Who does these rules apply to?
These rules apply to individuals who hunt or trap furbearing animals and who trap predatory or unprotected wildlife.

What is the purpose of these rules?
These rules govern the taking of furbearing animals and trapping of predatory and unprotected wildlife. These rules also govern trap set types, trap identification, controlled trapping permits, requirements for checking traps, requirements for managing trapped animals, release of non-target catch, reporting requirements and trapping location restrictions. These rules regulate the take of wildlife so that Idaho continues to have wildlife populations to support public use and enjoyment in the future. These rules also promote public safety and manage social aspects to provide a range of opportunities and balance different public interests and preferences.

What is the legal authority for the agency to promulgate this rule?
This rule implements the following statutes passed by the Idaho Legislature:

Fish and Game -
Fish and Game Commission:
• Section 36-104, Idaho Code – General Powers and Duties of Commission
Protection of Animals and Birds:
• Section 36-1101, Idaho Code – Taking of Wildlife Unlawful Except by Statute or Commission Rule or Proclamation – Methods Prohibited – Exceptions
• Section 36-1105, Idaho Code – Report of Trappers – Penalty for Failure to Report

Who do I contact for more information on this rule?
Idaho Department of Fish and Game
600 S. Walnut Street
Boise, ID 83712

P.O. Box 25
Boise, ID 83707
Phone: (208) 334-3771
Fax: (208) 334-4885
Email: Rules@idfg.idaho.gov
Webpage: http://idfg.idaho.gov
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13.01.16 – TRAPPING OF WILDLIFE AND TAKING OF FURBEARING ANIMALS

000. LEGAL AUTHORITY.
Sections 36-104(b) and 36-1101(a), Idaho Code, authorize the Commission to adopt rules concerning trapping of wildlife and taking of furbearing animals.

001. TITLE AND SCOPE.
The title for this chapter for citation is IDAPA 13.01.16, “Trapping of Wildlife and Taking of Furbearing Animals.” These rules govern the trapping of wildlife and taking of furbearing animals.

002. -- 009. (RESERVED)

010. DEFINITIONS.
IDAPA 13.01.06, “Rules Governing Classification and Protection of Wildlife” defines game animals, furbearing animals, and unprotected wildlife. Section 36-201, Idaho Code, defines predatory wildlife.

01. Bait. Any animal parts; except bleached bones or liquid scent.

02. Sets.

a. Ground Set. Any foothold trap, body-gripping trap, or snare originally set in or on the land (soil, rock, etc.), which includes any traps elevated up to a maximum of thirty-six (36) inches above the natural ground level.

b. Water Set. Any trap or snare originally set in or on any body of water, which includes traps on floats in the water and those that are set with a minimum of one-third (1/3) of the trap submerged. Water set includes traps set on beaver dams, in bank holes and in the water at bank slides.

c. Other Sets. Any set not defined as a ground or water set, including without limitation, elevated sets originally set thirty-six (36) inches or more above natural ground level.

03. Public Trail. Any trail designated by any city, county, state, or federal transportation or land management agency on the most current official map of the agency.

011. -- 099. (RESERVED)

100. IDENTIFICATION TAGS FOR TRAPS.
All traps or snares, except those used for pocket gophers, ground squirrels or other unprotected rodents, shall have attached to the snare or the chain of every trap, a metal tag bearing:

01. Name and Address. In legible English the name and current address of the trapper; or

02. Number. A six (6) digit number, to be obtained by the trapper from any Department office.

a. Any person assigned a six (6) digit number to mark his traps or snares must notify the Department in writing or in person at any Department Office within thirty (30) days of any change in address.

101. -- 149. (RESERVED)

150. CONTROLLED TRAPPING PERMITS.

01. General. No person may trap in a controlled trapping unit for the designated species without having a valid permit for that controlled trapping unit in possession. A permit issued based on erroneous information will be invalidated by the Department. The Department will notify the individual of the invalidation, and that person will not be eligible for a controlled trapping permit that year or in a succeeding year to which a waiting period applies.

02. Eligibility. Any person possessing a valid Idaho trapping license is eligible to apply for a controlled trapping unit permit.

03. Applications. Applications for controlled trapping permits will be made on a form prescribed by the Department. The Department will only consider applications received at the Headquarters Office of the...
Department or postmarked not later than September 15 of each year. Any application that is unreadable, has incomplete or incorrect trapping license numbers, or lacks mandatory information or fee will be declared void and will not be entered in the drawing. All applications will be considered final and cannot be resubmitted after correction.

**a.** No person may submit more than one (1) application per species for a controlled trapping permit.

**b.** No group applications will be accepted.

### 04. Controlled Trapping Permit Drawing

**a.** Applications not drawn for the first choice unit will automatically be entered into a second choice drawing, provided the second choice applied for has not been filled.

