vi. 219 W. Main Street, Boise, Idaho. 420 Falls Avenue, Twin Falls, Idaho. vii. viii. 127 West 5th Street North, Burley, Idaho. ix. 430 North 5th Avenue, Pocatello, Idaho. 1515 East Lincoln Road, Idaho Falls, Idaho. х. Subsection 010.07. "Director" means the Director of the Department of Labor when these rules are applied to the Idaho Department of Labor properties set forth in Paragraph 101.03.a. of these rules. 102. MULTI-AGENCY FACILITIES. These rules apply to the following Multi-agency Facilities managed and administered by the Department. Lewiston State Office Building. Lewiston State Office Building, 1118 F Street, Lewiston, Idaho 83501. Idaho Falls State Office Building. Idaho Falls State Office Building, 150 Shoup Avenue, Idaho 02. Falls, Idaho 83401. Chinden Office Complex. The Chinden Office Complex is located in Boise, Idaho and bounded to the north by West Chinden Boulevard, to the west by North Cloverdale Road, to the east by North Five Mile Road, and to the south by the Jones-Stiburek, Orchid Point, De Meyer Estates No. 7, Hickories No. 1, 9 and 12, Hickories East and EMS Avenue Subdivisions. The Chinden Office Complex includes Buildings 1 through 8 and the grounds adjacent to such buildings. 103. -- 199. (RESERVED)

200. USE OF STATE FACILITIES.

SUBCHAPTER C – GENERAL RULES FOR PUBLIC USE

are avail	<b>01.</b> lable for 1	<b>Authorized Uses by the Public</b> . Except as provided otherwise in these rules, the State Fa Public Use.	aciliti (	es )	
	02.	Prohibited Uses. The following uses are prohibited at the State Facilities:	(	)	
persons activity	<b>a.</b> may not prohibite	Commercial Activity. The State Facilities shall not be used for any activity conducted for prosolicit to sell any merchandise or service at the State Facilities. The following are not commod by this subsection:			
approve	i. d by a sta	Meetings or conferences for public employees or their relatives describing employee benefate of Idaho agency.	fits ar (	nd )	
	ii.	Concessions authorized by law.	(	)	
Director	iii. where a	Vaccinations may be provided in exchange for a fee without the prior written permission pproved by a state of Idaho agency, board, commission or elected official.	of tl	he )	
	iv.	The conduct of business by a Tenant.	(	)	
	b.	Camping.	(	)	
	c.	Private Events and Exhibits.	(	)	
Facilitie	<b>03.</b> s.	Priority of Uses. State Maintenance and Improvements have priority over all other use of the	ne Sta (	ite )	
	04.	Limitations on Public Access and Use.	(	)	
conduct	a. of busine	Public Access to the Interior. Public access to the Interior and to Tenant Space is limited ess with a Tenant.	l to tl (	he )	
	b.	Common Space. The public shall not use the Common Space for Events, Exhibits, or Displa	ıys. (	)	
	c.	Hours of Use.	(	)	
to a Sta Business		Unless otherwise provided in these rules or when extended hours are posted at the public erry, the hours for public access to the Interior of the State Facilities are 8 a.m. to 5 p.m. or			
Rules."	ii.	The hours of use of the Parking Facilities are governed by IDAPA 38.04.04, "Capitol Mall F	Parkii (	ng )	
sunset.	iii.	The hours for public access to the Exterior of the Chinden Office Complex are from sur	nrise (	to )	
similarly	<b>d.</b> y designa	Restricted Areas. Areas of the State Facilities marked "private," "no admission," "staff or ted as not open to the public are not available for public use.	nly,"	or )	
201.	(RESEI	RVED)			
	<b>202. EQUIPMENT AND SUPPLIES.</b> Except as provided in these rules, the Department will not provide equipment or supplies for use of the State Facilities.				
203.	ESTAB	LISHMENT OF PERIMETERS.			

Security Personnel and law enforcement may establish perimeters separating participants in Public Use of the State Facilities or State Events and Exhibits. Participants in and observers of any Public Use or State Events and Exhibits shall observe perimeters set pursuant to this section.

### 204. AREA CLOSURES.

The Director may direct that any portion of the State Facilities be closed for Public Use upon a finding that the closed portion of the State Facilities has sustained damage or is in imminent danger of sustaining damage. The closure directive shall identify the portion of the State Facilities closed, the damage that has occurred or that will occur without closure, and the estimated period of closure to restore or prevent the damage. A notice of closure and information on how to obtain a copy of the closure directive shall be posted at the closed portion of the State Facilities. Circumstances presenting an imminent danger of damage to the State Facilities include, but are not limited to, the saturation of soil, turf, or landscaped areas with water, excessive foot traffic over landscaped areas, preventing turf or plants from obtaining adequate sunlight, and the buildup of ice or snow on landscaped areas.

### 205. -- 299. (RESERVED)

### 300. RESTRICTIONS AND LIMITATIONS ON USE.

The restrictions and limitations on use of the State Facilities set forth in Sections 301 through 399 of these rules apply to all Public Use of the State Facilities. The lease or license of Tenant Space may vary from these rules for use by the Tenant, its employees, and its invited guests. Subchapters of these rules applicable to a State Facility may vary from the rules in Sections 200 through 399 of these rules for Public Use of the State Facility.

### 301. USES INTERFERING WITH ACCESS OR USE OF FACILITY.

- **O1.** Interference with Primary Use of Facility or Real Property. Public Use of the State Facilities shall not interfere with the primary use of the facility or real property adjoining the facility. The primary uses of the State Facilities include, but are not limited to, public meetings and hearings, court proceedings, and the conduct of public business by agencies or officials of the state of Idaho that normally occupy and use the affected facility or the real property adjoining the facility. The primary use of the State Facilities also includes the conduct of business by Tenants leasing or licensing a portion of the State Facility.
- **02. Interference with Access.** Public Use of the State Facilities shall not block fire hydrants, fire or emergency vehicle lanes, vehicular drives, pedestrian walkways, doorways, steps or similar access routes through, in or out of the State Facilities.

### 302. MAINTENANCE AND IMPROVEMENTS.

Public Use shall not interfere with State Maintenance and Improvements. The Department will publish the regular maintenance and improvement schedule at the Department's website. The regular maintenance and improvement schedule may be modified due to weather, staffing, emergency repairs, equipment failures, funding changes, contract modifications, State Events and Exhibits or other causes arising after the schedule's publication. ( )

### 303. MOTORIZED VEHICLES.

- **01. Operation on Designated Areas**. Motorized vehicles not owned or operated by the state of Idaho or law enforcement must remain on designated roadways and parking areas.
- **O2.** Parking. Parking of motorized vehicles at the Capitol Mall is governed by IDAPA 38.04.04, "Capitol Mall Parking Rules." Except as provided in IDAPA 38.04.04, Public Use of the State Facilities for parking is limited to the period the operator or passengers are using the State Facility in compliance with these rules. Unless approved by the Director, the public shall not park motorized vehicles overnight at the State Facilities. Public parking may be limited to designated parking areas.
- **03. Towing**. Motorized vehicles parked outside of designated parking areas and times may be towed without notice at the vehicle owner's expense.
- **04. Excluded Vehicles.** Wheelchairs, motorized scooters, and other equipment providing individual mobility to the disabled are not motorized vehicles for the purposes of this section.

#### BICYCLES, SKATES, SKATEBOARDS, SCOOTERS, AND OTHER NON-MOTORIZED 304. TRANSPORTATION.

Bicycles, skates, skateboards, and scooters may not be used at the State Facilities. Users of all other non-motorized

transportation must remain on designated pathways during use. Where indicated by a posted notice or where requested by Security Personnel, law enforcement or a state employee or agent supervising a State Facility, users must store non-motorized transportation in a designated storage area on the exterior of a State Facility. Wheelchairs and other equipment providing individual mobility to the disabled are not non-motorized transportation for the purposes of this section.						
<b>305.</b> The foll	ANIMA owing ap	ALS. uply to animals at the State Facilities:	(	)		
	01.	Wildlife. Unless authorized by the Director, persons may not:	(	)		
object at	<b>a.</b> t a wild a	Interfere with, hunt, molest, harm, frighten, kill, trap, chase, tease, annoy, shoot, or thinimal at the State Facilities.	row a	ny )		
	b.	Feed, give, or offer food or any noxious substance to a wild animal at the State Facilities.	(	)		
	02.	Domestic Animals.	(	)		
person b	<b>a.</b> oringing t	Domestic animals are not allowed at the State Facilities unless leashed and under the controlle animal to the State Facility.	ol of t (	the		
equipme animal.	b. ent neces	The person bringing the animal to the Exterior of the State Facilities shall have in his possessary to remove the animal's fecal matter and immediately remove all fecal matter deposited	ssion t d by t (	he he		
c. Animals are not allowed at the Interior unless the animal is a service animal necessary to assist individuals with disabilities or an animal in the service of Law Enforcement. The person bringing the animal to the Interior shall have in his possession the equipment necessary to remove the animal's urine and feces and immediately remove all urine and feces deposited by the animal.						
<b>306.</b> Unless a		SCAPING. d by the Director, no person shall:	(	)		
State Fa	<b>01.</b> cilities.	Plants. Damage, cut, carve, transplant or remove any plant, including but not limited to tree	s, at t	he )		
	02.	Grass. Dig in or otherwise damage grass areas at the State Facilities.	(	)		
Facilitie	<b>03.</b> s.	Irrigation Equipment. Interfere with, damage or remove irrigation equipment at the	ne Sta	ate )		
not limit	<b>04.</b> ted to, ro	<b>Landscaping Materials.</b> Move or alter landscaping materials at the State Facilities includes, edging materials, and bark or mulch.	ling, t	out )		
Facilitie	<b>05.</b> s.	Climbing. Climb or scale buildings, memorials, statues, trees, fences, or improvements at t	he Sta	ate )		
<b>307.</b> Consum		AND BEVERAGES. food and beverages at the State Facilities is subject to the following:	(	)		
o notice	01.	Consumption May Be Prohibited. The consumption of food and beverages may be prohibited the entrance to all or a portion of the State Facilities	bited	by		

		OF ADMINISTRATION ty in Capitol Mall/Multi-Agency Facilities/Other Properties	Docket No. 38-0406-220 PENDING RULI
	02.	Alcohol. Alcohol may not be consumed or distributed at the State Fa	cilities. (
		ING.  I observe the smoke free entrance notices and smoke or vape only bing is not allowed in the Interior.	in designated Exterior areas
<b>309.</b> No fires		CANDLES, AND FLAMES., or other sources of open flame are permitted at the State Facilities.	(
310. DISPL	POSTE AYS.	RRS, PLACARDS, BANNERS, SIGNS, EQUIPMENT, TAB	ELES, MATERIALS, ANI
electric	<b>01.</b> al or trip l	<b>Electrical Cords</b> . Electrical cords must be protected by cord cover hazard.	s or gaffers tape to prevent a
or stand	<b>02.</b> l on railin	Railings and Stairways. Items may not be placed on railings or stair gs or stairways.	rways and no persons shall si
a facilit	<b>03.</b> y to anoth	<b>Tossing or Dropping Items</b> . Items may not be tossed or dropped over level or to the ground.	er railings or from one level o
		<b>Ingress or Egress</b> . No item, including tables, chairs, exhibits, equipso as to block ingress or egress to any portion of the State Facilities the facility, or to restrict emergency egress or ingress.	oment, materials, and Displayes, or to restrict the follow o
designe includir Items n	ed for that ng trees. A nay not be	Attaching, Affixing, Leaning, or Propping Materials. Posters, ing any printed materials, shall not be affixed on any exterior surfat purpose or on any permanent Commemorative Installation, post, all posters, placards, banners, signs, and Displays must be free-standing leaned or propped against any exterior surface of the State Facilities t limited to, placement of a stake, post, or rod into the ground to support	ace of the State Facilities no railing, fence or landscaping or supported by individuals or embedded into the ground
dent, di	g or tear	Materials Causing Damage to Exterior Surface. Stages, risers, ch Displays, and similar items shall be constructed and used in a manner any surface at the State Facilities or any systems or utilities of the State ppression systems, storm drains, ventilation systems, and landscape we	that will not damage, scratch te Facilities including, but no
		Free Distribution of Literature and Printed Material. All literature charge. The party distributing literature and printed material shall use of the State Facilities that such material is not discarded outside of	ensure periodically and at th
includir	08. ng chalk,	<b>Surface Markings</b> . Users shall not use any material to mark on any paint, pens, ink, or dye.	surface of the State Facilitie
<b>311.</b> To enha		SUBJECT TO SEARCH. rity and public safety, Security Personnel or law enforcement may insp	pect: (
conceal	<b>01.</b> ing stoler	Packages and Bags. Packages, backpacks, purses, bags, and brief items or items prohibited by these rules.	cases reasonably suspected o

**312. PROHIBITED ITEMS.** The following, as defined in Title 18, Chapter 33, Idaho Code, are not permitted at the State Facilities: bombs, destructive devices, shrapnel, weapons of mass destruction, biological weapons, and chemical weapons. Security

**02. Items**. Items brought to the State Facilities, if there is a reasonable suspicion that an item may be capable of injuring, damaging or harming persons or property at the State Facilities. ( )

### DEPARTMENT OF ADMINISTRATION Use of Property in Capitol Mall/Multi-Agency Facilities/Other Properties

Docket No. 38-0406-2201 PENDING RULE

Personnel or law enforcement may direct that any person at the State Facilities immediately remove from the State Facilities any club, bat, or other item that can be used to injure, damage, or harm persons or property.

