IDAHO ADMINISTRATIVE BULLETIN

May 1, 2024 – Vol. 24-5

Office of the Governor
Division of Financial Management
Office of the Administrative Rules Coordinator



The Idaho Administrative Bulletin is published monthly by the Office of the Administrative Rules Coordinator, Division of Financial Management, Office of the Governor, pursuant to Title 67, Chapter 52, Idaho Code.

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ALEX J. ADAMS

Administrator



State of Idaho DIVISION OF FINANCIAL MANAGEMENT

Executive Office of the Governor

May 1, 2024

MEMORANDUM

TO: Members of the Public

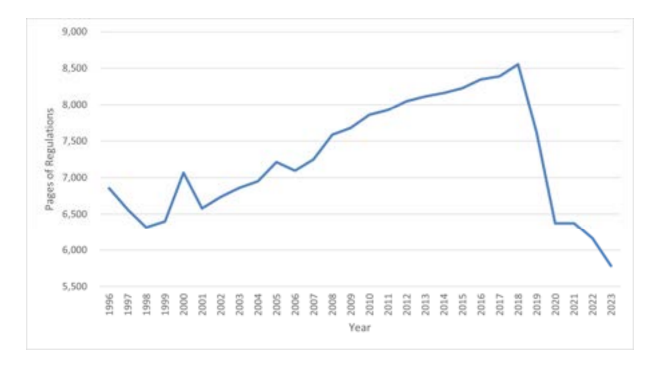
FROM: Alex J. Adams, PharmD, MPH

SUBJECT: Update on Progress of Regulatory Reform Efforts

In 2019, Governor Little entrusted the Division of Financial Management (DFM) to oversee the implementation of the Red Tape Reduction Act. This effort was later broadened to Zero-Based Regulation, under which agencies must periodically review their regulations and justify them as necessary.

Combined, Idaho's zero-based regulation model has led to the elimination of 2,700 pages of regulations since 2019 (Figure 1) while reducing actual regulatory burden. Idaho also became the least regulated state in the nation using national measures of regulatory restrictions.

Figure 1. Number of Pages of Regulation in Idaho Administrative Code (1996 to 2023)



IDAHO ADMINISTRATIVE BULLETIN

Table of Contents

May 1, 2024 – Vol. 24-5

PREFACE
THE OFFICE OF THE GOVERNOR Executive Order No. 2024-01 Continuing the Idaho Behavioral Health Council
Executive Order No. 2024-02 Continuing the Workforce Development Council
Executive Order No. 2024-03 Continuing the Juvenile Justice Commission
Executive Order No. 2024-04 Operation Esto Perpetua
DAPA 02 – DEPARTMENT OF AGRICULTURE 02.03.03 – Rules Governing Pesticide and Chemigation Use and Application Docket No. 02-0303-2401 Notice of Rulemaking – Adoption of Temporary Rule
DAPA 11 – IDAHO STATE POLICE / RACING COMMISSION 11.04.01 – Rules Governing the Idaho State Racing Commission Docket No. 11-0401-2401 (New Chapter, Fee Rule) Notice of Rulemaking – Adoption of Temporary Rule
DAPA 13 – IDAHO FISH AND GAME COMMISSION Establishing Seasons and Limits for Hunting, Fishing, and Trapping in Idaho Docket No. 13-0000-2400P2 Notice of Adopted / Amended Proclamations for Calendar Year 2024
DAPA 13 – IDAHO DEPARTMENT OF FISH AND GAME 13.01.04 – Rules Governing Licensing Docket No. 13-0104-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking18
13.01.08 – Rules Governing Taking of Big Game Animals Docket No. 13-0108-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking19
 13.01.16 – Trapping of Wildlife and Taking of Furbearing Animals Docket No. 13-0116-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking193
13.01.17 – Rules Governing Use of Bait for Hunting Big Game Animals Docket No. 13-0117-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking196

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE	
16.02.13 – State of Idaho Drinking Water Laboratory Certification Program	
Docket No. 16-0213-2401	
Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	196
16.03.09 – Medicaid Basic Plan Benefits	
Docket No. 16-0309-2401	
Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	198
16.03.11 – Intermediate Care Facilities for People with Intellectual Disabilities (ICFs/IID)	
Docket No. 16-0311-2401	200
Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	200
16.03.13 – Consumer-Directed Services	
Docket No. 16-0313-2401	202
Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	202
16.03.14 – Hospitals	
Docket No. 16-0314-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	204
Notice of filterit to Fromulgate Rules – Zero-Dased Regulation (ZDR) Negotiated Rulemaking	204
IDAPA 17 – INDUSTRIAL COMMISSION	
17.01.01 – Administrative Rules Under the Worker's Compensation Law	
Docket No. 17-0101-2301	
(Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking	206
IDAPA 21 – DIVISION OF VETERANS SERVICES	
21.01.04 – Rules Governing Idaho State Veterans Cemeteries	
Docket No. 21-0104-2401	
Notice of Rulemaking – Adoption of Temporary Rule	211
IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES	
24.39.10 – Rules of the Idaho Electrical Board	
Docket No. 24-3910-2401	
Notice of Rulemaking – Adoption of Temporary Rule	215
24.39.30 – Rules of Building Safety (Building Code Rules)	
Docket No. 24-3930-2401 (New Chapter, Fee Rule)	
Notice of Rulemaking – Adoption of Temporary Rule	224
IDAPA 39 – IDAHO TRANSPORTATION DEPARTMENT	
39.02.03, 39.02.72, 39.02.75 - Vehicle Dealer's Principal Place of Business; Administrative License Suspens and Names on Drivers' Licenses	ions;
Docket No. 39-ZBRR-2401 (ZBR Chapter Rewrites)	
Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR)	
Negotiated Rulemaking	236
39.02.03 – Rules Governing Vehicle Dealer's Principal Place of Business and Claims to the Idaho Consumer Asset Recovery Fund; 39.02.72 – Rules Governing Administrative License Suspensions; and	
39.02.75 – Rules Governing Names on Drivers' Licenses and Identification Cards	

IDAHO ADMINISTRATIVE BULLETIN	Table of Contents
SECTIONS AFFECTED INDEX	238
LEGAL NOTICE - SUMMARY OF PROPOSED RULEMAKINGS	250
CUMULATIVE RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES	251
SUBJECT INDEX	273

PREFACE

The Idaho Administrative Bulletin is an electronic-only, online monthly publication of the Office of the Administrative Rules Coordinator, Division of Financial Management, that is published pursuant to Section 67-5203, Idaho Code. The Bulletin is a compilation of all official rulemaking notices, official rule text, executive orders of the Governor, and all legislative documents affecting rules that are statutorily required to be published in the Bulletin. It may also include other rules-related documents an agency may want to make public through the Bulletin.

State agencies are required to provide public notice of all rulemaking actions and must invite public input. This is done through negotiated rulemaking procedures or after proposed rulemaking has been initiated. The public receives notice that an agency has initiated proposed rulemaking procedures through the Idaho Administrative Bulletin and a legal notice (Public Notice of Intent) that publishes in authorized newspapers throughout the state. The legal notice provides reasonable opportunity for the public to participate when a proposed rule publishes in the Bulletin. Interested parties may submit written comments to the agency or request public hearings of the agency, if none have been scheduled. Such submissions or requests must be presented to the agency within the time and manner specified in the individual "Notice of Rulemaking - Proposed Rule" for each proposed rule that is published in the Bulletin.

Once the comment period closes, the agency considers fully all comments and information submitted regarding the proposed rule. Changes may be made to the proposed rule at this stage of the rulemaking, but changes must be based on comments received and must be a "logical outgrowth" of the proposed rule. The agency may now adopt and publish the pending rule. A pending rule is "pending" legislative review for final approval. The pending rule is the agency's final version of the rulemaking that will be forwarded to the legislature for review and final approval. Comment periods and public hearings are not provided for when the agency adopts a temporary or pending rule.

CITATION TO THE IDAHO ADMINISTRATIVE BULLETIN

The Bulletin is identified by the calendar year and issue number. For example, Bulletin 19-1 refers to the first Bulletin issued in calendar year 2019; Bulletin 20-1 refers to the first Bulletin issued in calendar year 2020. Volume numbers, which proceed from 1 to 12 in a given year, correspond to the months of publication, i.e.; Volume No. 19-1 refers to January 2019; Volume No. 20-2 refers to February 2020; and so forth. Example: The Bulletin published in January 2019 is cited as Volume 19-1. The December 2019 Bulletin is cited as Volume 19-12.

RELATIONSHIP TO THE IDAHO ADMINISTRATIVE CODE

The **Idaho Administrative Code** is an electronic-only, online compilation of all final and enforceable administrative rules of the state of Idaho that are of full force and effect. Any temporary rule that is adopted by an agency and is of force and effect is codified into the Administrative Code upon Bulletin publication. All pending rules that have been approved by the legislature during the legislative session as final rules and any temporary rules that are extended supplement the Administrative Code. These rules are codified into the Administrative Code upon becoming effective. Because proposed and pending rules are not enforceable, they are published in the Administrative Bulletin only and cannot be codified into the Administrative Code until approved as final.

To determine if a particular rule remains in effect or whether any amendments have been made to the rule, refer to the **Cumulative Rulemaking Index**. Link to it on the Administrative Rules homepage at adminrules.idaho.gov.