**b.** If an insufficient number of “first choice” applications are received for a unit, remaining permits will be filled from applications listing the unit as a second choice.

**c.** Any permits left unfilled after the second choice drawing may be issued on a first-come-first-served basis.

### 05. Successful Applicants

Successful applicants will be notified by mail and must contact the person listed on the notice by October 14 to obtain the permit. The permittee, upon agreeing to follow trapping instructions for the unit, will be issued a permit.

### 06. Revocation of Permits

Any permittee who does not comply with Title 36, Idaho Code, administrative rules, or trapping unit instructions may have his permit revoked.

### 07. Alternative Permittee

Any revoked permit may be issued to an alternate, selected at the time of the drawing. If there is no alternate, or the alternate fails to comply with Subsection 150.05 above, the permit may be issued to the first eligible trapper answering a notification of vacant trapping Unit as approved by the Regional Supervisor.

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

### 200. TRAPS

#### 01. Checking Traps

**a.** No person may place snares or traps for gray wolf, furbearing animals, predatory or unprotected wildlife, except pocket gophers, ground squirrels and other unprotected rodents, without visiting every trap or snare once every seventy-two (72) hours and removing any catch therein.

**b.** Trappers acting as government employees or contractors are exempt from this rule.

#### 02. Removing Trapped Animals of Another

No person may remove wildlife from the trap or snare of another except licensed trappers with written permission from the owner.

#### 03. Release of Non-Target Catches

**a.** All non-target species caught alive shall be released immediately. Non-target species are defined as any species caught for which the season is closed or is in excess of the trapper’s limit.

**b.** Any trapper who catches a non-target species that is dead shall:

**i.** Promptly record the date and species of animal caught and include this information in the mandatory furtaker harvest report.
ii. Remove the animal from the trap and take it into possession. (3-31-22)

iii. Notify the Department through the local Conservation Officer or Department office within seventy-two (72) hours to make arrangements to transfer the animal to the Department. (3-31-22)

c. The Department will reimburse trappers ten dollars ($10) for each bobcat, lynx, wolverine, otter, or fisher caught accidentally and turned in. (3-31-22)

201. -- 399. (RESERVED)

400. FURBEARING ANIMALS – METHODS OF TAKE.
No person may take beaver, muskrat, mink, marten, or otter by any method other than trapping. No person may use dogs for the taking of furbearing animals, except in accordance with IDAPA 13.01.15, “Rules Governing the Use of Dogs.” (3-31-22)

401. -- 449. (RESERVED)

450. LIMITS ON TRAPPING.

01. Game Animals. No person may trap for game birds or game animals, except gray wolf. (3-31-22)

02. Bait. No person trapping for gray wolf, furbearing animals, or predatory or unprotected wildlife may use for bait or scent:

a. Any part of a game bird, big game animal, upland game animal, game fish, or protected nongame wildlife; EXCEPT: (3-31-22)

i. Trappers may use portions of game birds, game animals, and game fish that are not edible portions, as defined by Section 36-1202, Idaho Code, and may use parts of accidentally killed wildlife salvaged in accordance with IDAPA 13.01.10, “Rules Governing the Importation, Possession, Release, Sale or Salvage of Wildlife,” Subsections 300.02.c. and 300.02.d., unless such use is prohibited in areas identified by Commission Proclamation, adopted and published in accordance with Section 36-105(3), Idaho Code. (3-31-22)

ii. Trappers may place sets near a big game animal that has died naturally and the carcass has not been repositioned for trapping purposes. Natural causes do not include any man-caused mortality. (3-31-22)

b. Live animals. (3-31-22)

03. Limits on Sets. No person trapping for gray wolf, furbearing animals, or predatory or unprotected wildlife may:

a. Use any set within thirty (30) feet of any visible bait. (3-31-22)

b. Use a dirt hole ground set with bait unless the person ensures that the bait remains covered at all times to protect raptors and other meat-eating birds from being caught accidentally. (3-31-22)

c. Place any ground sets on, across, or within ten (10) feet of the edge of any maintained unpaved public trail. (3-31-22)

d. Place any ground set on, across, or within any public highway as defined in Section 36-202, Idaho Code; except ground sets may be placed underneath bridges and within and at culverts that are part of a public highway right-of-way. (3-31-22)

e. Place any ground set incorporating snare, trap, or attached materials within three hundred (300) feet of any designated public campground, trailhead, paved trail, or picnic area; except cage or box live traps may be placed within these areas as allowed by city, county, state, and federal law. (3-31-22)
f. Place or set any ground set snare without a break-away device or cable stop incorporated within the loop of the snare. (3-31-22)

g. Place any ground set incorporating a foothold trap with an inside jaw spread greater than nine (9) inches. (3-31-22)