#### 313. (RESERVED)

### 314. UTILITY SERVICE.

The public may not use the utility services of the State Facilities other than restrooms; provided, however, the Director may authorize limited use of electrical service for the duration of Public Use authorized by these rules. Utility services include, but are not limited to, electrical, sewage, water, heating, and geothermal services. The Director may terminate the use of utilities if such use interferes with the utility services of the State Facilities or the equipment or apparatus using utility service fails to comply with applicable rules or codes.

#### 315. LAW ENFORCEMENT AND FACILITY EXIGENCY.

In case of a fire, bomb threat, utility malfunction, structural failure or other unforeseen emergency or threat endangering public safety or health, or endangering public property, law enforcement, Security Personnel and state employees or officials may direct all persons off of the State Facilities and delay or postpone any activity until the emergency or threat is abated. ( )

#### 316. COMPLIANCE WITH LAW.

All use of the State Facilities shall comply with applicable law including, but not limited to, fire and safety codes.

### 317. HEALTH, SAFETY, AND MAINTENANCE OF STATE FACILITIES.

- **01.** Clean Condition After Use. Users shall leave the State Facilities in reasonably clean condition after use, including depositing all trash in designated receptacles.
- **02. Items Return to Proper Location.** Users shall return all items including, but not limited to, movable furniture and trash receptacles, to their location at the conclusion of the use.
- **03. Public Health.** No person shall excrete human waste at the State Facilities except in designated restroom facilities. For purposes of this section, excrete means the discharge of human waste from the body, including the acts of defecation and urination. For purposes of this section, human waste means human feces or human urine.
  - **04. Fireworks**. No person shall possess or use fireworks at the State Facilities. ( )

### 318. REMOVAL OF ITEMS.

All items brought to the State Facilities by the public shall be removed at the conclusion of the person's use of the State Facility and prior to the expiration of each day's hours of use by the public. Unless items are subject to report and transfer to the state treasurer as unclaimed property pursuant to Idaho law, the Director may authorize disposal of items left at the State Facilities.

### 319. -- 399. (RESERVED)

#### 400. LIABILITY.

- **01. State Liability**. Nothing in these rules shall extend the liability of the state of Idaho beyond that provided in the Idaho Tort Claims Act, Title 6, Chapter 9, Idaho Code.
- **02. No Endorsement.** Action or inaction of the Department shall not imply endorsement or approval by the state of Idaho of the actions, objectives or views of participants in Public Use of the State Facilities. ( )

### **401. -- 499.** (RESERVED)

### SUBCHAPER D – RULES FOR PUBLIC USE OF THE CHINDEN OFFICE COMPLEX

		OF ADMINISTRATION Ity in Capitol Mall/Multi-Agency Facilities/Other Properties	Docket No. 38-0406-2 PENDING RU	
500. The foll		TIONAL DEFINITIONS.  Iditional definitions apply to Public Use of the Chinden Office Complex	: (	)
	01.	Recreational Facilities. Facilities designated by the Director for Recre	eational Use. (	)
informa	<b>02.</b> l sports g	Recreational Use. Use for leisure or athletic purposes such as picnic ames.	king and sports practice	es or
member	ector mars of the ional Fac	F RECREATIONAL FACILITIES. y authorize reservation of Recreational Facilities under this section by a public from use of Recreational Facilities during reserved periods. Utilities are available for Recreational Use by the public on a first-come,	nless reserved by a Ter	nant,
502. Section the Chir	ALCO 307 of the nden Offi	HOL. lese rules is modified by this section. Alcohol may be consumed or distr ce Complex if such space is licensed or leased to a private individual or	ibuted in the Tenant Spacentity.	ce at
503. Section designar	309 of	CANDLES, AND FLAMES. these rules is modified by this section. Fires and other sources of cue facilities at the Chinden Office Complex.	pen flame are permitte	d in
to the C	on shall s	F WATERWAYS.  swim, fish, or wade in waterways at the Chinden Office Complex. Person Office Complex shall not permit the animal to swim or wade in water ways include ponds, ditches, and canals.		

505. -- 999.

(RESERVED)

### **IDAPA 38 – DEPARTMENT OF ADMINISTRATION**

### 38.04.07 – RULES GOVERNING USE OF THE INTERIOR OF STATE PROPERTY IN THE CAPITOL MALL AND OTHER STATE FACILITIES

# DOCKET NO. 38-0407-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 67-5709, 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 Department of Administration has performed a critical and comprehensive review of the statutes and existing rule chapter. As a result of the review, the Department has made the determination to repeal this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation. Necessary provisions have been retained and included in companion docket no. 38-0406-2201 published in this bulletin.

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 September 7, 2022, Idaho Administrative Bulletin, Vol. 22-9, page 278.

**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: NA

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Steve Bailey, (208) 332-1825.

DATED this October 7, 2022

Steve Bailey
Deputy Director
Department of Administration
650 W. State Street
Room 100
Boise, Idaho 83720
steven.bailey@adm.idaho.gov
(208) 332-1825

### THE FOLLOWING NOTICE 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 67-5709, Idaho Code.

**PUBLIC HEARING SCHEDULE:** Public hearings 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, 2022.

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

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

The Department of Administration is performing a critical and comprehensive review of the statutes and existing rules chapter. As a result of the review, the Department has made the determination to repeal this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation. Necessary provisions have been retained and included in companion docket no. 38-0406-2201 published in this bulletin.

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

**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: NA

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because the repeal of this chapter will result in the reduction of regulatory burden.

**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: NA

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Steve Bailey, (208) 332-1825.

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, 2022.

DATED this August 5, 2022.

### **IDAPA 38.04.07 IS BEING REPEALED IN ITS ENTIRETY**

### **IDAPA 38 – DEPARTMENT OF ADMINISTRATION**

# 38.04.08 – RULES GOVERNING USE OF IDAHO STATE CAPITOL DOCKET NO. 38-0408-2202 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 67-1604, 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 Department of Administration has performed a critical and comprehensive review of the statutes and existing rule chapter. The Department has rewritten this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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 September 7, 2022, Idaho Administrative Bulletin, Vol. 22-9, pages 279-290.

**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: NA

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Steve Bailey, (208) 332-1825.

DATED this October 7, 2022

Steve Bailey Deputy Director Department of Administration 650 W. State Street Room 100 Boise, Idaho 83720 steven.bailey@adm.idaho.gov (208) 332-1825

### THE FOLLOWING NOTICE 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 67-1604, 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, 2022.

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

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

The Department of Administration is performing a critical and comprehensive review of the statutes and existing rules chapter. The Department is rewriting this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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

**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: NA

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because the changes being contemplated are not considered substantive and are expected to affect only the rule's format and duplication with other related rules.

**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: NA

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Steve Bailey, (208) 332-1825.

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, 2022.

DATED this August 5, 2022.

### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 38-0408-2202

### 38.04.08 - RULES GOVERNING USE OF IDAHO STATE CAPITOL

governi the pres Code, g Section	67-1604, ng access iding offi ives the I 67-1602,	AUTHORITY. Idaho Code, gives the Director of the Department of Administration authority to promulg to and use by the public of the capitol building and its grounds after consultation with the goers of the senate and house of representatives, and the Capitol Commission. Section 67-570 Director authority to promulgate rules governing certain public facilities, subject to the provenue of Idaho Code, which determines the control and allocation of space in the Idaho State Cap consultations required in Section 67-1604, Idaho Code.	goverr 99, Ida visions	nor, aho s of
001. These r	SCOPE ules conta	in the provisions for use of the Idaho State Capitol.	(	)
the Idal	o State C	Application to Space Controlled by the Idaho Legislature. The Idaho legislature is exert fithe Idaho Administrative Procedure Act, pursuant to Section 67-5201(2), Idaho Code. Space Capitol controlled by the Idaho legislature is governed by Section 67-1602(3), Idaho Code, are procedures of the Idaho legislature.	ce wit	hin
002	009.	(RESERVED)		
010.	DEFIN	ITIONS.		
	01.	Camping. Any activity prohibited under Section 67-1613, Idaho Code.	(	)
Code.	02.	Capitol Commission. The Idaho State Capitol Commission established in Section 67-160	)6, Ida (	aho )
designe	<b>03.</b> d to recog	Commemorative Installation. Any statue, monument, sculpture, memorial or landscape gnize a person, group, event or element of history.	e feat	ure )
	04.	<b>Department</b> . The Department of Administration.	(	)
	05.	<b>Director</b> . The Director of the Department of Administration or his designee.	(	)
	06.	Display. An attended exhibition or installation of physical items during an Event.	(	)
award c	<b>07.</b> eremonie	<b>Event</b> . Any activity including, but not limited to, arts or cultural presentations, weddings, s, memorials, and seminars.	dinne (	ers,
to, com	<b>08.</b> memorati	<b>Exhibit</b> . Exhibitions or installations of physical items outside of an Event including, but no ve installations, floral displays, art objects, historical artifacts, and cultural objects.	ot limi (	ted
improve	09. ements on	<b>Exterior</b> . The exterior of the Idaho State Capitol, the real property, the grounds, a the exterior of the Idaho State Capitol or on its grounds.	and (	the )
office in	n book 1	<b>Idaho State Capitol</b> . The building and grounds governed by chapter 16, title 67, Idaho C l square as identified on the Boise City original townsite plat filed in the Ada County Re on page 1. The Idaho State Capitol is bounded by the following streets: State Street, Sixt and Eighth Street.	ecorde	er's
	11.	Interior. The interior spaces within the Idaho State Capitol.	(	)
extendi	12. ng from t	<b>Jefferson Steps</b> . The building entrance at the second floor of the Idaho State Capitol, the entrance, and the hard surface extending between the steps and the sidewalk along I		