THE DIFFERENT RULES PUBLISHED IN THE ADMINISTRATIVE BULLETIN

Idaho's administrative rulemaking process, governed by the Administrative Procedure Act, Title 67, Chapter 52, Idaho Code, comprises distinct rulemaking actions: negotiated, proposed, temporary, pending and final rulemaking. Not all rulemakings incorporate or require all of these actions. At a minimum, a rulemaking includes proposed, pending and final rulemaking. Many rules are adopted as temporary rules when they meet the required statutory criteria and agencies must, when feasible, engage in negotiated rulemaking at the beginning of the process to facilitate consensus building. In the majority of cases, the process begins with proposed rulemaking and ends with the final rulemaking. The following is a brief explanation of each type of rule.

1. NEGOTIATED RULEMAKING

Negotiated rulemaking is a process in which all interested persons and the agency seek consensus on the content of a rule through dialogue. Agencies are required to conduct negotiated rulemaking whenever it is feasible to do so. The agency files a "Notice of Intent to Promulgate – Negotiated Rulemaking" for publication in the Administrative Bulletin inviting interested persons to contact the agency if interested in discussing the agency's intentions regarding the rule changes. This process is intended to result in the formulation of a proposed rule and the initiation of regular rulemaking procedures. One result, however, may also be that regular (proposed) rulemaking is not initiated and no further action is taken by the agency.

2. PROPOSED RULEMAKING

A proposed rulemaking is an action by an agency wherein the agency is proposing to amend or repeal an existing rule or to adopt a new rule. Prior to the adoption, amendment, or repeal of a rule, the agency must publish a "Notice of Rulemaking – Proposed Rule" in the Bulletin. This notice must include very specific information regarding the rulemaking including all relevant state or federal statutory authority occasioning the rulemaking, a non-technical description of the changes being made, any associated costs, guidance on how to participate through submission of written comments and requests for public hearings, and the text of the proposed rule in legislative format.

3. TEMPORARY RULEMAKING

Temporary rules may be adopted only when the governor finds that it is necessary for:

- a) protection of the public health, safety, or welfare; or
- b) compliance with deadlines in amendments to governing law or federal programs; or
- c) conferring a benefit.

If a rulemaking meets one or more of these criteria, and with the Governor's approval, the agency may adopt and make a temporary rule effective prior to receiving legislative authorization and without allowing for any public input. The law allows an agency to make a temporary rule immediately effective upon adoption. A temporary rule expires at the conclusion of the next succeeding regular legislative session unless the rule is extended by concurrent resolution, is replaced by a final rule, or expires under its own terms.

4. PENDING RULEMAKING

A pending rule is a rule that has been adopted by an agency under regular rulemaking procedures and remains subject to legislative review before it becomes a final, enforceable rule. When a pending rule is published in the Bulletin, the agency is required to include certain information in the "Notice of Rulemaking – Pending Rule." This includes a statement giving the reasons for adopting the rule, a statement regarding when the rule becomes effective, a description of how it differs from the proposed rule, and identification of any fees being imposed or changed.

Agencies are required to republish the text of the pending rule when substantive changes have been made to the proposed rule. An agency may adopt a pending rule that varies in content from that which was originally proposed if the subject matter of the rule remains the same, the pending rule change is a logical outgrowth of the proposed rule, and the original notice was written so as to assure that members of the public were reasonably notified of the subject. It is not always necessary to republish all the text of the pending rule.

5. FINAL RULEMAKING

A final rule is a rule that has been adopted by an agency under the regular rulemaking procedures and is of full force and effect.

HOW TO USE THE IDAHO ADMINISTRATIVE BULLETIN

Rulemaking documents produced by state agencies and published in the **Idaho Administrative Bulletin** are organized by a numbering schematic. Each state agency has a two-digit identification code number known as the "**IDAPA**" number. (The "IDAPA" Codes are listed in the alphabetical/numerical index at the end of this Preface.) Within each agency there are divisions or sections to which a two-digit "TITLE" number is assigned. There are "CHAPTER" numbers assigned within the Title and the rule text is divided among major sections that are further subdivided into subsections. An example IDAPA number is as follows:

IDAPA 38.05.01.200.02.c.ii.

"IDAPA" refers to Administrative Rules in general that are subject to the Administrative Procedures Act and are required by this act to be published in the Idaho Administrative Code and the Idaho Administrative Bulletin.

"38." refers to the Idaho Department of Administration

"05." refers to Title 05, which is the Department of Administration's Division of Purchasing

"01." refers to Chapter 01 of Title 05, "Rules of the Division of Purchasing"

"200." refers to Major Section 200, "Content of the Invitation to Bid"

"02." refers to Subsection 200.**02**.

"c." refers to Subsection 200.02.c.

"ii." refers to Subsection 200.02.c.ii.

DOCKET NUMBERING SYSTEM

Internally, the Bulletin is organized sequentially using a rule docketing system. Each rulemaking that is filed with the Coordinator is assigned a "DOCKET NUMBER." The docket number is a series of numbers separated by a hyphen "-", (38-0501-1401). Rulemaking dockets are published sequentially by IDAPA number (the two-digit agency code) in the Bulletin. The following example is a breakdown of a typical rule docket number:

"DOCKET NO. 38-0501-1901"

"38-" denotes the agency's IDAPA number; in this case the Department of Administration.

"0501-" refers to the TITLE AND CHAPTER numbers of the agency rule being promulgated; in this case the Division of Purchasing (TITLE 05), Rules of the Division of Purchasing (Chapter 01).

"1901" denotes the year and sequential order of the docket being published; in this case the numbers refer to the first rulemaking action published in **calendar year 2019**. A subsequent rulemaking on this same rule chapter in calendar year 2019 would be designated as "1902". The docket number in this scenario would be 38-0501-1902.

Within each Docket, only the affected sections of chapters are printed. (See Sections Affected Index in each Bulletin for a listing of these.) The individual sections affected are printed in the Bulletin sequentially (e.g. Section "200" appears before Section "345" and so on). Whenever the sequence of the numbering is broken the following statement will appear:

(BREAK IN CONTINUITY OF SECTIONS)

BULLETIN PUBLICATION SCHEDULE FOR YEAR 2023

Vol. No.	Monthly Issue of Bulletin	ARRF Due to DFM	Closing Date for Agency Filing	Bulletin Publication Date	21-day Comment Period End Date
23-2	February 2023	December 23, 2023	January 6, 2023	February 1, 2023	February 22, 2023
23-3	March 2023	January 27, 2023	February 10, 2023	March 1, 2023	March 22, 2023
23-4	April 2023	February 24, 2023	March 10, 2023	April 5, 2023	April 26, 2023
23-5	May 2023	March 24, 2023	April 7, 2023	May 3, 2023	May 24, 2023
23-6	June 2023	April 21, 2023	May 5, 2023	June 7, 2023	June 28, 2023
23-7	July 2023	May 26, 2023	June 9, 2023	July 5, 2023	July 26, 2023
23-8	August 2023	June 23, 2023	July 7, 2023	August 2, 2023	August 23, 2023
23-9	September 2023	July 21, 2023	August 4, 2023	September 6, 2023	September 27, 2023
23-10	October 2023	August 18, 2023	*September 1, 2023	October 4, 2023	October 25, 2023
23-11	November 2023	September 22, 2023	October 6, 2023	November 1, 2023	November 22, 2023
23-12	December 2023	October 27, 2023	November 9, 2023	December 6, 2023	December 27, 2023
24-1	January 2024	November 13, 2023	**November 27, 2023	January 3, 2024	January 24, 2024

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24-5	May 2024	March 22, 2024	April 5, 2024	May 1, 2024	May 22, 2024
24-6	June 2024	April 19, 2024	May 3, 2024	June 5, 2024	June 26, 2024
24-7	July 2024	May 24, 2024	June 7, 2024	July 3, 2024	July 24, 2024
24-8	August 2024	June 21, 2024	July 5, 2024	August 7, 2024	August 28, 2024
24-9	September 2024	July 19, 2024	August 2, 2024	September 4, 2024	September 25, 2024
24-10	October 2024	August 16, 2024	*August 30, 2024	October 2, 2024	October 23, 2024
24-11	November 2024	September 20, 2024	October 4, 2024	November 6, 2024	November 27, 2024
24-12	December 2024	October 25, 2024	November 8, 2024	December 4, 2024	December 25, 2024
25-1	January 2025	November 15, 2024	**November 29, 2024	January 1, 2025	January 22, 2025

*Last day to submit a proposed rule for the rulemaking to remain on course for review by the upcoming legislature.