h. Place or operate, except as a waterset, any body-gripping trap that has a maximum jaw opening, when set, of greater than seven and one-half (7 1/2) inches measured from the inside edges of the body-gripping portions of the jaws, within thirty (30) feet of any bait, lure, or other attractant. (3-31-22)

i. Place or operate, except as a waterset, any body-gripping trap that has a maximum jaw opening, when set, greater than six and one half (6 1/2) inches and less than seven and one-half (7 1/2) inches measured from the inside edges of the body-gripping portions of the jaws, unless:

   i. The trap is in an enclosure and the trap trigger is recessed seven (7) inches or more from the top and front most portion of the open end of the enclosure; (3-31-22)

   ii. No bait, lure, or other attractant is placed within thirty (30) feet of the trap; or (3-31-22)

   iii. The trap is elevated at least three (3) feet above the surface of the ground or snowpack. (3-31-22)

455. GRAY WOLF TRAPPING.

01. Limits on Sets. No person trapping for gray wolf may:

   a. Use any set, EXCEPT a ground set. (3-31-22)

   b. Trap for any gray wolf within one-half (1/2) mile of any active Department big game feeding site. (3-31-22)

   c. Trap for gray wolf within two hundred (200) yards of the perimeter of any designated dump ground or sanitary landfill. (3-31-22)

   d. Place or set any ground set snare without two (2) diverters in an area identified by Commission Proclamation as requiring their use (based on levels of non-target catch of animals whose capture may be avoided by diverter use). (3-31-22)

456. -- 499. (RESERVED)

500. MANDATORY CHECK AND REPORT – PELT TAGS.

01. Mandatory Check and Report. Any person taking river otter, bobcat, or gray wolf must comply with the mandatory check, report and pelt tag requirements by:

   a. Bobcat: Present the pelt to any Department office or official check point to obtain the appropriate pelt tag and complete a harvest report. (3-31-22)

   b. River otter: Present the pelt to the Department office in the region in which the animal was taken within seventy-two (72) hours of taking to obtain the appropriate pelt tag and complete a harvest report. Trappers unable to comply with the tagging requirements due to special or unique circumstances must report their harvest to the appropriate regional office or field personnel within seventy-two (72) hours and make arrangements for tagging at the proper regional office. (3-31-22)

   c. Gray wolf: Comply with mandatory check and report provisions in IDAPA 13.01.08.420, "Rules
Governing Taking of Big Game Animals.”

02. Pelt Tags.

a. No person may have in possession, except during the open season and for ten (10) days after the close of the season, any raw bobcat pelt without an official state export tag attached, unless that person has a fur buyer or taxidermist license or appropriate import documentation.

b. No person may have in possession, except during the open season and for seventy-two (72) hours after the close of the season, any raw otter pelt legally harvested in Idaho that does not have an official state export tag attached.

c. No person may sell, offer for sale, purchase, or offer to purchase any raw bobcat or otter pelt that does not have an official state export tag attached, unless that person has a fur buyer or taxidermist license or appropriate import documentation.

501. – 599. (RESERVED)

600. TRAPPING ON GAME PRESERVES AND WILDLIFE MANAGEMENT AREAS.

01. Game Preserves and Wildlife Management Areas. All state game preserves and Department Wildlife Management Areas (WMAs) are open to the taking of furbearing animals during the open season declared for the areas in which they lie, provided that any person desiring to trap on a WMA must register in advance, either at WMA headquarters or at the Department regional office.

02. Restrictions. The Regional Supervisor where a wildlife management area (WMA) is located may establish limits on the number of trappers allowed on the WMA, a method of equitable allocation of trapping opportunity on a WMA, the number and types of sets allowed, and posting and reporting requirements.

601. – 699. (RESERVED)

700. COMMON SEASON BOUNDARIES FOR STREAMS AND RIVERS.
Whenever a stream or river forms a boundary between two (2) different trapping areas, the stream or river channel proper will open for trapping on the earlier opening date and close on the later closing date of the two (2) seasons involved.

701. – 799. (RESERVED)

800. TRAPPING REPORTS.

01. Trapping Report Completion. By July 31, all trappers shall fill out the mandatory furtraker (trapping) harvest report, including both target and non-target catch, for the trapping license year by submission via the Department website, in person at a Department office, or by mailing to Box 25, Boise, Idaho 83707. Any trapper failing to make such a report by July 31 will be refused a license to trap animals for the ensuing year until a late report is submitted.

02. Return of Reports and Permits. All permittees shall return their controlled trapping unit permits and controlled trapping reports to the person from whom they obtained their controlled trapping unit permits within ten (10) days of the close of the season for the controlled trapping unit.

801. – 999. (RESERVED)