Docket No. 38-0408-2202 PENDING RULE

Street.		(	)
to Section 67-160 enforcement offi	<b>Law Enforcement</b> . An officer of the Idaho state police, Ada County sheriff's office, or Bo athority to enforce the laws of the state of Idaho and ordinances for the Idaho State Capitol p 05, Idaho Code, or any peace officer as defined in Section 19-5101, Idaho Code, or an equivaler in the service of the United States who is authorized by law or the Idaho State Police to be Idaho State Capitol.	oursua lent la	nt
14. from the fourth f	<b>Legislative Galleries</b> . The areas of the Interior overlooking the Senate and the House and a loor of the Interior.	ccesso (	ed )
15. legislature.	Legislative Hearing Rooms. A room in the Interior holding a meeting of a committee of the	ne Idal (	10
	<b>Permit</b> . A written authorization issued by the Director allowing use of the Idaho State Caermit. A Permit serves as a reservation to use a portion of the Idaho State Capitol with the produsection 200.04 of these rules.		
	<b>Presiding Officer</b> . The Presiding Officer of the Senate is the President Pro Tempore. The Pouse is the Speaker. The Presiding Officer of a standing, joint, or special legislative committee the committee the president of the Committee the president of the Committee the President Property of the Presiden	residii ee is tl (	ng he )
	<b>Private Event or Private Exhibit</b> . Any activity sponsored or initiated by a member of the to invited or qualifying individuals or groups. Private Events and Private Exhibits include, eddings, dinners, award ceremonies, memorials, and seminars.		
19.	Private Space. The portion of the Interior that is not Public Space.	(	)
<b>20.</b> 67-1602(1), Idah "staff only," or si	<b>Public Space</b> . The portion of the Interior that is maintained by the Department pursuant to to Code, and is not designated as closed to the public by being marked "private," "no adminilarly designated as not open to the public.	Section Section Section	ວກ ເ,"
21.	Public Use. Use that is not:	(	)
a.	A State Event or Exhibit;	(	)
<b>b.</b> Idaho business; o	Use by a public officer, official, employee, contractor, agency, or board or commission for or	state (	of )
c.	State Maintenance and Improvements.	(	)
22. whose job duties	<b>Security Personnel</b> . A state of Idaho employee or a staff member of a state of Idaho coinclude monitoring compliance with and enforcing these rules.	ontract (	or )
<b>23.</b> Idaho Code.	State Business Day. Monday through Friday, excluding the holidays set forth in Section	73-10 (	8,
24. board, commission	State Events and Exhibits. All functions initiated and controlled by any state of Idaho on, officer or elected official acting on behalf of the state of Idaho.	agenc	;y, )
25.	State Maintenance and Improvements. Maintenance or improvement of the Idaho State	Capit	ol

by the state of Idaho or its contractors. Maintenance for the purpose of this definition includes, but is not limited to, grounds maintenance such as mowing, watering, landscaping, aerating, resodding, fertilizing and planting; and structural maintenance such as pressure washing, painting, window cleaning, and re-glazing. Improvement for the purpose of this definition includes, but is not limited to, the following: construction of new buildings or portions of buildings; renovations to existing buildings; the installation of permanent structures and equipment such as benches, sprinklers, flagpoles, monuments and memorials; and, the installation of temporary equipment and structures such as

Docket No. 38-0408-2202 PENDING RULE

construc	ction fenc	ing, generators and portable buildings.	(	)
011 1	199.	(RESERVED)		
200.	USE OI	F IDAHO STATE CAPITOL.		
	01.	Authorized Uses by the Public.	(	)
Public U	<b>a.</b> Jse.	Except as provided otherwise in these rules, the Exterior and the Public Space is available	ible f	or )
	b. sion, included the s	Public access to Private Space occupied by a state of Idaho officer, official, agency, be luding an elected official other than a legislator, is limited to the conduct of business we pace.		
	<b>c.</b> are is limitegislator.	Unless otherwise directed by the Presiding Officer, public access to space controlled by the ited to the Legislative Galleries, Legislative Hearing Rooms, and the conduct of legislative be		
		Temporary and permanent placement of Exhibits in the Public Space shall be reviewed sion in accordance with Section 67-1608(3), Idaho Code. Placement of Exhibits does not a Public Use permitted by these rules.		
	02.	<b>Prohibited Uses</b> . The following uses are prohibited at the Idaho State Capitol:	(	)
Space. I rule if the	Events pro he Event	Commercial Activity. The Exterior and the Public Space shall not be used for any sofit and persons may not solicit to sell any merchandise or service on the Exterior or in the omoting an industry, product or service in the Public Space under a Permit are not prohibited is limited to Displays, distribution of information, including literature, or both and participaters or contracts for a product or service.	Publ	lic nis
	b.	Camping.	(	)
	c.	Private Events and Private Exhibits.	(	)
State Ca have pri Use.	<b>03.</b> apitol. The contract over	<b>Priority of Uses</b> . State Maintenance and Improvements has priority over all other use of the conduct of business by the public entity or official occupying or controlling Private Spacer Public Use of the Idaho State Capitol. Public Use held under a Permit has priority over other	ce sha	all
		Use of Space Controlled by the Idaho Legislature. Use of space controlled by the ding Public Use, is governed by chapter 16, title 67, Idaho Code, and the rules adopted by the cribed in Subsection 001.03 of these rules.		
201.	(RESEI	RVED)		
Capitol.	as provid Where 1	MENT AND SUPPLIES.  ed in these rules, the Department will not provide equipment or supplies for use on the Idah requested in a Permit application for use of the Jefferson Street Steps or the Public Spa provide a podium and a public address system, unless such equipment is being repaired or re	ice, tl	he
State Ca	Personn apitol or S	LISHMENT OF PERIMETERS. el and Law Enforcement may establish perimeters separating participants in Public Use of the State Events or Exhibits. Participants in and observers of any Public Use or State Events or Eimeters set pursuant to this section.		

#### 204. AREA CLOSURES.

The Director may direct that any portion of the Idaho State Capitol be closed for Public Use upon a finding that the closed portion of the Idaho State Capitol has sustained damage or is in imminent danger of sustaining damage. The closure directive shall identify the portion of the Idaho State Capitol closed, the damage that has occurred or that will occur without closure, and the estimated period of closure to restore or prevent the damage. A notice of closure and information on how to obtain a copy of the closure directive shall be posted at the closed portion of the Idaho State Capitol. Circumstances presenting an imminent danger of damage to the Exterior include, but are not limited to, the saturation of soil, turf, or landscaped areas with water, excessive foot traffic over landscaped areas, preventing turf or plants from obtaining adequate sunlight, and the buildup of ice or snow on landscaped areas.

#### 205. -- 299. (RESERVED)

#### 300. RESTRICTIONS AND LIMITATIONS ON USE.

The restrictions and limitations on use of the Idaho State Capitol set forth in Sections 301 through 399 of these rules shall apply to all Public Use of the Idaho State Capitol.

#### 301. USES INTERFERING WITH ACCESS OR USE OF FACILITY.

- **01. Interference With Primary Use of Idaho State Capitol**. Events, Exhibits, and Public Use of the Idaho State Capitol shall not interfere with the primary use of the Idaho State Capitol. The primary uses of the Idaho State Capitol are legislative proceedings, public meetings and hearings, court proceedings, and the conduct of public business by agencies or officials of the state of Idaho that normally occupy and use the Idaho State Capitol. ( )
- **02. Interference With Access.** Public Use of the Idaho State Capitol shall not block fire hydrants, fire or emergency vehicle lanes, vehicular drives, pedestrian walkways, doorways, steps or similar access routes through, in or out of the Idaho State Capitol.

#### **302.** LOCATIONS AND HOURS.

- **01. Interior Hours**. The hours for Public Use and public access to the Interior shall include the periods in which public meetings and other activities open to the public are held within the Interior. The hours for Public Use will be posted, where feasible, to the website containing official Idaho State Capitol information. Participants in Public Use of the Interior shall exit the Interior at the conclusion of the hours for Public Use. Public hours shall not be reduced during Public Use authorized under these rules unless an emergency or threat exists under Section 315 of these rules.
- **02. Exterior Use Locations.** In addition to limitations on the interference with access set forth in Section 301 of these rules and compliance with all fire, health, and safety codes, Public Use on the Exterior shall be:
- **a.** On the Jefferson Street Steps or on hard surfaces, including concrete and granite, on the Exterior; and
  - **b.** At least fifteen (15) feet from the exterior walls and windows of the Idaho State Capitol. ( )

#### 303. MAINTENANCE AND IMPROVEMENTS.

Public Use shall not interfere with State Maintenance and Improvements. The regular maintenance and improvement schedule may be modified due to weather, staffing, emergency repairs, equipment failures, funding changes, contract modifications, State Events and Exhibits or other causes.

#### 304. MOTORIZED VEHICLES.

Motorized vehicles not owned or operated by the state of Idaho or Law Enforcement must remain on designated roadways and parking areas. Parking of motorized vehicles is governed by IDAPA 38.04.04, "Capitol Mall Parking Rules." Wheelchairs, motorized scooters, and other equipment providing individual mobility to individuals with a disability are not motorized vehicles for the purposes of this section.

## 305. BICYCLES, SKATES, SKATEBOARDS, SCOOTERS, AND OTHER NON-MOTORIZED TRANSPORTATION.

Bicycles, skates, skateboards, and scooters may not be used at the Idaho State Capitol. Users of all other non-

motorize posted n the Idah Wheelch	ed transp notice or v o State C nairs and	cortation must remain on designated pathways during use of the Exterior. Where indicates where requested by Security Personnel, Law Enforcement or a state employee or agent super Capitol, users must store non-motorized transportation in a designated storage area on the Exterior of the equipment providing individual mobility to individuals with a disability are not non-most the purposes of this section.	ervisii Exteri	ng or.
306. The follow	ANIMA owing ap	ALS. ply to animals on the Idaho State Capitol:	(	)
	01.	Wildlife. Unless authorized by the Director persons may not:	(	)
at a wild	<b>a.</b> l animal o	Interfere with, hunt, molest, harm, frighten, kill, trap, chase, tease, annoy, shoot or throw any on the Exterior.	y obje (	ect )
	b.	Feed, give or offer food or any noxious substance to a wild animal on the Exterior.	(	)
	02.	Domestic Animals.	(	)
person b	<b>a.</b> oringing t	Domestic animals are not allowed on the Exterior unless leashed and under the control he animal to the Exterior.	of t	he )
assist in must be	<b>b.</b> dividuals leashed a	Domestic animals are not allowed in the Interior unless the animal is a service animal necess with disabilities or an animal in the service of Law Enforcement. Animals allowed under the and under the control of the person bringing the animal to the Interior.		
deposite	d by the	The person bringing the domestic animal to the Exterior Idaho State Capitol shall have quipment necessary to remove the animal's fecal matter and immediately remove all fecal animal. The person brining the animal to the Interior shall have in his possession the equipment animal's urine and feces and immediately remove all urine and feces deposited	l matt iipme	ter ent
307. Persons		CAPING AND IMPROVEMENTS.  In state employees or contractors designated by the Director may not:	(	)
the Exte	<b>01.</b> rior.	Plants. Damage, cut, carve, transplant or remove any plant including, but not limited to, tr	rees,	on )
	02.	Grass. Dig in or otherwise damage grass areas on the Exterior.	(	)
	03.	Irrigation Equipment. Interfere with, damage or remove irrigation equipment on the Exter	rior.	)
limited t	<b>04.</b> 30, rock, 6	<b>Landscaping Materials</b> . Move or alter landscaping materials on the Exterior including, edging materials, and bark or mulch.	but n	iot )
improve	05. ments at	<b>Climbing</b> . Climb or scale buildings, Commemorative Installations, trees, fences, posts of the Idaho State Capitol.	or oth	ier )
308. Consum		AND BEVERAGES. food and beverages at the Idaho State Capitol is subject to the following:	(	)

**O1.** Consumption May Be Prohibited. The consumption of food and beverages, including water, may be prohibited by a notice posted at the entrance to all or a portion of the Exterior. Each authority granted control of a portion of the Interior as described in Section 67-1602, Idaho Code, may prohibit the consumption of food and

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)

beverages, including water, in that portion of the Interior by posting a notice at one (1) or more of the entrances to the portion of the Interior under its control.

( )

Alcohol. Alcohol may not be consumed or distributed on the Exterior or the Public Space. ( )

#### 309. SMOKING AND VAPING.

All persons shall observe the smoke free entrance notices and shall smoke or vape only in designated areas of the Exterior. Smoking and vaping is not allowed in the Interior.