**Last day to submit a pending rule to be reviewed by the upcoming legislature.

	ALPHABETICAL INDEX OF STATE AGENCIES AND CORRESPONDING IDAPA NUMBERS
IDAPA 38	Administration, Department of
IDAPA 62	Administrative Hearings, Office of
IDAPA 02	Agriculture, Idaho State Department of
IDAPA 40	Arts, Idaho Commission on the
IDAPA 04	Attorney General, Office of the
IDAPA 53	Barley Commission, Idaho
IDAPA 51	Beef Council, Idaho
IDAPA 55	Career Technical Education, Division of
IDAPA 28	Commerce, Idaho Department of
IDAPA 06	Correction, Idaho Department of
IDAPA 08	Education, State Board of and State Department of
IDAPA 32	Endowment Fund Investment Board
IDAPA 58	Environmental Quality, Department of
IDAPA 12	Finance, Idaho Department of
IDAPA 13	Fish and Game, Idaho Department of
IDAPA 15	Governor, Office of the Idaho Commission on Aging (15.01) Idaho Commission for the Blind and Visually Impaired (15.02) Idaho Forest Products Commission (15.03) Division of Human Resources and Personnel Commission (15.04) Idaho Military Division (Division of Homeland Security) (15.06) Idaho State Liquor Division (15.10)
IDAPA 48	Grape Growers and Wine Producers Commission, Idaho
IDAPA 16	Health and Welfare, Department of
IDAPA 41	Health Districts, Public
IDAPA 45	Human Rights Commission
IDAPA 17	Industrial Commission, Idaho
IDAPA 18	Insurance, Idaho Department of
IDAPA 05	Juvenile Corrections, Department of
IDAPA 09	Labor, Idaho Department of

A	ALPHABETICAL INDEX OF STATE AGENCIES AND CORRESPONDING IDAPA NUMBERS
IDAPA 20	Lands, Idaho Department of
IDAPA 52	Lottery Commission, Idaho State
IDAPA 24	Occupational and Professional Licenses, Division of (24.20) Accountancy, Board of (24.30) Acupuncture, Board of (24.17) Architectural Examiners, Board of (24.01) Athletic Commission, State (24.02) Barber and Cosmetology Services Licensing Board (24.28) Building Safety, Division of (24.39) Chiropractic Physicians, Board of (24.03) Contractors Board, Idaho State (24.21) Counselors and Marriage and Family Therapists, Licensing Board of Professional (24.15) Dentistry, State Board of (24.31) Denturity, Board of (24.16) Drinking Water and Wastewater Professionals, Board of (24.05) Driving Businesses Licensure Board, Idaho (24.25) Engineers and Land Surveyors, Board of Licensure of Professional (24.32) Genetic Counselors Licensing Board (24.24) Geologists, Board of Registration for Professional (24.04) Landscape Architects, Board of (24.07) Liquefied Petroleum Gas Safety Board (24.22) Massage Therapy, Board of (24.27) Medicine, Board of (24.33) Midwifery, Board of (24.08) Nursing, Board of (24.34) Nursing Home Administrators, Board of Examiners of (24.09) Occupational Therapy Licensure Board (24.06) Optometry, Board of (24.36) Physical Therapy Licensure Board (24.13) Podiatry, Board of (24.11) Psychologist Examiners, Board of (24.12) Real Estate Appraiser Board (24.18)
	Real Estate Commission (24.37) Residential Care Facility Administrators, Board of Examiners of (24.19) Shorthand Reporters Board, Idaho Certified (24.29) Social Work Examiners, Board of (24.14) Speech, Hearing and Communication Services Licensure Board (24.23)
	Veterinary Medicine, State Board of (24.38)
IDAPA 43	Oilseed Commission, Idaho
IDAPA 50	Pardons and Parole, Commission of
IDAPA 26	Parks and Recreation, Idaho Department of

	ALPHABETICAL INDEX OF STATE AGENCIES AND CORRESPONDING IDAPA NUMBERS
IDAPA 11	Police, Idaho State Alcohol Beverage Control (11.05) Brand Board (11.02) Commercial Vehicle Safety (11.13) Forensic Laboratory (11.03) Motor Vehicles (11.07) Peace Officer Standards and Training Council (11.11) Public Safety and Security Information (11.10) Racing Commission (11.04)
IDAPA 29	Potato Commission, Idaho
IDAPA 61	Public Defense Commission, State
IDAPA 59	Public Employee Retirement System of Idaho (PERSI)
IDAPA 31	Public Utilities Commission
IDAPA 34	Secretary of State, Office of the
IDAPA 57	Sexual Offender Management Board
IDAPA 60	Soil and Water Conservation Commission, Idaho State
IDAPA 36	Tax Appeals, Board of
IDAPA 35	Tax Commission, State
IDAPA 39	Transportation Department, Idaho
IDAPA 21	Veterans Services, Division of
IDAPA 47	Vocational Rehabilitation, Division of
IDAPA 37	Water Resources, Department of
IDAPA 42	Wheat Commission, Idaho

THE OFFICE OF THE GOVERNOR

EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

EXECUTIVE ORDER NO. 2024-01

CONTINUING THE IDAHO BEHAVIORAL HEALTH COUNCIL

WHEREAS, on February 19, 2020, the Idaho Supreme Court and leaders from the Legislative Branch joined me as I signed an executive order creating the Idaho Behavioral Health Council ("Council"). The Council was to be a collaborative effort with all three branches working to address the behavioral health needs of Idahoans. In support of this three-branch effort and the Council's creation, the Idaho Supreme Court issued a proclamation and the Sixty-fifth Idaho Legislature adopted Senate Concurrent Resolution 126 (2020); and

WHEREAS, all three branches of state government recognized at that time the tremendous social and economic value would inure to the people of Idaho with the strategic development of a more effective behavioral health system that was devised, implemented, and sustained statewide; and

WHEREAS, all three branches of state government further recognized that that the separate branches of Idaho government, local governments, and community partners play an integral role together in ensuring a reliable and productive behavioral health system for the people of Idaho; and

WHEREAS, in nearly four (4) years of existence, the Council has recommended numerous policy accomplishments that have been successfully enacted, adopted, and funded, including, but not limited to:

- 1. Strengthening the state's crisis response system by establishing the 988 statewide crisis and suicide hotline and funding four (4) youth crisis centers across the state.
- 2. Supporting and facilitating partnerships to stand up five (5) Certified Community Behavioral Health Centers based on the successful nationwide model to provide comprehensive behavioral health care.
- 3. Sponsoring Sequential Intercept Model (SIM) workshops in each of the seven (7) judicial districts, empowering local stakeholders to implement action plans to improve local access to behavioral health resources, such as connecting additional services to individuals leaving jail or the crisis center.
- 4. Developing a Behavioral Health Workforce Plan, resulting in the Recovery Coach Academy, the Behavioral Health Center of Excellence, and other initiatives to expand the number and quality of credentialed behavioral health care workers.
- 5. Opening Safe Teen Assessment Centers, including in rural areas, to provide a resource for law enforcement, schools, and families to prevent and divert youth from entering the juvenile justice or child welfare systems.
- 6. Providing funding to stand up three Psychiatric Residential Treatment Facilities (PRTF) in Idaho to bring home over one hundred (JOO) children/youth being cared for in other states.
- 7. Improving the civil commitment process by passing Senate Bill 1327 (2022) and drafting further revisions to be proposed in future legislative sessions; and

WHEREAS, in 2021, recognizing the success of the Council in recommending the statewide strategic plan, Idaho Code§ 57-825 was enacted empowering the Council to make recommendations to the Governor and the Legislature on how moneys deposited in the State-Directed Opioid Settlement Fund should be used; and

WHEREAS, Idaho has demonstrated a commitment to improving the behavioral health system and has previously made considerable improvements to the system; and

WHEREAS, notwithstanding these significant improvements and investments—particularly over the last four (4) years—it is in the best interest of all Idahoans that the Council be reauthorized so that it can lead and coordinate across all branches and levels of government, and make recommendations to policymakers for the continued improvement of the state's behavioral health system;

NOW, THEREFORE, I, Brad Little, Governor of the State of Idaho, by virtue of the authority vested in me under the Constitution and the laws of the State of Idaho, do hereby order that Executive Order 2020-04-A is repealed and replaced by this order, and in so doing do also order that:

- 1. The Idaho Behavioral Health Council is authorized to continue as provided in this order.
- 2. The scope and mission of the Council is to:
 - a. Bring together all three branches of state government, local governments, and community partners to develop and recommend an updated statewide strategic plan;
 - b. Oversee the implementation of the approved statewide strategic plan, ensuring an effective, efficient, recovery-oriented behavioral healthcare system for all Idahoans in need of those services; and
 - c. In compliance with Idaho Code§ 57-825, make recommendations to the Governor and the Legislature how moneys deposited in the State-Directed Opioid Settlement Fund should be used.
- 3. The statewide strategic plan will:
 - a. Define a plan to inventory current expenditures, utilization, and accessibility;
 - b. Assess the effectiveness and efficiency of the current system, giving emphasis to:
 - i. where more efficient organization and effective coordination of existing resources could create better outcomes; and
 - ii. the recommendations of the Council that have been adopted, enacted, or funded;
 - c. Determine Idaho citizen's unique needs via broad stakeholder input and known best practices; and
 - d. Recommend actions that will materially improve Idaho's behavioral health system.
- 4. The Council will produce an updated statewide strategic plan recommendation by October 31, 2024, which will be delivered to the Governor, the Chief Justice, the Speaker of the House of Representatives, and the President Pro Tempore of the Senate.
- 5. The Council shall consist of fourteen (14) members. The Council's membership shall be as follows:
 - a. Ex Officio Members:
 - i. The Administrative Director of the State Courts or designee;
 - ii. The Director of the Idaho Department of Correction or designee;
 - iii. The Director of the Idaho Department of Health and Welfare or designee;
 - iv. The Director of the Idaho Department of Juvenile Corrections or designee; and
 - v. The Executive Director of the Idaho Commission of Pardons and Parole.
 - b. Members appointed by the Governor:
 - i. A representative from the Idaho Department of Education;
 - ii. One (]) county elected official; and
 - iii. One (1) member of the public.
 - c. Members appointed by the Chief Justice:
 - i. A judge who has experience presiding over a treatment court; and
 - ii. One (1) member of the public.
 - d. Members from the Legislature, who shall serve during their legislative terms of office:
 - One (1) member of the House of Representatives appointed by the Speaker of the House of Representatives;
 - *ii.* One (1) member of the House of Representatives appointed by the Minority Leader of the House of Representatives;
 - iii. One (1) senator appointed by the President Pro Tempore of the Senate; and
 - iv. One (1) senator appointed by the Minority Leader of the Senate.
- 6. The Director of the Department of Health and Welfare or designee and the Administrative Director of the State Courts or designee shall serve as co-chairs of the Council.