#### 310. FIRES, CANDLES, AND FLAMES.

No fires, candles or other sources of open flame are permitted at the Idaho State Capitol.

## 311. POSTERS, PLACARDS, BANNERS, SIGNS, EQUIPMENT, TABLES, MATERIALS, AND DISPLAYS.

- **01. Electrical Cords**. Electrical cords must be protected by cord covers or gaffers tape to prevent an electrical or trip hazard.
  - **02. Railings.** Items may not be placed on railings and persons may not sit or stand on railings. ( )
- **03. Tossing or Dropping Items**. Items may not be tossed or dropped over railings or from one (1) level of the Idaho State Capitol or improvements at the Idaho State Capitol to another level or to the ground.
- **04. Ingress or Egress.** No item, including tables, chairs, exhibits, equipment, materials, and displays shall be located so as to block ingress or egress to any portion of the Idaho State Capitol, or to restrict the flow of individuals using the facility, or to restrict emergency egress or ingress.
- **05.** Attaching, Affixing, Leaning or Propping Materials. Posters, placards, banners, signs, and Displays, including any printed materials, shall not be affixed on any surface of the Idaho State Capitol or on any Exhibit or Commemorative Installation, post, railing, fence or landscaping, including trees. All posters, placards, banners, signs, and Displays must be free-standing or supported by individuals. Items may not be leaned or propped against any surface of the Idaho State Capitol or embedded into the ground including, but not limited to, placement of a stake, post or rod into the ground to support materials.
- **06.** Materials Causing Damage to Surfaces. Stages, risers, chairs, tables, sound equipment, props, materials, displays, and similar items shall be constructed and used in a manner that will not damage, scratch, dent, dig or tear any surface on the Idaho State Capitol or any systems or utilities of the Idaho State Capitol including, but not limited to, fire suppression systems, storm drains, ventilation systems, and landscape watering systems. ( )
- **67. Free Distribution of Literature and Printed Material.** All literature and printed material must be distributed at no charge. The party distributing literature and printed material shall ensure periodically and at the conclusion of its use of the Idaho State Capitol that such material is not discarded outside of designated trash receptacles.
- **08.** Surface Markings. Users shall not use any material to mark on any surface of the Idaho State Capitol including chalk, paint, pens, ink, or dye.
- **09. Capacity**. The number of users in the Interior is limited to the capacity designated by health and safety officials including, but not limited to, the state fire marshal, the division of building safety, and the department of health and welfare.
- **10. Moving Furniture and Items**. The public shall not move furnishings owned by the state of Idaho or placed by agents or employees of the state of Idaho at the Idaho State Capitol, including chairs, benches, tables, signs, art, memorials, statues, or Exhibits.
- 11. Sound Amplification. Except for amplification provided by the Department under a Permit and use by Law Enforcement or Security Personnel or by state employees and officials under Subsection 315.01 of these

DEPARTMENT OF ADMINISTRATION Rules Governing Use of Idaho State Capitol	Docket No. 38-0408-2202 PENDING RULE
rules, sound amplification devices shall not be used in the Interior.	( )
312. ITEMS SUBJECT TO SEARCH. To enhance security and public safety, Security Personnel and Law Enforcement may it	inspect: ( )
<b>01.</b> Packages and Bags. Packages, backpacks, purses, bags, and brief concealing stolen items or items prohibited by law, including these rules.	cases reasonably suspected of
<b>02. Items</b> . Items brought to the Idaho State Capitol, if there is a reasona be capable of injuring, damaging or harming persons or property at the Idaho State Causes of the Idaho State Capitol in violation of law, including these rules.	ble suspicion that an item may apitol of disrupting the primary
313. PROHIBITED ITEMS.  The following, as defined in title 18, chapter 33, Idaho Code, are not permitted at th destructive devices, shrapnel, weapons of mass destruction, biological weapons, and Personnel or Law Enforcement may direct that any person at the Idaho State Capitol Idaho State Capitol any club, bat, or other item that can be used in violation of law, it damage, or harm persons or property or to disrupt the primary uses of the Interior.	d chemical weapons. Security immediately remove from the
314. UTILITY SERVICE.  The public may not use the utility services of the Idaho State Capitol other than rest provided, however, the Director may authorize limited use of electrical service for authorized by these rules. Utility services include, but are not limited to, electrical geothermal services. The Director may terminate the use of utilities if such use interfet the Idaho State Capitol or the equipment or apparatus using utility service fails to cocodes.	or the duration of Public Use l, sewage, water, heating, and eres with the utility services of
315. LAW ENFORCEMENT AND FACILITY EXIGENCY – REMOVAL FO	OR NON-COMPLIANCE.
<b>01. Emergency or Threat</b> . In case of a fire, bomb threat, utility malfund unforeseen emergency or threat endangering public safety or health, or endan Enforcement, Security Personnel and state employees or officials may direct all personate Capitol and delay or postpone any activity until the emergency or threat is abated	gering public property, Law sons off of or out of the Idaho
<b>02. Removal</b> . The Director, the Presiding Officer, or their designees are Enforcement remove or exclude any person from the Interior who engages in any of the	
a. Violation of law, including these rules, where such violation:	( )
i. Interferes with the primary uses of the Idaho State Capitol, injures per to injure persons or property, or,	persons or property, or is likely
ii. Law Enforcement, Security Personnel, the Presiding Officer, or the requested compliance with the applicable law, including provisions of these rules, a comply.	
<b>b.</b> Engaging in a riot, unlawful gathering or a gathering designed to imp Idaho in violation of Sections 18-6401 or 18-6404, Idaho Code.	pede the business of the state of

316. COMPLIANCE WITH LAW.
All use of the Idaho State Capitol shall comply with applicable law including, but not limited to, fire, health, and safety codes.

#### HEALTH, SAFETY AND MAINTENANCE OF STATE FACILITIES. 317.

**01.** Clean Condition After Use. Users shall leave the Idaho State Capitol in reasonably clean condition after use, including depositing all trash in designated receptacles.

	<b>02.</b> furniture	<b>Return of Items to Proper Location</b> . Users shall return all items including, but not limit and trash receptacles, to their location at the conclusion of use.	ted to
designate	cluding th	<b>Public Health</b> . Persons may not excrete human waste at the Idaho State Capitol excom facilities. For purposes of this section, excrete means the discharge of human waste from eacts of defecation and urination. For purposes of this section, human waste means human for the eacts of defecation and urination.	om the
	04.	Fireworks. Persons may not possess or use fireworks at the Idaho State Capitol.	( )
	<b>05.</b> garments	<b>Attire</b> . Persons in the Interior shall be fully clothed. Fully clothed means wearing shoes and extending from the wearer's shoulders to the wearer's legs.	one (1)
All items Idaho St	s brought ate Capi	VAL OF ITEMS. to the Idaho State Capitol by the public shall be removed at the conclusion of the person's use tol. Unless items are subject to report and transfer to the state treasurer as unclaimed prolaw, the Director may authorize disposal of items left at the Idaho State Capitol.	
319 39	99.	(RESERVED)	
400.	PERMI	TS.	
specified of the Ex application	xterior of on within	Use Without a Permit. A Permit grants a reservation providing priority for use of the ermit as set forth in Subsection 200.04 of these rules. Applicants desiring to obtain a Permit of the Public Space outside of the Permit areas, hours or duration or who have not submit in the application period may use the Exterior or the Public Space, subject to the provisions of the	for use tted ar
	02.	Permit Areas, Hours and Duration, and Number of Participants.	( )
	02. a.	Permit Areas, Hours and Duration, and Number of Participants.  The Director will consider and grant Permits only for:	( )
	<b>a.</b>	The Director will consider and grant Permits only for:	(
	<b>a.</b> i.	The Director will consider and grant Permits only for: Public Use of the Jefferson Street Steps; and	
	<ul><li>a.</li><li>i.</li><li>ii.</li><li>b.</li><li>i.</li></ul>	The Director will consider and grant Permits only for:  Public Use of the Jefferson Street Steps; and  Public Use of the Public Space on the second floor rotunda.	
p.m.; and	<ul><li>a.</li><li>i.</li><li>ii.</li><li>b.</li><li>i.</li><li>i.</li><li>ii.</li></ul>	The Director will consider and grant Permits only for:  Public Use of the Jefferson Street Steps; and  Public Use of the Public Space on the second floor rotunda.  The Director will issue Permits for the following periods:	( ) ( ) ( ) ( ) ( )
p.m.; and	<ul> <li>a.</li> <li>i.</li> <li>b.</li> <li>i.</li> <li>d</li> <li>ii.</li> <li>es.</li> <li>c.</li> </ul>	The Director will consider and grant Permits only for:  Public Use of the Jefferson Street Steps; and  Public Use of the Public Space on the second floor rotunda.  The Director will issue Permits for the following periods:  Reserving use of the Jefferson Street Steps only for the period between the hours of 7 a.m.  Reserving the Public Space on the second floor rotunda during the hours of use in Section  The duration of a Permit for the Jefferson Street Steps will not exceed four (4) consecutive	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
p.m.; and these rule The dura	<ul> <li>a.</li> <li>i.</li> <li>b.</li> <li>i.</li> <li>d</li> <li>ii.</li> <li>es.</li> <li>c.</li> </ul>	The Director will consider and grant Permits only for:  Public Use of the Jefferson Street Steps; and  Public Use of the Public Space on the second floor rotunda.  The Director will issue Permits for the following periods:  Reserving use of the Jefferson Street Steps only for the period between the hours of 7 a.m.  Reserving the Public Space on the second floor rotunda during the hours of use in Section  The duration of a Permit for the Jefferson Street Steps will not exceed four (4) consecutive	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
p.m.; and these rule The dura	<ul> <li>a.</li> <li>i.</li> <li>b.</li> <li>i.</li> <li>d.</li> <li>c.</li> <li>ttion of a</li> <li>d.</li> <li>03.</li> <li>a Days pr</li> </ul>	The Director will consider and grant Permits only for:  Public Use of the Jefferson Street Steps; and  Public Use of the Public Space on the second floor rotunda.  The Director will issue Permits for the following periods:  Reserving use of the Jefferson Street Steps only for the period between the hours of 7 a.m.  Reserving the Public Space on the second floor rotunda during the hours of use in Section  The duration of a Permit for the Jefferson Street Steps will not exceed four (4) consecutive Permit for the Public Space will not exceed eight (8) consecutive hours.	( ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (

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		<b>Distribution</b> . Permits shall be granted by the Director on a first-come, first-served basis, sub 3 of these rules. Only one (1) Permit will be granted for the Jefferson Street Steps or the period of time.	oject Publ (	to ic )
will only	ly process ntative of	<b>Application Requirements</b> . Applications for a Permit shall be in writing on a form prescrit available at the office of the Division of Public Works and the Department's website. The D is applications that are complete and signed by the individual making a request or an authority or organization making the request. The Director may make reasonable inquiry to one application and the authority of the party signing the application.	irecto iorize	or ed
in the P	<b>07.</b> ermit for	<b>Conditions</b> . The Director may impose reasonable conditions on the use of the Idaho State Control the purpose of protecting persons and property.	Capit (	ol )
	08.	Transferability. Permits are non-transferable.	(	)
401.	APPRO	OVALS AND DENIALS OF A PERMIT APPLICATION.		
within t	<b>01.</b> wo (2) St	<b>Period for Approval or Denial</b> . The Department will approve or deny a complete appliate Business Days of the submission of the application.	icatio (	on )
	02.	Basis for Denial. Permits may be denied for one (1) or more of the following:	(	)
time per	<b>a.</b> riod.	A Permit has been granted for all or part of the requested location during all or part of the requested locatio	jueste (	ed )
requeste	<b>b.</b> ed time pe	A public entity or official will be using all or part of the requested location during all or part eriod.	t of th	ne )
	c.	The requested use would violate any provision of these rules or applicable law.	(	)
issuance	<b>d.</b> e of a Per	These rules do not authorize the use for the location or times requested or do not authorize the location requested.	ize tł (	ne )
misrepr	e. esentation	The Permit application is incomplete, contains a material falsehood, or contains a material falsehood	nateri (	al )
law.	f.	The Permit applicant has not certified that the applicant will comply with these rules or app	licab (	le )
entity si	<b>g.</b> ubmitting	The party signing the application is not legally competent to bind themselves or the organiza the application.	tion (	or )
	h.	The individual, organization or entity submitting the application:	(	)
	i.	Failed to pay costs or damages arising from an earlier use of any state facility;	(	)
applicat	ii. tion;	Made a material misrepresentation regarding the nature or scope of the use on a prior	Perm (	iit )
	iii.	Violated the terms of prior Permits issued to the individual, organization or entity; or	(	)
	iv.	Violated any applicable law in the course of previous Public Use of state of Idaho facilities.	(	)
governr	i. nent or to	The requested use would cause a clear and present danger to the orderly processes of state of the use of the Idaho State Capitol due to advocacy of:	f Idal (	10

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	i. ion thereo	The violent overthrow of the government of the United States, the state of Idaho, or any pof;	olitic (	al )
	ii.	The willful damage or destruction, or seizure and subversion of public property;	(	)
the state	iii. of Idaho	The forcible disruption or impairment of or interference with the regularly scheduled funct	ions (	of )
or the pu		The physical harm, coercion, intimidation or other invasions of the lawful rights of public o	fficia	ls )
	v.	Other disorders of a violent nature.	(	)
A Permit	t may be	CATION OF A PERMIT. revoked by the Director for the violation of any term or condition of the Permit or the violation of limited to, the violation of any provision of these rules.	ition (	of )
403.	APPEA	LS.		
request t	hat the I	<b>Time for Appeal</b> . The individual or the organization or entity submitting an application Department initiate a contested case within the period set forth below. The Department vid case after the following periods:		
	a.	Seven (7) State Business Days following the written denial of an application for a Permit;	(	)
	b.	Seven (7) State Business Days following the revocation of a Permit; and	(	)
the appli	c. cation for	Seven (7) State Business Days following the date the Department was required to approve or a Permit pursuant to Section 401 of these rules.	or den	ıy )
request a	an appeal	<b>Requesting an Appeal</b> . The individual or the organization or entity submitting an application in writing, with a physical copy delivered to the Director at the street address set forth osite containing the following:		
	a.	The name, address, and contact information of the appellant;	(	)
	b.	A concise statement of the reason the appeal should be granted;	(	)
	c.	Whether the appellant requests informal disposition to expedite the contested case; and	(	)
	d.	A description of the Permit sought.	(	)
written e Director	vidence and the	<b>Informal Disposition</b> . If an appellant requests informal disposition, the Director will submitted within five (5) State Business Days of the appeal request, or as otherwise agreed appellant. The Director will issue a final written order affirming, reversing or modifying the Permit.	by th	ie
hearing	<b>04.</b> and proc as of IDA	Contested Cases. If an appellant does not request informal disposition, the Director will scheed as set forth in chapter 52, title 67, Idaho Code. Contested cases will be governed APA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General."	by th	
	<b>05.</b> Idaho Co	<b>Judicial Review</b> . Judicial review of orders issued in an appeal is provided as set forth in chapde.	oter 52	2,
404 4	99.	(RESERVED)		
500.	LIABIL	ITY.		

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- **01. State Liability**. Nothing in these rules shall extend the liability of the state of Idaho beyond that provided in the Idaho Tort Claims Act, chapter 9, title 6, Idaho Code.
- **02. No Endorsement**. The grant of a Permit and any action or inaction of the Department does not imply endorsement or approval by the state of Idaho of the actions, objectives or views of participants in Public Use of the Idaho State Capitol.

**501. -- 999.** (RESERVED)

#### **IDAPA 38 – DEPARTMENT OF ADMINISTRATION**

## 38.04.09 – RULES GOVERNING USE OF THE CHINDEN OFFICE COMPLEX DOCKET NO. 38-0409-2201 (ZBR CHAPTER REPEAL) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 67-5709, 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 Department of Administration has performed a critical and comprehensive review of the statutes and existing rule chapter. As a result of the review, the Department has made the determination to repeal this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation. Necessary provisions have been retained and included in companion docket no. 38-0406-2201 published in this bulletin.

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 September 7, 2022, Idaho Administrative Bulletin, Vol. 22-9, page 291.

**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: NA

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Steve Bailey, (208) 332-1825.

DATED this October 7, 2022

Steve Bailey Deputy Director Department of Administration 650 W. State Street Room 100 Boise, Idaho 83720 steven.bailey@adm.idaho.gov (208) 332-1825

#### THE FOLLOWING NOTICE 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 67-5709, 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, 2022.

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

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

The Department of Administration is performing a critical and comprehensive review of the statutes and existing rules chapter. As a result of the review, the Department has made the determination to repeal this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation. Necessary provisions have been retained and included in companion docket no. 38-0406-2201 published in this bulletin.

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

**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: NA

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because the repeal of this chapter will result in the reduction of regulatory burden.

**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: NA

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Steve Bailey, (208) 332-1825.

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, 2022.

DATED this August 5, 2022.

#### **IDAPA 38.04.09 IS BEING REPEALED IN ITS ENTIRETY**

#### **IDAPA 38 – DEPARTMENT OF ADMINISTRATION**

# 38.05.01 – RULES OF THE DIVISION OF PURCHASING DOCKET NO. 38-0501-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – ADOPTION OF PENDING RULE

LINK: LSO Rules Analysis Memo

**EFFECTIVE DATE:** This rule has been adopted by the agency and is now pending review by the 2023 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 67-9204, 67-9205, 67-9206, 67-9215, 67-9219, 67-9226, 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 Department of Administration has performed a critical and comprehensive review of the statutes and existing rule chapter. The Department has rewritten this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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 September 7, 2022, Idaho Administrative Bulletin, Vol. 22-9, pages 292-309.

**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: NA

**ASSISTANCE ON TECHNICAL QUESTIONS:** For assistance on technical questions concerning this pending rule, contact Steve Bailey, (208) 332-1825.

DATED this October 7, 2022.

Steve Bailey
Deputy Director
Department of Administration
650 W. State Street
Room 100
Boise, Idaho 83720
steven.bailey@adm.idaho.gov
(208) 332-1825

#### THE FOLLOWING NOTICE 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 67-9204, 67-9205, 67-9206, 67-9215, 67-9219, 67-9226, Idaho Code.

**PUBLIC HEARING SCHEDULE:** A public hearing 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, 2022.

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

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

The Department of Administration will perform a critical and comprehensive review of the statutes and existing rules chapter. The Department will rewrite this chapter under the premise of zero-based rulemaking, as per Executive Order 2020-01: Zero-Based Regulation.

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

**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: NA

**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, 2022, Idaho Administrative Bulletin, volume 22-7, pages 247-248.

**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: NA

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Steve Bailey at (208) 332-1825.

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, 2022.

DATED this August 5, 2022.

#### THE FOLLOWING IS THE TEXT OF ZBR DOCKET NO. 38-0501-2201

#### 38.05.01 - RULES OF THE DIVISION OF PURCHASING

SUBCHAPTER A – GENERAL PROVISIONS	
<b>000. LEGAL AUTHORITY.</b> The following rules are promulgated in accordance with Section 67-9205(11), Idaho Code, by the administrator of the division of purchasing.	he )
<b>001. SCOPE.</b> These rules govern any other state agency acquiring property under these rules or through delegated authority. The rules also govern the contested case hearing process.	se
<b>002. CONSTRUCTION.</b> "Include," "Includes," and "Including" are terms of enlargement and not of limitation or exclusive enumeration. Unless otherwise specified in a rule, lists and examples are illustrative and not exhaustive.	n. )
003 010. (RESERVED)	
<b>011. DEFINITIONS.</b> Unless defined otherwise in these rules, the definitions set forth in Section 67-9203, Idaho Code, apply to this chapter (	er.
<b>01.</b> Alternate. Property or services that are not at least a functional equal in features, performance use of the brand, model or specification designated as the standard. (	or )
<b>02. Brand Name or Equal Specification</b> . 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 equivale property.	
03. Brand Name Specification. A specification calling for property by manufacturers' names catalogue numbers.	or )
<b>Buyer</b> . 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 authority.	he
<b>05.</b> Competitive Negotiation. Procedure by which the buyer negotiates with one (1) or moresponsive offerors in accordance with the provisions of an invitation to negotiate.	re )
<b>O6.</b> Consultant Services. Work, rendered by either individuals or firms who possess specialize knowledge, experience, and expertise to investigate assigned problems or projects and to provide counsel, reviet design, development, analysis or advice in formulating or implementing programs or services or improvements programs or services, including such areas as management, personnel, finance, accounting and planning. To 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.	w, in he
<b>07. Contract Administration</b> . Actions taken related to changes to contracts, including amendment renewals, and extensions; receipt, review and retaining of the contract and contract-related documents; and exerci	

of remedies.

**08.** Contract Management. Actions taken to ensure that both the agency and contractor comply with the requirements of the contract. Includes regular monitoring of the contractor's 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.

<b>09.</b> 67-9204, Idaho	<b>Division</b> . The division of purchasing of the department of administration as established by Code.	Section (
10.	<b>Document</b> . When used in these rules, may include electronic documents.	(
11.	<b>E-procurement</b> . Use of the division's electronic procurement system.	( )
12. specifications in	<b>Equal</b> . Property that meets or exceeds the quality, performance and use of the brand, in the informal or formal solicitation.	nodel or
13. proposals by me	<b>Formal Sealed Procedure</b> . Procedure by which the buyer solicits sealed bids or competitive ans of a formal solicitation.	e sealed
14.	Formal Solicitation. An invitation to bid, request for proposal, or invitation to negotiate.	(
15. means of a reque	<b>Informal Solicitation</b> . Procedure by which the buyer solicits informal competitive quest for quote.	otes by
16. for soliciting sea	<b>Invitation to Bid or ITB</b> . All documents, whether attached or incorporated by reference, aled bids.	utilized
17. utilized for solic	<b>Invitation to Negotiate or ITN</b> . All documents, whether attached or incorporated by reiting proposals for a competitive negotiation.	ference
18. negotiate for pro	<b>Offeror</b> . A vendor who has submitted a response to a request for proposals or invitagenty to be acquired by the state.	ation to
application to the and auditing, le knowledge is for	<b>Professional Services</b> . Work rendered by a contractor whose occupation is the rendering to has a professional knowledge of some department of learning or science used by its pare affairs of others or the practice of an art founded on it, including but not limited to accept, medical, nursing, education, actuarial, veterinarian, information technology and resear bunded upon extensive and specialized intellectual training that enables a particular service or "professional" implies professed attainments in special knowledge as distinguished from	oractica counting ch. The ce to be
20. describes the so perform a contra	<b>Proposal</b> . A written response including pricing information to a request for proposalution or means of providing the property requested and which proposal is considered an act in full response to the request for proposals.	als that
21.	Purchase. The act of acquiring or procuring property for state use or the result of an acquis	ition.
	<b>Purchase Order</b> . Notification to the contractor to provide the stated property under the teach orth in the purchase order. It may include the form of the state's acceptance of a vendor's See also definition of contract.	rms and s quote
23. authority by the the conduct of p	<b>Purchasing Authority</b> . The division or an agency exercising authority based on a delegadministrator to an individual or an agency; or as otherwise provided under these rules to enurchasing.	
24. informal solicita	<b>Quote</b> . An offer to supply property in response to a request for quote and generally ution procedures.	ised for
	Request for Proposals or RFP. Includes all documents, whether attached or incorpored for soliciting competitive proposals as a component of the formal sealed procedure and is granisation of services or other complex purchases	ated by enerally