- 7. All members of the Council, except ex officio members, serve at the pleasure of their respective appointing authority.
- 8. The Council shall receive administrative support from the agencies or departments represented by the co-chairs of the Council.
- 9. The Council shall create an advisory board to assist and advise the Council. The Council should consider including on the advisory board, but is not limited to, the following:
 - a. An adult consumer of behavioral health services;
 - b. Family of a child consumer of behavioral health services;
 - c. A representative from the Idaho Medical Association Primary Care;
 - d. A representative from the Idaho Psychiatric Association;
 - e. A representative from the Idaho Hospital Association;
 - f. A substance use disorder provider;
 - g. A mental health provider;
 - *h.* A representative from a public health district;
 - i. A representative from the Idaho Sheriff's Association;
 - j. A representative from the Idaho Chiefs of Police Association;
 - k. A representative from the Idaho Prosecuting Attorney's Association;
 - l. Appellate and/or trial-level public defenders;
 - m. A representative from the Office of Drug Policy;
 - n. At least one (1) tribal representative; and
 - o. Any additional advisory board members the Council deems necessary.

THEOR.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 31st day of January, in the year of our Lord two thousand and twenty-four, and of the Independence of the United States of America the two hundred forty-eighth, and of the Statehood of Idaho the one hundred thirty-fourth.

BRAD LITTLE GOVERNOR

PHIL MCGRANE SECRETARY OF STATE

THE OFFICE OF THE GOVERNOR

EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

EXECUTIVE ORDER NO. 2024-02

CONTINUING THE WORKFORCE DEVELOPMENT COUNCIL

WHEREAS, the economic future of Idaho and the prosperity of its residents depends upon the ability of businesses in Idaho to compete in the world economy; and

WHEREAS, a well-educated and highly skilled workforce provides Idaho employers with a competitive edge critical for their success; and

WHEREAS, Idaho is committed to preparing its current and future workforce with the skills necessary for the 21st century; and

WHEREAS, empowering business, labor, and community leaders to take a more active and strategic role in crafting the state's economic and workforce development policy will enhance the quality and responsiveness of these programs; and

WHEREAS, a comprehensive workforce development strategy for Idaho will improve planning and oversight functions; increase public awareness of and access to workforce development education and training opportunities; improve the effectiveness, quality and coordination of services designed to maintain a highly skilled workforce; and help provide for the most efficient use of federal, state and local workforce development resources; and

WHEREAS, the Governor's Workforce Development Task Force recommended that the State of Idaho "increase the role and responsibilities of an industry-driven Workforce Development Council ("Council") to champion the development and implementation of a statewide strategic workforce development plan that meets industries' needs today and tomorrow;" and

WHEREAS, the Governor is empowered by IC. § 72-1201(1) to prescribe the structure, duties and functions of the Council.

NOW, THEREFORE, I, Brad Little, Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution and laws of this state do hereby order that:

- 1. The Workforce Development Council (the "Council") is established within the Executive Office of the Governor in accordance with Section l0l(a) of the Workforce Innovation and Opportunity Act ("WIOA") of 2014 and as provided in Chapter 12, Title 72, Idaho Code, to coordinate efforts and direct public outreach and engagement in support of improving the quality of and access to workforce education and training programs throughout Idaho.
- 2. The Council shall consist of thirty-seven (37) members, consistent with federal nomination and composition requirements set forth in section l0l(b) of WIOA. The Council's membership shall be as follows:
 - a. Seventeen (17) positions appointed by the Governor representing industry and nominated by statewide and regional business organizations;
 - b. Seven (7) positions appointed by the Governor representing the workforce, including two (2) labor union representatives, two (2) registered apprenticeship program representatives, one (1) representative of a community-based organization for veterans, one (1) representative of a community-based organization for individuals with disabilities, and one (]) representative of a community-based organization for out-of-school youth;
 - c. Ten (10) positions appointed by the Governor representing government, including representatives

- from the Department of Labor, State Board of Education, State Department of Education, Division of Career-Technical Education, Division of Vocational Rehabilitation, Department of Health and Welfare, Department of Commerce, an elected city official, an elected county official, and a community college representative;
- d. One (1) member from each chamber of the Idaho Legislature, including a member of the Senate appointed by the Senate President Pro Tem, and a member of the House of Representatives appointed by the House Speaker; and
- e. The Governor or his designee.
- 3. The Governor shall name the chair and vice chair from among industry members of the Council.
- 4. The Council's members shall serve at the pleasure of the Governor, and their appointments shall be for three-year terms.
- 5. The Council shall be staffed by an executive director appointed by the Governor and such additional personnel as shall be appointed by the executive director:
- 6. The Council will be responsible for advising the Governor, Legislature and appropriate executive agencies on matters related to developing and implementing a comprehensive workforce development strategy for Idaho that;
 - a. Increases public awareness of and access to career education and training opportunities;
 - b. Improves the effectiveness, quality and coordination of programs and services designed to maintain a highly skilled workforce;
 - c. Helps provide for the most efficient use of federal, state and local workforce development resources;
- 7. The Council will assist the Governor in fulfilling the requirements of the State Workforce Investment Board as set forth in WIOA.
- 8. The Council shall be responsible for developing and overseeing procedures, criteria, and performance measures for the Workforce Development Training Fund.
- 9. The Council may empanel special committees, appointed by the chair. Special committee members may include non-Council members who have special knowledge and qualifications to be of assistance to the Council.
- 10. The Council shall meet quarterly. An Executive Committee made up of the chair, vice chair, three (3) additional Council members representing industry and a representative of a labor union should meet monthly. The Executive Committee members shall be appointed by the Governor. The Executive Committee is authorized to act on the Council's behalf as necessary and shall report its actions at the Council's next regular meeting.
- 11. The lawful actions of the Council, the Executive Committee, or subcommittees of the Council taken pursuant to Executive Order 2019-08 on or after May 31, 2023, through today's date, are authorized nunc pro tunc by this order.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 31st day of January, in the year of our Lord two thousand and twenty-four, and of the Independence of the United States of America the two hundred forty-eighth, and of the Statehood of Idaho the one hundred thirty-fourth.

BRAD LITTLE GOVERNOR

PHIL MCGRANE SECRETARY OF STATE

THE OFFICE OF THE GOVERNOR

EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

EXECUTIVE ORDER NO. 2024-03

CONTINUING THE JUVENILE JUSTICE COMMISSION

WHEREAS, the State of Idaho, in accordance with the provisions of the Juvenile Justice and Delinquency Prevention Act of 1974, 34 U.S.C. §§ 11101-11313 ("JJDPA"), as amended and reauthorized, is required to designate a state agency to supervise and administer Idaho's plan under the JJDPA and to establish a state juvenile justice advisory group; and

WHEREAS, in 1995 the Legislature enacted the Juvenile Corrections Act, Chapter 5, Title 20, Idaho Code, which created the Department of Juvenile Corrections ("Department") and amended existing law to create a juvenile corrections system based on principles of accountability, community protection, and competency development; and

WHEREAS, since Idaho's Juvenile Corrections Act was enacted, Idaho Governors have concluded that the purposes and intent of the Juvenile Corrections Act and the JJDPA were best served by the Department operating the Idaho Juvenile Justice Commission ("Commission"); and

WHEREAS, the Department is the sole agency for supervising the preparation and administration of Idaho's plan under the JJDPA and the Commission functions as the advisory group referenced in Section 34 U.S.C. 11133(a)(3).

NOW, THEREFORE, I Brad Little, Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution and laws of this state do hereby order that:

- 1. The Juvenile Justice Commission is authorized to continue as provided in this order.
- 2. The membership of the Commission shall be in conformity with the JJDPA. The chairman, vice-chairman, and members of the Commission shall be appointed by and serve at the pleasure of the Governor. Members shall serve a term of three years. The chairman and vice-chairman shall serve in such capacities for three years.
- 3. The Commission shall perform the following functions:
 - a. Advise the Department on juvenile justice and delinquency prevention issues;
 - b. Participate in the development and review of Idaho's plan under the JJDPA;
 - c. Be afforded an opportunity to review and comment on all grant applications under the JJDPA submitted by the Department;
 - d. Ensure compliance with the core protections of the JJDPA by jurisdictions with public authority in Idaho through education, technical assistance, monitoring and remedial actions for violations;
 - e. Perform such other duties that the JJDPA requires to be performed by the advisory group referenced in Section 34 U.S.C. 11133 (a)(3) and Section 28 C.F.R 31.102(b); and
 - f. Perform such other duties as requested by the director of the Department, which may include submitting reports to the director of the Department and making decisions on grant applications under the JJDPA submitted to the Department.
- 4. The lawful actions of the Commission and the Department taken pursuant to Executive Order 2019-12 on or after September 5, 2023, through today's date, are authorized nunc pro tunc by this order.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 30th day of January, in the year of our Lord two thousand and twenty-four, and of the Independence of the United States of America the two hundred forty-eighth, and of the Statehood of Idaho the one hundred thirty-fourth.