26. accordance with	Request for Quote. The document, form or method generally used for purchases solicited in informal solicitation procedures.
27. requests that the	<b>Requisition</b> . A standard state or agency specific form that serves as a purchasing request and that purchasing authority acquire the property.
28. requirements of a	<b>Sealed</b> . A bid or proposal physically or electronically sealed and submitted in accordance with a formal solicitation.
	<b>Sealed Procedure Limit</b> . That dollar amount, as established by these rules, above which the ocedure will be used. The amount may be lowered by the administrator to maintain full disclosure or hasing or otherwise achieve overall state efficiency and economy.
30.	Small Purchase. An acquisition that costs less than the sealed procedure limit. ( )
<b>31.</b> Code, of an indiv	<b>Signature</b> . A manual signature or an electronic signature, as defined in Section 28-50-102, Idaho ridual authorized to bind a person or entity.
32. States.	<b>State</b> . The state of Idaho including each agency unless the context implies other states of the United ( )
33. required for trans	<b>Telecommunications</b> . All present and future forms of hardware, software or services used or smitting voice, data, video or images.
contract, includir	<b>Total Cost</b> . The acquisition cost of property, including all components, options, and add-ons the contract, related services, and, in the case of ongoing services, the cost of the full term of the ng all authorized renewals. Unless a different total term is provided in the contract, the term used for cost is five (5) years.
35.	Written. When used in these rules, may include an electronic writing and communication. ( )
	SUBCHAPTER B – RULES GOVERNING PURCHASING
Records of a pur prescribed by th	RVATION OF RECORDS.  chasing authority, which are created or held pursuant to these rules, may be kept in such format as e purchasing authority responsible for record retention; and otherwise in accordance with record retention policies established by the agency designated by the legislature for such purpose.
013 020.	(RESERVED)
The division's pu acquisition of all chapter 92, Idaho or employees of delegations must according to the	GATION OF AUTHORITY OF ADMINISTRATOR.  The division administers the approperty for agencies except those specifically exempted from the state procurement act, title 67, or Code. The administrator may delegate in writing such authority to division employees, an agency an agency. Such delegations remain in effect unless modified or until revoked in writing. All to be given in writing prior to the acquisition of the property. Designees shall make purchases see purchasing rules, the policies developed by the division, and the conditions established by the the delegation. Delegations are subject to periodic reporting and review as directed by the
01. on a form and in	<b>Manner of Submission</b> . Request for delegated purchasing authority must be submitted in writing, a manner established by the administrator.

**O2. Policy**. The administrator's delegated purchasing authority policy is applicable to all designees; and may place additional conditions on the agency or individual delegated authority.

delegate	ed pursua	<b>Failure to Comply</b> . A designee's failure to comply with the policy, the conditions included attention provided by the administrator, or the instructions of the administrator regarding act to this rule may result in immediate rescission of delegated authority, increased mony level, additional training, or other action deemed appropriate by the administrator.	ctiviti	es
022 (	033.	(RESERVED)		
from e-	of information of information of the procurem	C NOTICE.  al and formal solicitations are posted electronically unless the administrator exempts the acquent. Notice of sole source acquisitions are posted electronically, and otherwise in accordan Idaho Code.		
035 (	040.	(RESERVED)		
Acquisi	as otherw tion requ	ISITION PROCEDURES.  ise provided in statute or these rules, the acquisition of property shall be by competitive solic irements shall not be artificially divided to avoid bid statutes, rules, or policies. The provisitions shall be as follows:		
	01.	Small Purchases.	(	)
	a.	Acquisitions of the following property are small purchases:	(	)
	i.	Services with a total cost less than twenty-five thousand dollars (\$25,000)	(	)
with a to	ii. otal cost l	Software, regardless of the delivery method (e.g. on-premise, cloud, software as a servicess than fifteen thousand dollars (\$15,000);	e, etc.	),
	iii.	Property, excluding services, with a total cost less than fifteen thousand dollars (\$15,000);	(	)
dollars (	iv. (\$15,000)	A mix of property including services and other property, with a total cost less than fifteen the	nousar (	ıd )
with the under st	<b>b.</b> e division' ach contra	Small purchases do not require acquisition through competitive solicitation. Agencies must 's small purchase policy. Property available under single agency or open contracts shall be puacts and are not a small purchase under this rule unless otherwise authorized by the administration	rchase	
	02.	Informal Purchases.	(	)
small pu	a. urchase a	Acquisition of property with a total cost exceeding the dollar limits established in this rund less than the formal sealed procedure limit are informal purchases.	le for	a )
	b.	Informal purchases may be made using:	(	)
	i.	An informal solicitation issued through e-procurement, unless exempted by the administrate	or; or	)
using a appropr		The formal sealed procedure, when the purchasing authority makes a written determinate olicitation is in the best interest of the state, including where selection based solely on cost	ion th st is n	at ot )
	c.	Agencies procuring property under this rule shall maintain a purchasing file containing:	(	)
publicly impract	i. posted, ical or im	The informal or formal solicitation document posted and quotes received. If the acquisition the agency shall include a statement describing the justification for determining that postipossible, along with the administrator's authorization.	was no	ot as )

	om at le	ast three (3) vendors having a significant Idaho economic presence as defined in Section 6'	
(	03.	Formal Sealed Procedure.	( )
á	a.	The sealed procedure limit is one hundred fifty thousand dollars (\$150,000).	( )
		Purchases of property in excess of the sealed procedure limit are made using the formal exempted by these rules or the administrator.	l sealed
The admi	nistrator	TIONS TO COMPETITION REQUIRING ADMINISTRATOR APPROVAL.  may exempt the following purchases from the requirement for competitive solicitation by is tion to the purchasing authority.	ssuing a
condition epidemics immediat send a wr the admir Emergence administra	, which its, riots, e and seritten expension expension of the contraction is the contraction of the contraction is the contraction in the contraction is the contraction in the contraction in the contraction is the contraction of the contraction is the contraction of the contraction of the contraction is the contraction of the contract	Emergency Purchases. An emergency purchase is a purchase required to address an emerging a situation that creates a threat to public health, welfare, or safety, such as may arise from equipment failure, or similar circumstances. The existence of such condition must create the emergency that cannot be met through normal acquisition methods. The buyer planation stating the emergency condition and the basis for the supplier selection, if applied for review and written approval that the purchase be undertaken as an emergency purchases are limited to only that property required to address the emergency. The directly delegate authority in writing to an agency or purchasing authority to make emergency purchasing in the delegation.	floods, eate an er must able, to archase, ector or
reasonabl purchase doubt, co purchase	y availa if there i mpetitio and the	<b>Sole Source Purchases</b> . Sole source purchases are authorized only if the required proposed from a single supplier. A requirement for a proprietary property does not justify a sole is more than one (1) potential supplier that can provide the required property. In cases of reason should be solicited. The buyer must send a written request to the administrator justify basis to conclude that no other supplier is reasonably available. Sole source purchases of the administrator. The administrator may condition an approval.	source sonable ing the
corporation that is off buyer mu	ons and fered for ist subm from th	<b>Rehabilitation Agency Acquisitions</b> . Acquisitions of property that is provided by not public agencies operating rehabilitation facilities serving the handicapped and disadvantager sale at fair market price as determined by the administrator in accordance with these rule a written request to the administrator to purchase from a rehabilitation agency and a e administrator. The purchase must comply with the division's policy for rehabilitation	ged and les. The written
property competiti terms and	may be ve bid u d condi	Purchases from General Services Administration Federal Supply Contractors. Acquisite made from General Services Administration federal supply contractors without the pon written approval of the administrator. The administrator shall determine whether the protions of acquisition is advantageous to the state. The administrator shall commemor a written statement that shall be incorporated in the applicable file.	use of
procedure		<b>Exempt Purchases</b> . The administrator may, by written policy, exempt from the formal e requirement for competitive solicitation that property for which bidding is impror unreasonable under the circumstances.	sealed ractical,
á	a.	Examples include:	( )
i		Special market conditions;	( )
i	i.	Property requiring special contracting procedures due to uniqueness;	( )
i	ii.	Legal advertising, publication or placement of advertisements by state agency personnel	directly

Rules	of the D	livision of Purchasing PEI	NDING RU	LE
with me	dia sourc	ces;	(	)
	iv.	Property for which competitive solicitation procedures are impractical;	(	)
	v.	Used property;	(	)
		Ongoing maintenance, upgrades, support or additional licenses for software or other tions, including a change in the manner of solution delivery; which software of ed in compliance with the purchasing laws in effect at the time of acquisition; or	er informat solution (	tion was )
	vii.	Acquisition of property for direct resale.	(	)
requiren	<b>b.</b> ments or o	Such policy shall describe the property exempted, the duration of the exemption, circumstances appropriate to the situation.	and any of	ther
	the admir	PTIONS TO COMPETITION NOT REQUIRING APPROVAL.  nistrator makes a written determination to the contrary, property meeting the followir  by competitive solicitation.	ng criteria n (	eed
Idaho C	<b>01.</b> ode.	Reverse Auction. Purchases through reverse public auctions as authorized by Se	ction 67-92 (	21, )
thereof.	02.	Federal Government Acquisitions. Acquisitions from the United State of America	or any age	ncy )
2327, Id	<b>03.</b> laho Code	<b>Public Agency Acquisitions</b> . Acquisitions from other public agencies as defined le, and authorized by Section 67-2332, Idaho Code.	in Section (	67 <b>-</b> )
Industri	<b>04.</b> es in acco	<b>Idaho Correctional Industries</b> . Purchases of property marketed directly by Idahordance with Section 20-245, Idaho Code.	o Correctio	nal )
		<b>Open Contracts</b> . Except as provided in these rules or exempted by the administ existing open contracts shall be purchased under such contracts in accordance with the use thereof.	rator, prope e provision (	erty s or )
one-time	<b>06.</b> e projects	<b>Professional or Consultant Services</b> . The acquisition of professional or consultant s costing less than the sealed procedure limit and lasting less than one (1) year in dura		for
rules; pr	<b>07.</b> rovided, l	<b>Small Purchases</b> . The acquisition of property meeting the criteria in sub-section (however, that acquisitions cannot be artificially divided to meet the small purchase criteria.		iese )
044 (	050.	(RESERVED)		
<b>051.</b> The foll		ENT OF FORMAL SOLICITATIONS.  all be included in formal solicitations:	(	)
	01.	Submission Information. Information regarding the applicable closing date, time a	nd location.	. )
		<b>Specifications</b> . Specifications developed in accordance with Section 111 of these ons may be limited to those determined by the purchasing authority to be adeques of the desired outcome.		
Section	<b>03.</b> 112 of th	<b>Contract Terms</b> . Terms and conditions applicable to the contract, subject to the seese rules.	provisions (	of )
	04.	Evaluation and Award Criteria. Any evaluation criteria to be used to deter	mine prope	erty

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DEPARTMENT OF ADMINISTRATION

			_
	ty and identification of the lowest responsive and responsible offer. For an ITN, also a summ criteria to classify proposals and determine the competitive threshold for negotiations.	ary c	f )
where it ma	<b>Trade-In Property</b> . If trade-in property is to be included, a description of the property and loay be inspected.	catio	n )
o6 specifies w	Incorporation by Reference. A brief description of any documents incorporated by reference such documents can be obtained.	ce tha	ıt )
07	Pre-Proposal or Pre-Bid Conference. The date, time and location of the conference.	(	)
08	<b>Process</b> . A description of the process for the formal solicitation.	(	)
A formal so in writing formal soli solicitation Oral interp confirmed as such and	HANGES TO FORMAL SOLICITATIONS.  plicitation may be changed by the buyer through issuance of an amendment, provided the change is prior to the formal solicitation closing date and is made available to all vendors receiving the oricitation. Any material information given or provided to a prospective vendor with regard to a shall be made available in writing by the buyer to all vendors receiving the original formal solicitations of specifications or contract terms and conditions shall not be binding on the state in writing by the buyer prior to the date of the closing. Changes to the formal solicitation shall be ided dishall require that the vendor acknowledge receipt of all amendments issued. The right is resertinformality.	rigina forma tatior unles ntifie	al al a. s d
053 060	. (RESERVED)		
061. FO	ORM OF SUBMISSION FOR FORMAL SOLICITATIONS.		
provided, verasures on rejected. The private or private	Manual Submissions. Unless otherwise provided in these rules and in addition to any spates set forth in the formal solicitation, bids or proposals submitted manually must be made on the which form must be properly completed and contain a signature to receive consideration. All chan manual submissions shall be initialed in ink. Unsigned or improperly submitted bids or proposals when the purchasing authority assumes no responsibility for failure of the United States Postal Service public delivery service, or any computer or other equipment to deliver all or a portion of the bid or proof to the location required by the formal solicitation.	e forr ges c will b e, an	n or e y
accordance proposal th failure of a	Electronic Submissions. Unless otherwise provided in these rules and in addition to any spaces set forth in the formal solicitation, bids or proposals submitted electronically must be submit with and meet all applicable requirements of these rules and contain a signature. Submission of a grough e-procurement shall constitute a signature. The purchasing authority assumes no responsibility electronic submission process, including any computer or other equipment to deliver all or a portoroposal at the time or to the location required by the formal solicitation.	tted i bid c ity fo	n or or
062 069	. (RESERVED)		
A pre-prop purchasing	RE-PROPOSAL CONFERENCE.  osal conference for vendors must be conducted by the purchasing authority for all RFPs and ITN authority may provide an opportunity for a verbal question and answer period, however, only vend answers posted through e-procurement as an amendment to the formal solicitation, have force or urement.	vritte	n
	RE-OPENING WITHDRAWAL OR MODIFICATION.  oposals submitted manually may be withdrawn or modified prior to closing of the formal solicitatio	n onl	у )
01	By written communication containing a signature.	(	)

02.