BRAD LITTLE GOVERNOR

PHIL MCGRANE SECRETARY OF STATE

THE OFFICE OF THE GOVERNOR

EXECUTIVE DEPARTMENT STATE OF IDAHO BOISE

EXECUTIVE ORDER NO. 2024-04

OPERATION ESTO PERPETUA

WHEREAS, in my 2022 State of the State Address, I announced Operation Esto Perpetua to bring together law enforcement, lawmakers, local government, tribes, families, and the public in new ways with the goal to reduce the flow of fentanyl and methamphetamine into the State of Idaho; and

WHEREAS, from the early work of Operation Esto Perpetua came the highly successful Fentanyl Takes All campaign, which metrics show had a demonstrable impact on how young people and parents view and respond to the threat of fentanyl; and

WHEREAS, from the missions to the Texas border, troopers honed their skills at drug interdiction, which they have returned and implemented in Idaho; and

WHEREAS, the crisis at the border has only worsened since 2022. The surge in overdose deaths in Idaho is directly related to the proliferation of illegal fentanyl which in nearly every circumstance originates outside of this country and comes to Idaho through the open border or through another weak point in this nation's defenses; and

WHEREAS, a parallel problem to drug smuggling is human trafficking where vulnerable people are exploited or smuggled by bad actors to gain illegal entry into the United States or otherwise appropriated/or illegal or immoral ends: and

WHEREAS, I announced in my State of the State Address this year that Operation Esto Perpetua would continue with an expanded mission to address both drugs and human trafficking.

NOW, THEREFORE, I, Brad Little, Governor of the State of Idaho, by virtue of the authority vested in me by the Constitution and laws of this state do hereby order that:

- 1. Operation Esto Perpetua is authorized to continue as outlined in this order.
- 2. The objective of Operation Esto Perpetua will be two-fold: to combat the flow of illegal drugs into Idaho and to combat the scourge of human trafficking in all its forms, including sex trafficking, labor trafficking, human smuggling, and all other appropriation of vulnerable children and adults.
- 3. A Citizens Action Group is hereby created and will be comprised as follows:
 - a. Appointed by the Governor:
 - i. A representative from an Idaho Indian tribe;
 - ii. A mayor of a city;
 - iii. A county commissioner;
 - iv. A member of the Idaho House of Representatives;
 - v. A member of the Idaho Senate; and
 - vi. Any additional public members that the Governor sees fit to appoint.
 - b. Ex-officio members:
 - i. The Lieutenant Governor;
 - ii. The Director of the Idaho State Police; and
 - iii. The Administrator of the Office of Drug Policy.
- 4. The Citizens Action Group will gather information about the severity of the threat of drug proliferation and human trafficking in Idaho, as well as ideas to combat it and the needed tools to respond. The

Citizens Action Group will hear from Idahoans about their personal experiences with the effects of drugs on Idahoans and Idaho communities, where human trafficking issues exist in Idaho, and how to treat victims of human trafficking and connect them with services to break the cycle of exploitation.

5. The Citizens Action Group will report to the Governor its findings. That report will be delivered to the Governor and reviewed with advisors drawn from Idaho law enforcement and service providers to make policy recommendations.

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IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 14th day of February, in the year of our Lord two thousand and twenty-four, and of the Independence of the United States of America the two hundred forty-eighth, and of the Statehood of Idaho the one hundred thirty-fourth.

BRAD LITTLE GOVERNOR

PHIL MCGRANE SECRETARY OF STATE

IDAPA 02 – DEPARTMENT OF AGRICULTURE

02.03.03 – RULES GOVERNING PESTICIDE AND CHEMIGATION USE AND APPLICATION DOCKET NO. 02-0303-2401

NOTICE OF RULEMAKING - ADOPTION OF TEMPORARY RULE

EFFECTIVE DATE: The effective date of the temporary rule is April 22, 2024.

EXPIRATION DATE: In accordance with Section 67-5226(5), Idaho Code, these temporary rules will expire on their own terms July 1, 2024.

AUTHORITY: In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Section 22-3421, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

This rule is being presented to be in compliance with H.549, which was passed by the Idaho Legislature in the 2023 session and signed into law by the Governor on March 18, 2024. The legislation amended how licenses for chemigation applicators are categorized by separating those licenses from the federal FIFRA categories. This rule establishes a simplified process for the acquiring and maintenance of those licenses.

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

H.549 included an emergency clause, meaning the changes went into effect immediately with the Governor's signature. A temporary rule is necessary to ensure that the rule is in compliance with the amended statute as the department begins issuing licenses for the 2024 season.

FEE SUMMARY: Pursuant to Section 67-5226(2), the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger and the fee is described herein:

There are no changes to fees in the rule, except for breaking the chemigation license fees out from the other license categories. The amended statute does not identify changes in fees.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the temporary rule, contact Lloyd B. Knight, Deputy Director, at (208)332-8615.

DATED this 22nd day of April, 2024.

Lloyd B. Knight Deputy Director Idaho State Department of Agriculture 2270 Old Penitentiary Road P.O. Box 7249 Boise, ID 83707

Phone: (208) 332-8615

Email: lloyd.knight@isda.idaho.gov

THE FOLLOWING IS THE TEXT OF THE TEMPORARY RULE FOR DOCKET NO. 02-0303-2401 (Only Those Sections With Amendments Are Shown.)

02.03.03 - RULES GOVERNING PESTICIDE AND CHEMIGATION USE AND APPLICATION

000. LEGAL AUTHORITY.

This chapter is adopted under the legal authority of Section 22-3421, Idaho Code.

(3-15-22)(4-22-24)T

001. TITLE AND SCOPE.

- **Other Title.** The title of this chapter is IDAPA 02.03.03, "Rules Governing Pesticide and Chemigation Use and Application."
- 92. Scope. This chapter governs the use and application of pesticides; licensing of pesticide applicators; registration of pesticides; and responsibilities for chemigation in Idaho. (3-15-22)(4-22-24)T

002. - 003. (RESERVED)

004. INCORPORATION BY REFERENCE.

The following documents are incorporated by reference:

(3-15-22)

- 01. U.S. Code of Federal Regulations (CFR) Title 40, Part 165, Subpart E. "Standards for Pesticide Containment Structures," Sections 165.80 through 165.97 that may be viewed at https://www.govregs.com/regulations/title40_chapterI_part165_subpartE_[71 FR 47422, Aug. 16, 2006, as amended at 73 FR 64228, Oct. 29, 2008].
- 02. U.S. Code of Federal Regulations (CFR) Title 40, Chapter 1, Part 171. "Certification of Pesticide Applicators" that may be viewed at https://www.govregs.com/regulations/title40_chapterI_part171_[82 FR 1028, Jan. 4, 2017]. (3-15-22)(4-22-24)T
- 03. Restrictions For Use Of The Livestock Protection Collars (Compound 1080). https://agri.idaho.gov/main/wp-content/uploads/2020/06/LPC-RESTRICTIONS.pdf 82 FR 1042, Jan. 4, 2017. (3-15-22)(4-22-24)T

005. -- 009. (RESERVED)

010. **DEFINITIONS.**

The Idaho Department of Agriculture adopts the definitions set forth iIn addition to Section 22-3401, Idaho Code, and the following definitions are defined as: (3-15-22)(4-22-24)T

- 91. Air Gap. A physical separation between the free flowing discharge end of a domestic water supply system pipeline and an open or non-pressure receiving vessel. (3-15-22)
 - **92.** Basin Irrigation. Irrigation by flooding areas of level land surrounded by dikes. (3-15-22)
- 03. Border Irrigation. Irrigation by flooding strips of land, rectangular in shape and cross leveled, bordered by dikes.
- **<u>01.</u>** Antimicrobial Pesticides. Substances or mixture of substances used to destroy or suppress the growth of harmful microorganisms such as bacteria, viruses, or fungi on inanimate objects and surfaces. (4-22-24)T
 - **042.** Certification. Passing one (1) or more examinations, to initially demonstrate an applicant's

competence, as required by the licensing provisions of this act, in order to use or distribute pesticides, or to act as a pesticide consultant. (3-15-22)

- 65. Check Valve. A certified valve designed and constructed to close a water supply pipeline, chemical injection line, or other conduit in a chemigation system to prevent reverse flow in that line.

 (3-15-22)
- 062. Chemigator. Any person engaged in the application of chemicals through any type of irrigation system. (3-15-22)
- 67. Cross-Connection. Any connection that may have chemical injected or introduced into the domestic water supply system and has the potential of or is connected to the domestic water supply system.

 (3-15-22)
- **08.** Demonstration and Research. The use of restricted use pesticides to demonstrate the action of the pesticide or conduct research.

 (3-15-22)
 - 09. Domestic Water Supply System. Any system providing water for human use. (3-15-22)
- 10. Drip Irrigation. A method of microirrigation wherein water is applied as drops or small streams (3-15-22)
- 11. Flood Irrigation. Method of irrigation where water is applied to the soil surface without flow controls, such as furrows, borders or corrugations.

 (3-15-22)
 - **12.** Flow Rate. The weight or volume of flowable material per unit of time. (3-15-22)
- 13. Furrow Irrigation. Method of surface irrigation where the water is supplied to small ditches or furrows for guiding the water across the field.

 (3-15-22)
 - **1404. Hazard Area**. Cities, towns, subdivisions, schools, hospitals, or densely populated areas. (3-15-22)
- **1505. High Volatile Esters.** Formulations of 2,4-D which contain methyl, ethyl, butyl, isopropyl, octylamyl and pentyl esters. (3-15-22)
- 16. Injection Pump. A pump that uses a gear, rotary, piston or diaphragm to develop the pressures exceeding the irrigation system pressure to inject a chemical. (3-15-22)
- 17. Inspection Port. An orifice or other viewing device from which the low pressure drain and check valve may be observed.

 (3-15-22)
- 18. Limited Supervision. Pertains to the supervision of a currently licensed pesticide applicator who holds the Commercial Apprentice (CA) category. The Supervising Applicator will be currently licensed in the same category necessary for the pesticide application, and is limited to supervising a maximum of two Commercial Apprentice applicators and must maintain immediate communications (voice, radio, cellular telephone, or similar) with the supervised applicators for the duration of all pesticide applications.

 (3-15-22)
- <u>06.</u> <u>Limited Supervision</u>. The supervision of a professional commercial apprentice by a supervising applicator licensed in the categories necessary for the pesticide application. The supervising applicator is limited to supervision of two (2) professional commercial apprentice applicators at one (1) time and must maintain immediate communications (voice, radio, cellular telephone, or similar) with the supervised applicators for the duration of all pesticide applications.

 (4-22-24)T
- 1907. Low Volatile Esters. Formulations of 2,4-D; 2,4-DP; MCPA and MCPB which contain butoxyethanol, propylene glycol, tetrahydrofurfuryl, propylene glycol butyl ether, butoxy propyl, ethylhexyl and isoctyl esters. (3-15-22)
 - 2008. Mixer-Loader. Any person who works under the supervision of a professional applicator in the

mixing and loading of pesticides to prepare for, but not actually make, applications.

(3-15-22)

- 21. On Site Supervision. Pertains to the application of Restricted Use Pesticides (RUP): On Site Supervision of an unlicensed pesticide applicator or a pesticide applicator who does not hold an appropriate category for the RUP being applied. Supervising pesticide applicator must be physically at the site of application, must have visual contact with the pesticide applicator, and must be in a position to direct the actions of the pesticide applicator. The supervising applicator may not supervise more than two pesticide applicators. (3-15-22)
- On-Site Supervision. A noncertified applicator may apply general use and restricted use pesticides under on-site supervision by a professional applicator with the required license categories. The supervising pesticide applicator must be physically at the site of application, must have visual contact with the pesticide applicator, and must be able to direct the actions of the noncertified pesticide applicator. The supervising applicator may not supervise more than two (2) noncertified pesticide applicators at one (1) time.

 (4-22-24)T
- **Pesticide Drift**. Movement of pesticide dust or droplets through the air at the time of application or soon after, to any site other than the area intended. (3-15-22)
- 23. Pressure Switch. A device which will stop the chemical injection pump when the water pressure decreases to the point where chemical distribution is adversely affected.

 (3-15-22)
- **2411. Recertification**. The requalification of a certified person through seminar attendance over a set period of time, or taking an examination at the end of a set period of time, to ensure that the person continues to meet the requirements of changing technology and maintains competence. (3-15-22)
- 25. Reduced Pressure Principle Backflow Prevention Assembly (RP). An assembly containing two (2) independently acting approved check valves together with a hydraulically operating, mechanically independent pressure differential relief valve located between the check valves and at the same time below the first check valve. The unit shall include properly located resilient seated test cocks and tightly closing resilient seated test cocks and tightly closing resilient seated shutoff valves at each end of the assembly.

 (3-15-22)
- **2612. Seminar.** Any Department-approved meeting or activity convened for the purpose of presenting pesticide recertification information. (3-15-22)
- **2713. Sprinkler Irrigation**. Method of irrigation in which the water is sprayed, or sprinkled, through the air to the ground surface. (3-15-22)
- 28. System Interlock. Safety equipment used to ensure that a chemical injection pump will stop if the irrigation pumping plant stops to prevent the entire chemical mixture from emptying from the supply tank into the irrigation pipeline. The safety equipment may also be used to shut down the irrigation system if the injection system fails.

 (3-15-22)
 - 29. Vacuum Relief Valve. A device to automatically relieve or break a vacuum. (3-15-22)
- 30. Venturi. A differential pressure injector that operates on a pressure difference between the inlet and outlet of the injector and creates a vacuum inside the body, which results in suction through the suction port.
 - (3-15-22)
- 31. Venturi Injection System. A chemical injection system which operates with a Venturi using the suction from the Venturi that can be used to inject and mix chemicals into the water.

 (3-15-22)
- 32. Working Pressure. The internal operating pressure of a vessel, tank or piping used to hold or transport liquid. (3-15-22)
 - **3314. Waters of the State**. Any surface waters such as canals, ditches, laterals, lakes, streams, or rivers. (3-15-22)
- 011. -- 099. (RESERVED)

SUBCHAPTER A – LICENSING OF APPLICATORS AND DEALERS

LICENSING PROFESSIONAL APPLICATORS LICENSING.

To obtain a professional applicator's license an applicant must:

(3-15-22)

Submit Application. Submit an application prescribed by the Department with applicable fee (Section 25080). (3-15-22)(4-22-24)T

02. **Demonstrate Competence.**

(3-15-22)

All professional applicators must pass the Applicator Core Competency exam in addition to any other category. Professional applicators may only make pesticide recommendations the application or make pesticide applications for any purpose for which they have demonstrated competence. Competence is demonstrated by passing Department examinations and becoming licensed in <u>categories described in the Subsection 100.04 categories</u>.

(3-15-22)(4-22-24)T

- An applicant will demonstrate core competency in the following areas: all standards outlined in 40 (3-15-22)(4-22-24)T CFR 171.103(c).
 - Labels and labeling, including terminology, instructions, format, warnings and symbols. (3-15-22) i.
- Safety factors and procedures, including protective clothing and equipment, first aid, toxicity, ii. symptoms of poisoning, storage, handling, transportation and disposal.
 - iii. Laws, rules, and regulations governing pesticides. (3 15 22)
- Environmental considerations, including the effect of climate and physical or geographical factors and the effects of pesticides on the environment, and the animals and plants living in it. on pesticides, $(3 \cdot 15 \cdot 22)$
- Mixing and loading, including interpretation of labels, safety precautions, mixtures, and protection of the environment.
- Methods of use or application, including types of equipment, calibration, application techniques, (3.15.22)and prevention of drift and other types of pesticide migration.
 - Pests to be controlled, including identification, damage characteristics, biology and habitat. vii.
- viii. Types of pesticides, including formulations, mode of action, toxicity, persistence, and hazards use. (3 - 15 - 22)
- Chemigation practices involving the application of chemicals through irrigatio calibration, management, and equipment requirements.
 - Responsibilities of supervision of noncertified applicators. X.
- Certification and Department Examination Procedures. Be certified by passing Department examinations with a minimum score of seventy percent (70%) in the applicable pesticide categories (Subsection 100.04). Examinations are Examinations shall adhere to standards outlined in 40 CFR 171.103(a)(2). In addition, examinations are: $\frac{(3-15-22)(4-22-24)T}{(3-15-22)(4-22-24)T}$
 - Presented and answered in a written or text based format; (3 15 22)

Proctored and monitored by ISDA staff or administered by an authorized agent following approved ba. Department procedures. (3-15-22)(4-22-24)T

DEPARTMENT OF AGRICULTURE Rules Governing Pesticide & Chemigation Use & Application

Docket No. 02-0303-2401 Adoption of Temporary Rule

e .	Given only to a person who presents valid government-issued identification;	(3-15-22)
d.	Secure with candidates not having verbal or non-verbal communication with anyone he exam and only have access to reference materials provided by and collected by the p	other than the
prover during a		(3 15 22)
e <u>b</u> .	Retaken after a minimum waiting period of one (1) week day. (3-15-2)	22) (4-22-24)T
f <u>c</u> .	Scores valid for twelve (12) months from the date of the examination.	(3-15-22)
<u>d.</u>	It is prohibited to:	(4-22-24)T
<u>i.</u>	Attempt to cheat, or otherwise obtain an unfair advantage on the exam(s).	<u>(4-22-24)T</u>
<u>ii.</u>	Remove or attempt to remove any test questions or responses or any notes from a test	ting session. (4-22-24)T
the test), an answ	At any time, improperly access or attempt to improperly access the test site, the test (wer key, or any information about the test.	or any part of (4-22-24)T
<u>iv.</u>	Engage in any way in:	(4-22-24)T
<u>(1)</u>	Theft or attempted theft of test content through platform intrusion.	(4-22-24)T
<u>(2)</u>	Post-exam manipulation of test content, responses, or test administration data.	(4-22-24)T
(3) means including	Attempting to adversely impact the exam proctor, test center, or testing platforms g cybersecurity means.	s through any (4-22-24)T
<u>v.</u>	Attempt to give or receive assistance, including by copying or through the use of an a	nswer key. (4-22-24)T
vi. information abo	Record or copy information during the testing session including questions, answered the version or form of a test, or any other information that compromises the security	
<u>vii.</u>	Communicate with other test takers or other individuals in any form while testing is it	<u>n session.</u> (4-22-24)T
viii. or answers.	Allow anyone to see your test questions or answers or attempt to see or copy others'	test questions (4-22-24)T
<u>ix.</u> during breaks.	Consult notes, other people, electronic devices, textbooks, or any other resources dur	ring the test or (4-22-24)T
<u>X.</u>	Have subject-related information on your clothing, shoes, or body.	<u>(4-22-24)T</u>
	Use or access any prohibited items including devices or aids such as, but not limitatches, fitness trackers, other oral or written communication devices or wearable technolence books, etc., during or in connection with the test, including during breaks.	ted to, mobile logy, cameras, (4-22-24)T
<u>xii.</u> process.	Fail to turn in or store away a mobile/smartphone in accordance with the test sit	te's collection (4-22-24)T
<u>xiii.</u>	Use a prohibited calculator.	<u>(4-22-24)T</u>
<u>xiv.</u>	Deliberately attempt to and/or take the test for someone else or attempt to have	someone else

impersonate you to take the test.