In person upon presentation of satisfactory evidence establishing the individual's authority to act on

DEPARTMENT OF ADMINISTRATION Rules of the Division of Purchasing	Docket No. 38-0501-2201 PENDING RULE
behalf of the submitting vendor.	( )
<b>03.</b> Any withdrawing or modifying communication, must clearly ident should be worded so as not to reveal the amount of the original bid or proposal.	tify the formal solicitation and
072. LATE BIDS/PROPOSALS, LATE WITHDRAWALS AND LATE MODI Any bid or proposal, withdrawal, or modification received after the time and dat designated in the formal solicitation is late. No late bid or proposal, late modification considered. All late bids and proposals, will be returned to the submitting vendor. Time by the official time stamp or receipt mechanism located at the designated place for receipt mechanism.	e set for closing at the place ion or late withdrawal will be e of receipt will be determined
073. RECEIPT, OPENING, AND RECORDING OF BIDS AND PROPOSAL Upon receipt, all bids, proposals, and modifications properly marked and identified are They shall be stored in a secure place until the time specified for opening. Time stampi electronic means. Bids and proposals shall be opened publicly at the date and time spec Opening of proposals shall identify only the names of the offerors unless otherwise st Bid and proposal openings may be electronic virtual openings. When no manual b retaining the e-procurement audit record shall be opening in public view under section	time stamped, but not opened. ing and storage may be through cified in the formal solicitation. tated in the formal solicitation. ids or proposals are received,
<b>074. MISTAKES.</b> The following procedures are established relative to claims of a mistake.	( )
<b>01. Mistakes in Submission</b> . If a mistake is attributable to an error in not be corrected. Correction or withdrawal by reason of an inadvertent, nonjudgmenta the discretion of the administrator and to the extent it is not contrary to the interest of tother submitting vendors.	ll mistake is permissible, but at
<b>02. Mistakes Discovered Before Opening</b> . Mistakes discovered by a vacorrected by such vendor by submitting a timely modification or withdrawing the original corrected submission to the purchasing authority before the closing. Vendors who disbut prior to opening, may withdraw the submission by a written notification containing authority if such notification is received by the purchasing authority prior to opening.	inal submission and submitting iscover a mistake after closing,
<b>03. Mistakes Discovered After Opening But Before Award</b> . This substate applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in which mistakes are discovered after the applied in three (3) situations described below in the applied in three (3) situations described below in the applied in the applied in three (3) situations described below in the applied in three (3) situations described below in the applied in three (3) situations described below in the applied in three (3) situations described below in three (3	
<b>a.</b> Minor Informalities. Minor informalities are matters of form rather the bid or proposal document, or insignificant mistakes that can be waived or correct submitting vendors, that is, the effect of the mistake on price, quantity, quality, delive not significant. The buyer may waive such informalities. Examples include the failure	ed without prejudice to other
i. Return the required number of signed submissions.	( )
ii. Provide a signature, but only if it is clear from the submission that to be bound by its terms.	the submitting vendor intended ( )
iii. Acknowledge the receipt of an amendment, but only if:	( )
(1) It is clear from the submission that the submitting vendor received to be bound by its terms; or	he amendment and intended to

(2)

clearly evident on the face of the document, the submission shall be corrected to the intended submission and may not

The amendment involved had a negligible effect on price, quantity, quality or delivery.

Mistakes Where Intended Submission is Evident. If the mistake and the intended submission are

errors in		xamples of mistakes that may be clearly evident on the face of the document are typographical and unit prices (unit prices will always govern in event of conflict with extension), transposition errors.		
bid if:	c.	Mistakes Where Intended Submission is not Evident. A vendor may be permitted to withdraw	w a lo	w )
not sim	i. ilarly evid	A mistake is clearly evident on the face of the submission document but the intended submident; or	ssion (	is )
that a m	ii. nistake wa	The vendor submits timely proof of evidentiary value that clearly and convincingly demons made.	nstrat (	es )
	04.	Mistakes Discovered After Award. Mistakes shall not be corrected after award of the contraction	ract.	)
date, th	<b>05.</b> e adminis	Written Approval or Denial Required. In the event of a mistake discovered after the carrator shall approve or deny, in writing, a request to correct or withdraw a submission.	openii (	ng )
075	080.	(RESERVED)		
081.	EVALU	JATION AND AWARD.		
		<b>General.</b> The contract is to be awarded to the lowest responsible and responsive bidder or for quotes, vendor submitting a quote). The formal or informal solicitation shall set for criteria that will be used to make the lowest responsive and responsible determination.		
state m	<b>02.</b> ust be qua	<b>Qualification</b> . All vendors submitting responses to informal or formal solicitations issued alified. All vendors are qualified unless disqualified as defined by Section 67-9217, Idaho Co		he )
	03.	Responsibility.	(	)
particul vendor		Nothing herein shall prevent the buyer from establishing additional responsibility standardses. Factors to be considered in determining whether a vendor is responsible include, whether		
expertis	i. se, or the	Available the appropriate financial, material, equipment, facility and personnel resource ability to obtain them, necessary to indicate capability to meet all contractual requirements;	ces a	nd )
	ii.	A satisfactory record of integrity;	(	)
of Idaho	iii. o;	Qualified legally to contract with the purchasing authority and qualified to do business in t	he sta	ıte )
respons	iv. ibility;	Unreasonably failed to supply any necessary information in connection with the inquiry con	cernii (	ng )
	v.	Requisite experience; or	(	)
	vi.	A satisfactory prior performance record, if applicable.	(	)
informa	tion, the	<b>Information Pertaining to Responsibility</b> . A submitting vendor shall supply information buyer concerning its responsibility. If such submitting vendor fails to supply the rebuyer shall base the determination of responsibility upon any available information or may be represented in the responsible if such failure is unreasonable.	quest	ed

	Written Determination of Nonresponsibility Required. If a submitting vendor that of a warded a contract is found nonresponsible, a written determination of nonresponsibility f the finding shall be prepared by the buyer.		
<b>04.</b> extend the time of be documented.	<b>Extension of Time for Acceptance</b> . After opening, the buyer may request submitting veduring which their bids or proposals may be accepted. The reasons for requesting such extensions		
	<b>Partial Award</b> . A buyer shall have the discretion to award on an all or nothing basis or to response to a formal or informal solicitation, excluding other portions of a response and other stipulates all or nothing in its submission.		
082. TIE RI	ESPONSES.		
	<b>Tie Responses Definition</b> . Tie responses are low responsive bids, proposals or quoters or offerors (or for requests for quotes, from vendors submitting a quote) that are identical insibility is determined based upon the standards of responsibility set forth in Section 081	in prio	ce
	<b>Award</b> . Award shall not be made by drawing lots, except as set forth below, or by dividing loss. In the discretion of the buyer, award shall be made in any permissible manner that will occdure that may be used to resolve tie responses include:		
a. responses, resol Section 084 of the	If price is considered excessive or for another reason such responses are unsatisfactory, ricit and seek a more favorable contract in the open market or enter into negotiations purhese rules;		
	Award to an Idaho resident or an Idaho domiciled vendor or for Idaho produced propert se(s) are from out of state or to a vendor submitting a domestic property where other tie responsal to Idaho) manufactured or supplied property;		
c.	Award to the vendor with the earliest delivery date.	(	)
03. determination is there are only tw	<b>Drawing Lots</b> . If no permissible method will be effective in resolving tie responses and a made so stating, award may be made by drawing lots or tossing a coin in the presence of with vo (2) tie responses.		
083. PROP	OSAL DISCUSSION WITH INDIVIDUAL OFFERORS.		
	<b>Use of Discussions</b> . Discussions may be used in any type of formal solicitation witides for the possibility of discussions and the buyer determines that clarifications or revisive adequate competition.	hen the ions a	ne re )
<b>02.</b> proposals shall b	Classifying Proposals. For the purpose of conducting proposal discussions under the initially classified as:	nis rul (	e, )
a.	Acceptable;	(	)
b.	Potentially acceptable if clarified or amended under this rule; or	(	)
c.	Unacceptable.	(	)
03.	Conduct of Discussions.		
a. acceptable or po	The buyer may conduct discussions under this rule with offerors whose proposals are class tentially acceptable.	sified a	as )

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materially alter t	the buyer may clarify any portion of a proposal with an offeror where the clarification does not he proposal.	) )
discussions and any information	The buyer may conduct discussions with offerors to determine potential revisions to proposals of itation. Offerors shall be accorded faith and equal treatment with respect to any opportunity for revisions of proposals. Auction techniques (revealing one offeror's price to another) and disclosure of derived from competing proposals are prohibited. Any oral clarification or change of a proposal shall iting and signed by the offeror.	or of
rounds of best a	If the buyer determines material changes to a formal solicitation or a proposal are necessary, the lish a common time and date for submission of best and final offers. The buyer may conduct multiple not final offers. If an offeror does not submit a notice of withdrawal or a best and final offer, the previous offer is the offeror's best and final offer.	le
	TIATIONS. ith Section 67-9205(12), Idaho Code, the administrator may negotiate acquisitions as follows:(	)
<b>01.</b> determines in wr	<b>Use of Negotiations</b> . Negotiations may be used under these rules when the administrate riting that negotiations may be in the best interest of the state including the following circumstances (	
a. these rules.	Negotiations undertaken pursuant to an ITN, in accordance with the provisions of Section 094 of	of )
<b>b.</b> unreasonable, no delay required fo	A competitive solicitation has been unsuccessful for reasons including that all offers are no encompetitive, or exceed available funds and the available time and circumstances do not permit the resolicitation;	
c.	There has been inadequate competition; (	)
<b>d.</b> a reduced cost for	During the evaluation process it is determined that negotiations could secure advantageous terms or the state; or (	or )
	During the evaluation process it is determined that all responsive offers exceed available funds and modify the requirements of the formal solicitation to reduce the cost to available funds and avoice and expenditure of resources for a resolicitation.	
<b>02.</b> following:	Conditions of Use. Negotiations, as permitted by Subsection 084.01.d., are subject to the	e )
a. as much specific	The formal solicitation must specifically allow for the possibility of negotiation and describe, wit ity as possible, how negotiations may be conducted;	h )
<b>b.</b> solicitation;	Submissions shall be evaluated and ranked based on the evaluation criteria in the formation (	ıl )
c. criteria for negot	Only those vendors whose proposals or bids are determined to be acceptable, in accordance wit iations set forth in the formal solicitation, shall be candidates for negotiations; (	h )
<b>d.</b> responsible bidd	Negotiations shall be conducted first with the vendor that is the apparent low responsive aner, unless concurrent negotiations are permissible, in accordance with the terms of the solicitation;	d )
e. the requirements specifications;	If one (1) or more responsive offers does not exceed available funds, negotiations shall be agains of and criteria contained in the formal solicitation and shall not materially alter those criteria or the	