(4-22-24)T

04. Categories. <u>BAll professional applicators must be</u> certified and licensed in <u>Applicator Core Competency in one</u> (1) or more of the following categories:

Category Name	Gategory Description
Applicator Core Competency (CO)	Includes general knowledge of pesticides including proper use and disposal, product characteristics, first aid, labeling and laws. This category is required for all-ldaho categories.
A gricultural Herbicide (AH)	For conducting herbicide applications to field crops, including rights of way, forests and rangelands.
Agricultural Insecticide/ Fungicide (AI)	For conducting insecticide and fungicide applications to field crops including in rights of way, forests, and rangelands.
SoilFumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media for the growing of agricultural commodities, excluding rodent control.
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control including buildings and similar structures, commodity storage facilities and containers, shipholds, railcars, RUP fumigant applications for burrowing rodent control, and sewer lines for root-control.
Forest Environment (FE)	For application of pesticides to forests and rangelands, excluding vertebrate- predator and avian control by U.S.D.A. Forest Service employees, Bureau of Land- Management personnel, contractors, and private industry personnel.
Right of Way Herbicide (RW)	For the use of herbicides in the maintenance of rights of way, and similar terrestrial- areas.
Public Health Pest (PH)	For the management and control of pests having medical and public health importance by employees of abatement districts and other public health related governmental entities.

Category Name	Category Description
Livestock Pest Control (LP)	For use of pesticides to control non-vertebrate pests on livestock or where- livestock are confined, including the control of nuisance flying insects associated- with livestock facilities.
Aerial Pest Control (AA)	For application of pesticides to all application sites by operating or flying fixed wing or rotary aircraft.
Ornamental Herbicide (OH)	For conducting outside urban or residential herbicide applications to turfs, flowers, shrubs, trees, and associated landscapes, excluding soil applied, total vegetation control pesticides.
Ornamental Insecticide/- Fungicide (OI)	For conducting outside urban or residential insecticide or fungicide applications to turfs, flowers, shrubs, trees and associated landscapes.
General Pest Control (GP)	For conducting pesticide applications in and around residential, commercial, orother buildings, excluding those applications applicable to Structural Pest Control (SP), Ornamental Herbicide (OH), and Ornamental Insecticide/Fungicide (OI) categories.
Structural Destroying Pest (SP)	For application of pesticides to control pests which destroy wooden structures.
General Vertebrate Control (GV)	For controlling vertebrate pests such as large and small predators, rodents, and birds by Wildlife Services (WS) personnel of the United States Department of Agriculture Animal and Plant Health Inspection Service (APHIS).
Rodent Control (RC)	For application of outdoor use non-fumigation rodenticides to control field rodents.
Aquatic Weed and Pest Control (AP)	For application of pesticides to control weeds and other pests to aquatic sites excluding those pests pertaining to the Public Health Pest Control (PH) category by employees of irrigation districts, canal companies, contractors, and others.

Category Name	Category Description
Seed Treatment (ST)	For application of pesticides to protect seeds used for plant reproduction.
Commodity Pest Control (CP)	For application of non-fumigation pesticides to control pests in stored commodities.
Potato Cellar Pest Control (PC)	For application of storage enhancing pesticides in potato cellars.
Chemigation (CH)	For application of chemicals through an irrigation system, excluding Aquatic Weed and Pest Control (AP) category.
Livestock Protection Collars (LPC)	For use of Livestock Protection Collars (LPC) containing the restricted use pesticide (RUP) Compound 1080 to control predatory coyotes by employees of the USDA/APHIS.
Wood Preservative (WP)	For application of wood preservatives.
Pest Control Consultant Statewide (SW)	For consultations or recommendations to supply technical advice concerning the use of any pesticide for agricultural purposes.
Demonstration and Research (DR)	For application or supervision of the use of restricted use pesticides (RUPs) at no- charge to demonstrate the action of the pesticide or conduct research with- restricted use pesticides. The Pest Control Consultant Statewide (SW) is required-
Commercial Apprentice (CA)	For conducting General Use Pesticide (GUP) surface applications only insituations applicable to the OI, OH, AI, AH, GP, and RW categories. Persons with this category can only perform pesticide applications under limited supervision, and cannot make any soil active Total Vegetation Control (TVC) pesticide applications or injectable applications to soil or plants. Applicators with this category cannot supervise other pesticide applicators. This license category will expire on December 31 st in the year it was obtained.

(3-15-22)

Category Name	<u>Category Description</u>
Applicator Core Competency (CO)	Includes general knowledge of pesticides including proper use and disposal, product characteristics, first aid, labeling and laws. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(c). This category is required for all Idaho Professional Pesticide Applicator Licenses
Agricultural Crop Pest Control (AC)	This category applies to professional applicators who use or supervise the use of pesticides in production of agricultural commodities including grasslands, and non-crop agricultural lands. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(1)(i).
Aerial Pest Control (AA)	For application of pesticides to all application sites by operating or flying fixed-wing or rotary aircraft. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(15).
Anti-Fouling Coatings (FC)	For applicators who use or supervise the use of anti-fouling coatings to control fouling organisms on aquatic vessels, underwater structures, and other similar structures. An applicant will demonstrate practical knowledge of problems caused by fouling organisms, methods of control using fouling organisms using through anti-fouling coatings, characteristics of antifouling coatings, alternative active ingredients other than copper-based paints, and best management practices for application and removal of anti-fouling coatings.
Agricultural Livestock Pest Control (LP)	For professional applicators who use or supervise the use of pesticides on animals or to places on or in which animals are confined. Certification in this category alone is not sufficient to authorize the purchase, use, or supervision of use of products for predator control listed in the General Vertebrate category or outlined in 40 CFR 171.101(k)(l). An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(1)(ii).
Aquatic Weed and Pest Control (AP)	For professional applicators who use or supervise the use of any pesticide purposefully applied to standing or running water, excluding applicators engaged in public health related activities included in as specified in the Public Health (PH) category. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(5).
Consultant and Research (CR)	For consultations or recommendations to supply technical advice concerning the use of agricultural pesticides and for the application or supervision of the use of restricted use pesticides (RUPs) for no compensation, to demonstrate the action of the pesticide or conduct research with restricted use pesticides. For all demonstration additional relevant professional applicator categories will be required. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(10).
Forest Pest Control (FP)	For professional applicators who use or supervise the use of pesticides in forests, forest nurseries and forest seed production. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(2).

Category Name	Category Description
General Vertebrate Control (GV)	For controlling vertebrate pests such as large and small predators, rodents, and birds by Wildlife Services (WS) personnel of the United States Department of Agriculture-Animal and Plant Health Inspection Service (APHIS). This category applies to professional applicators who use or supervise the use of sodium cyanide and sodium fluoroacetate to control regulated predators. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(11-12).
Industrial, Institutional, and Structural Pest Control – Commodity (CP)	For professional applicators who use or supervise the use of pesticides on manufactured products or commodities in the following: Food handling establishments, packing houses, and food-processing facilities; and industrial establishments, including commodity storage facilities, grain elevators, and any other similar areas, public or private, for the protection of stored, processed, manufactured products, or commodities. Applicators must demonstrate a practical knowledge of pests associated with manufactured products or commodities, including recognizing those pests and signs of their presence, their habitats, their life cycles, biology, and behavior as it may be relevant to problem identification and control. Applicators must demonstrate practical knowledge of types of formulations appropriate for control of pests associated with manufactured products or commodities, and methods of application that avoid contamination of food, minimize damage to and contamination of areas treated, minimize acute and chronic exposure of people and pets, and minimize environmental impacts.
Industrial, Institutional, and Structural Pest Control – Non- Commodity (IP)	For professional applicators who use or supervise the use of pesticides in, on, or around the following: food handling establishments, packing houses, and food-processing facilities; human dwellings: cooling towers: air washers: evaporative condensers: swimming pools: pulp and paper mills; sewer treatment; residential and commercial building; institutions, such as schools, hospitals, and prisons; and industrial establishments, including manufacturing facilities, warehouses, and any other structures and adjacent areas, public or private, for the protection of health, dwellings, structures, and stored, processed, or manufactured products. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(7).
Non-Soil Fumigation (NS)	For professional applicators who use or supervise the use of a pesticide to fumigate anything other than soil. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(14).
Ornamental Pest (OP)	For professional applicators who use or supervise the use of pesticides to control pests in the maintenance and production of ornamental plants and turf. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(3).
Public Health Pest (PH)	For State, Tribal, Federal or other governmental employees and contractors who use or supervise the use of pesticides in government-sponsored public health programs for the management and control of pests having medical and public health importance. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(8).

Category Name	Category Description
Regulatory Pest Control (RP)	For State, Tribal, Federal, or other local governmental employees and contractors who use or supervise the use of pesticides in government-sponsored programs for the control of regulated pests. Certification in this category does not authorize the purchase, use, or supervision of use of products for predator control pesticides listed in the General Vertebrate category or outlined in 40 CFR 171.101(k)(l). An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(9).
Right-of-Way Herbicide (RW)	For professional applicators who use or supervise the use of pesticides in the maintenance of roadsides, powerlines, pipelines, and railway rights-of-way, and similar areas. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(6).
Seed Treatment (ST)	For professional applicators using or supervising the use of pesticides on seeds in seed treatment facilities. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(4).
Soil Fumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media for the growing of agricultural commodities, excluding rodent control. An applicant will demonstrate competency standards outlined in 40 CFR 171.103(d)(13).