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f. from competing	Auction techniques (revealing one vendor's price to another) and disclosure of information groposals is prohibited;	on derive	ed )
g.	Any clarifications or changes resulting from negotiations shall be documented in writing	; (	)
<b>h.</b> negotiations a	If the parties to negotiations are unable to agree, the administrator shall formally and may undertake negotiations with the next ranked vendor; and	termina	te )
	If negotiations as provided for in this rule fail to result in a contract, as determine, the formal solicitation may be canceled and the administrator may negotiate in the best integrated vendor.		
provided for i makes a writte	<b>Timing of Use.</b> If conducted as part of a small purchase or under the formal sealed pare the last step in the procurement process. Use of oral interviews or best and final process in a formal solicitation, must precede negotiations as provided for in this rule, unless the admeter determination that it is in the state's best interest to proceed directly to negotiations in light interviews and the best and final procedures.	edures, ninistrat	as or
04. the best intere	<b>Termination of Negotiations</b> . The purchasing authority may terminate negotiations at an est of the state.	ny time, (	in )
The administr the best intere	CE AGREEMENTS. rator may authorize and negotiate price agreements with vendors when such agreements are east of the state. Price agreements shall provide for termination for any reason upon not more titten notice. Price agreements may be in the best interest of the state when:		
	<b>Dollar Value</b> . The dollar value of individual procurements of property is less than the of an exempt small purchase under Section 044 of these rules and multiple individual procure ithin a state of Idaho fiscal year;		
02.	Property. The property may not be conducive to standard competitive bidding procedure	es; (	)
03. supplying promultiple locat	<b>Multiple Agreements</b> . There exists a need to establish multiple agreements with operty that is similar in nature or function but is represented by different manufacturers or tions; or		
<b>04.</b> deemed neces delivery or cre	<b>Non-exclusive Agreements</b> . Non-exclusive agreements for periods not exceeding two (2) ssary to establish consistent general business terms, including without limitation, price, use o'edit terms.		
086 090.	(RESERVED)		
Prior to the is:	CEPTANCE OR REJECTION OF BIDS AND PROPOSALS. ssuance of a contract, the administrator shall have the right to accept or reject all or any part only and all bids or proposals when:	of a bid	or )
01.	Best Interest. It is in the best interests of the state of Idaho;	(	)
02.	Does Not Meet Specifications. The submission does not meet the minimum specification	ns; (	)
03.	Not Lowest Responsible Bid. The submission is not the lowest responsible submission;	(	)
04. vendor is not contract perfo	<b>Bidder Is Not Responsible</b> . A finding is made based upon available evidence that a stresponsible or otherwise capable of currently meeting specifications or assurance of ability primance; or		
05	Deviations. The item offered deviates to a major degree from the specifications, as deter-	rmined b	ns.

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.

#### 092. CANCELLATION OF INFORMAL OR FORMAL SOLICITATION.

Prior to the issuance of a contract, the purchasing authority reserves the right to reject all bids, proposals or quotes or to cancel a formal or informal solicitation. In the event a formal or informal solicitation is cancelled, all submitting vendors will be notified. Examples of reasons for cancellation are identification of inadequate or ambiguous specifications, unexpected circumstances that require revised specifications, or determination that cancellation is in the best interest of the state.

#### 093. NOTICE OF REJECTION.

Bidders or offerors whose bids or proposals are rejected as non-responsive will be notified in writing of the reasons for such rejection.

#### 094. COMPETITIVE NEGOTIATIONS.

Notwithstanding the provisions of Section 041 of these rules applicable to the formal sealed procedure, the administrator may authorize the use of competitive negotiations when it is determined that the use of negotiations may enable the state to more effectively identify and refine potential solutions, especially where the business need is complex or requires innovation.

- **01. Written Authorization.** A competitive negotiation may only be used when a determination has been made that another type of formal solicitation would not be in the best interest of the state. Only the division may use competitive negotiation unless the administrator provides written authorization to a purchasing authority. ( )
  - **O2.** Form of Solicitation. Proposals under this rule shall be solicited pursuant to an ITN.
- **03. Applicability of Other Rules**. An ITN shall be subject to the rules applicable to a request for proposals, except as otherwise provided. Modifications under Section 072 of these rules will be allowed after closing to the extent authorized within the ITN. Section 083 of these rules, proposal discussion with individual offerors, shall not apply to an ITN, except as specifically provided in the ITN.
- **04. Cost Proposals.** The buyer may request cost proposals at any time during the ITN process; and may elect to request cost proposals only from those offerors determined to be in the competitive range for award ("finalists"), in accordance with the instructions contained within the ITN.
- **05. Conduct of Negotiations.** Negotiations shall be conducted in accordance with the procedure outlined in the ITN, which may include multiple iterations of submissions and discussions in order to classify proposals; to allow for revisions to the solicitation proposal(s), including any requirements, terms, conditions or specifications; and to determine finalists. The negotiation process ends upon submission of the best and final offer(s) from the finalists, after which time vendors shall not be allowed to make further modifications to their proposal(s).

#### 095. -- 100. (RESERVED)

#### 101. LEASES.

- **01. Lease for Personal Property.** A lease for personal property may be entered into provided the lease is subject to the same requirements of competition that govern the purchase of property. Leases for periods exceeding one (1) year specifically require the approval of the administrator.
- **O2. Lease Purchase Option.** Unless a specific exemption is granted by the administrator or unless otherwise exempt by these rules, a lease purchase option may be exercised only if the lease containing the purchase option was awarded using the competitive process. Before exercising such an option, the buyer shall meet all applicable requirements of Section 67-9222, Idaho Code, including providing notice of the exercise of option as a sole source or competitively bidding the property by soliciting bids for new or used property.

#### 102. -- 110. (RESERVED)

#### 111. SPECIFICATIONS -- POLICIES AND DEVELOPMENT.

- **01. Purpose**. Unless exempted by these rules or by the administrator, all informal and formal solicitations 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. ( )
- **03. Preference for Commercially Available Property**. Requirements shall be satisfied by standard commercial property whenever practicable.

#### 04. Brand Name or Equal Specification.

- **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.
- **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 property substantially equivalent to those designated will be considered for award.
- 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.
- **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.

#### **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.
- **b.** The administrator shall seek to identify sources from which the designated brand name property 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.
- **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.

#### 112. CONTRACT TERMS - POLICIES AND LIMITATIONS.

		<b>Prohibited Terms</b> . Purchasing authorities do not have the authority to bind the state of Idah lowing terms. If a contract contains such a term, the term shall be void pursuant to Section 67		
	a.	Terms waiving the sovereign immunity of the state of Idaho.	(	)
	b.	Terms subjecting the state of Idaho or its agencies to the jurisdiction of the courts of other st	ates.	)
	<b>c.</b> to a perio	Terms limiting the time in which the state of Idaho or its agencies may bring a legal claim unod shorter than that provided in Idaho law.	ider t (	he )
	<b>d.</b> obligatio	Terms imposing a payment obligation, including a rate of interest for late payments, less farons set forth in Section 67-2302, Idaho Code.	vorat (	ole )
	02.	Terms Requiring Special Consideration.	(	)
appropria	ation by	Unless specifically authorized by the Idaho legislature, terms requiring an agency or the a vendor shall be subject to the provisions of Section 59-1015, Idaho Code, and require Idaho legislature. Indemnification terms not specifically authorized by the Idaho legislation shall be void pursuant to Section 67-9213, Idaho Code, and Section 59-1016, Idaho Code, and Idaho	uire iture	an
	<b>b.</b> to arbitra	Purchasing authorities shall consult with legal counsel prior to accepting terms submittation or waiving the state of Idaho's right to a jury trial.	ing t (	he )
113.	CONTR	RACT OVERSIGHT.		
	01.	Contract Management and Contract Administration.	(	)
exempt f		Agencies which issue their own contracts pursuant to their delegated authority (or as oth requirements of these rules) will be responsible for all aspects of contract management and contract the strong these terms are defined in Section 011 of these rules.		
agent, the	<b>b.</b> e divisio	When the division issues a contract on behalf of an agency, in its role as the state's cont is responsible for contract administration and the agency is responsible for contract manage		
entered i perform	the foll	<b>Contract Management</b> . Each state agency which manages one (1) or more contracts, very by the agency or by the division acting as the statutory purchasing agency for the agency owing minimum contract management functions at a level consistent with the dollar risk associated with each contract	cy, w	ill
	a.	Designate a competent contract manager as the single point of contact for each agency contract	ract;	)
contract,	<b>b.</b> includin nd recon	Document the contract manager's responsibilities and reporting requirements relative ag activities such as management of the invoice and payment process, budget tracking, and ciliation with contract requirements and deliverables, to ensure compliance;		
agency p	olution (	Document a communication and escalation plan, as between the contract manager, ide l and the contract administrator, designed to ensure timely and effective contract monitori (the communication and escalation plan must include the division of purchasing for contra n of purchasing is acting as the statutory purchasing agent for the agency);	ng a	nd
	d.	Develop and implement internal contract monitoring tools, including a reporting structure	has	еd

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on the dollar value and/or potential risk associated with contract failure; and

e.	Close out each cont	ract, including,	documenting	receipt of	goods or	services in	compliance	with
contract requiren	nents and reviewing v	endor performa	ince and lessor	is 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 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.

#### 114. INFORMATION TECHNOLOGY RESALE.

- **Purpose**. The use of resellers is common in the acquisition of information technology; however, the use of a reseller to acquire information technology attempts to separate the application of the State Procurement Act from the contract terms required by the information technology owner for use of the information technology. The requirements of this rule are in place to apply Idaho law to the contract terms required by the information technology owner, when information technology is acquired through a reseller.
- **02. Terms**. All license, sale, or use terms imposed by the information technology owner shall be subject to the following:
- **a.** Licensing, sale, or use terms required by a third party owner of information technology sold through a reseller shall be subject to these rules, specifically including Subsection 112.01 and Paragraph 112.02.a. of these rules. If a contract contains a term prohibited by Section 112 of these rules, the term shall be void pursuant to Section 67-9213, Idaho Code.

#### 115. -- 199. (RESERVED)

### SUBCHAPTER C – RULES GOVERNING CONTESTED CASE HEARINGS ON BID APPEALS AT THE DIVISION OF PURCHASING

#### 200. RULES OF ADMINISTRATIVE PROCEDURE.

The Idaho Rules of Administrative Procedure of the Attorney General shall govern contested cases under these rules, except as specified in these rules or where these rules differ. Determinations officers shall be considered hearing officers for purposes of the Idaho Rules of Administrative Procedure of the Attorney General.

#### 201. NOTICE OF CONTESTED CASE HEARING.

A notice of a contested case hearing shall be provided to the bidder, giving at least ten (10) days' advance notice of the contested case hearing. The contested case hearing will be held in Ada County, at such place as may be designated in the hearing notice. Upon concurrence of the parties and the determinations officer, contested case hearings may be conducted telephonically.

#### **202. -- 207.** (RESERVED)

#### 208. WITNESSES AND EVIDENCE.

The determinations officer, on his own or upon application of the bidder or the department of administration, may issue subpoenas for the attendance of witnesses and production of documents.

#### 209. DETERMINATIONS OFFICER'S ISSUANCE OF A RECOMMENDED ORDER.

Once the matter is fully submitted, the determinations officer shall issue a finding of fact, conclusions of law and recommended order, and provide copies to all parties.

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#### 210. -- 999. (RESERVED)