(4-22-24)T

a. Professional Commercial Apprentice License. For conducting General Use Pesticide (GUP) applications only in situations applicable to the CP, OP, AC, IP, and RW categories. To obtain a professional commercial apprentice license the applicant must pass the Applicator Core Competency exam with a minimum score of seventy percent (70%) or better, and meet the requirements as outlined in Section 100. Persons with this license may only perform pesticide applications under limited supervision of a properly certified professional applicator. Applicators with this license cannot supervise other pesticide applicators. The professional commercial apprentice license may not be reciprocated with other participating agencies. This license will expire one (1) year from the date of issuance. The professional commercial apprentice license is non-renewable.

85. Records Requirements. Maintain posticide application records for three (3) years, ready to be inspected, duplicated, or submitted when requested by the Director. Such records shall contain: (3-15-22)

	The name and address of the owner or operator of each property treated:	(2.15.22)
a.	The name and address of the owner of operator of each property freated,	(3-13-22)

- b. The specific crop, animal, or property treated; (3-15-22)
- e. The location by the address, general legal description (township, range, and section) or latitude/longitude of the specific crop, animal, or property treated; (3-15-22)
 - **d.** The size or amount of specific crop, animal, or property treated; (3-15-22)
 - e. The trade name or brand name of the pesticide applied; (3-15-22)
 - f. The total amount of pesticide applied; (3-15-22)
 - g. The dilution applied or rate of application; (3-15-22)
 - h. The EPA registration number of the pesticide applied; (3-15-22)

i.	The date of application;	(3-15-22)		
j.	The time of day when the pesticide is applied;	(3-15-22)		
k.	The approximate wind velocity;	(3-15-22)		
L	The approximate wind direction;	(3-15-22)		
m.	The full name of the person recommending the pesticide application;	(3-15-22)		
n.	The full name of the professional applicator applying the pesticide;	(3-15-22)		
0.	The license number of the professional applicator applying the pesticide;	(3-15-22)		
p. Full name and license number of professional applicator supervising the pesticide application of the professional applicator holding the Apprentice Category (CA). (3-15-22)				
q. of grower or op	Worker protection information exchange, if required, prior to pesticide application, incherator contacted and date and time of contact.	uding name (3-15-22)		
06 <u>5</u> . methods:	Financial Responsibility. Submits written proof of financial responsibility by any of th	e following (3-15-22)		
a. a form approved	Liability insurance with an insurance company licensed to do business in Idaho and door by the Director;	umented on (3-15-22)		
b.	A bond that is approved by the Director;	(3-15-22)		
c.	A cash certificate of deposit in escrow with a bank or trust company;	(3-15-22)		
d. the Director;	An annuity issued by an insurance company, bank or other financial institution found ac	eceptable to (3-15-22)		
e. An irrevocable letter of credit issued by a national bank in Idaho or by an Idaho state-chartered bank insured by the federal deposit insurance corporation. (3-15-22)				
f. Any certificate of deposit, annuity, or irrevocable letter of credit must be payable to the Director as trustee and remain on file with the Department until it is released, canceled or discharged by the Director. Any certificate of deposit, annuity, or irrevocable letter of credit must maintain a cash value equal to the requirements of Subsection-250.02 100.05.h., less any penalty for early withdrawal. Accrued interest upon a certificate of deposit or annuity shall be payable to the purchaser of the certificate or annuity. (3-15-22)(4-22-24)T				
g. irrevocable lette	Exclusions. Any exclusion to liability insurance, bond, cash certificate of deposit, or of credit coverage shall be listed on a form approved by the Director.	annuity or (3-15-22)		
h.	Minimum Coverage Required.	(3-15-22)		
i. (\$100,000) per o	Bodily injury - fifty thousand dollars (\$50,000) per person/one hundred thousand occurrence.	and dollars (3-15-22)		
ii.	Property damage - fifty thousand dollars (\$50,000) per occurrence.	(3-15-22)		
iii.	Maximum deductible - five thousand dollars (\$5,000).	(3-15-22)		
i. to be covered.	Target Property Not Required to Be Covered. The immediate property being treated is r	not required (3-15-22)		

- j. Cancellation or Reduction. The applicator must notify the Department in writing immediately after cancellation or reduction below the requirements of the financial coverage.

 (3-15-22)(4-22-24)T
- be concurrent with their two (2) year licensing period, beginning at the license issuance, and ending upon license expiration. The apprentice category (CA) will not be able to recertify. This license category will expire on the 31st of December in the year that it was issued. In order f F or a professional applicator's license to be renewed, the license holder must complete the recertification provisions of this section. Licenses belonging to professional applicators with last names beginning with A through L, inclusive, expire on December 31st in every odd-numbered year, and licenses belonging to professional applicators with last names beginning with M through Z, inclusive, expire on December 31st in every even-numbered year. The apprentice license may not be recertified and will expire one (1) year from the date that it was issued. Recertification requirements may be accomplished by complying with either Subsection 100.076.a. or 100.076.b. Any professional applicator with less than thirteen (13) months in the licensing period is not required to obtain recertification credits during the initial licensing period. Any license holder who fails to accumulate the required recertification credits prior to the expiration date of their license will be required to pass the appropriate examination(s) before being licensed.
- **a.** <u>Continuing Education: To recertify. A person an applicator must accumulates sixteen (16)</u> recertification credits <u>during their recertification period</u>, by attending Department-accredited pesticide <u>instruction</u> seminars <u>and which</u> meet the following criteria: (3-15-22)(4-22-24)T
- i. Complete a minimum of fifteen (15) credits, based upon oone (1) credit is issued for each one (1) hour fifty (50) minutes of instruction for each recertification period. (3-15-22)(4-22-24)T
- ii. To request accreditation for a seminar not provided by the Department, an applicant must submit a written request to the Department not less than thirty (30) days prior to the scheduled seminar. Under exceptional circumstances, as described in writing by the person requesting accreditation, the thirty (30) day requirement may be waived. Applications received prior to thirty (30) days shall receive preference for credit approval and have the ability to amend their application until the seminar is held. Applications received after thirty (30) days shall be reviewed by the Department as time and workload allows.

 (3-15-22)(4-22-24)T
- iii. The number of credits to be given will be decided by the Department and may be revised if it is later found that the training does not comply. Credit is given only for those parts of seminars that deal with pesticide subjects as listed in Subsection 100.02.b. No credit will be given for training given to persons to prepare them for initial certification.

 (3-15-22)
- iv. Verification of attendance at a seminar is accomplished by validating the attendee's pesticide license, using a stamp, sticker, or other method approved by the Department. Verification of attendance must be submitted with the license renewal application.

 (3-15-22)(4-22-24)T
 - <u>v.</u> <u>Excess credits may not be carried over to the next recertification period.</u>
- vi. Upon completing all licensing requirements for recertification, the license holder is recertified for the next licensing period. Licenses may be renewed up to twelve (12) months after the expiration date of the license.

 (4-22-24)T
- **b.** Recertification by Examination: A person certified applicator who passes the Department's recertification and Applicator Core Competency (CO) recertification examination plus examinations for all categories in which-a person intends to license. (3 15 22)(4-22-24)T
- i. Recertification examinations may be taken by a professional applicator beginning the thirteenth month of the recertification period. Any professional applicator with less than thirteen (13) months in the licensing period is not required to obtain recertification credits during the initial licensing period.

 (3-15-22)(4-22-24)T
 - ii. The examination procedures as outlined in Subsection 100.03 will be followed. (3-15-22)

(4-22-24)T

- Excess credits may not be carried over to the next recertification period, if a person accumulates more than fifteen (15) credits during the recertification period.
- Upon earning the recertification credits as described above, license holder is recertified for the next recertification period corresponding with the next issuance of a license, provided that the license renewal application is submitted within twelve (12) months after the expiration date of the license.
- Any license holder who fails to accumulate the required recertification credits prior to the expiration date of their license will be required to pass the appropriate recertification examination(s) before being licensed.
- The Department may grant variances in the recertification of professional applicators' and dealers' licenses. Issuance of variances will not relieve the recipient from compliance with all other responsibilities under the Pesticide and Chemigation Act and Rules. The request will be on a Department-prescribed form and state fully the grounds for requesting a variance. (3-15-22)
 - Licenses are eligible for renewal no sooner than forty-five (45) days from the expiration date. <u>d.</u>

101. PROFESSIONAL APPLICATOR RECORD KEEPING REQUIREMENTS.

01. inspected, dupl	Records Requirements. Maintain pesticide application records for two (2) years, icated, or submitted when requested by the Director. Such records shall contain:	ready to be (4-22-24)T
<u>a.</u>	The name and address of the person for whom the pesticide was applied;	(4-22-24)T
<u>b.</u>	The specific crop, animal, or property treated;	(4-22-24)T
c. longitude of the	The location by the address, general legal description (township, range, and section) especific crop, animal, or property treated;	or latitude/ (4-22-24)T
<u>d.</u>	The size or amount of specific crop, animal, or property treated;	(4-22-24)T
<u>e.</u>	The trade name or brand name of the pesticide applied;	(4-22-24)T
<u>f.</u>	The total amount of pesticide applied;	(4-22-24)T
<u>g.</u>	The EPA registration number of the pesticide applied;	(4-22-24)T
<u>h.</u>	The date of application;	(4-22-24)T
<u>i.</u>	The time of day when the pesticide is applied;	(4-22-24)T
<u>i.</u>	The approximate wind velocity;	(4-22-24)T
<u>k.</u>	The approximate wind direction;	(4-22-24)T
<u>l.</u>	The full name of the professional applicator applying the pesticide;	(4-22-24)T
<u>m.</u>	The license number of the professional applicator applying the pesticide;	(4-22-24)T
n. professional ap	Full name and license number of professional applicator supervising the pesticide applicator holding the Apprentice Category (CA).	cation of the (4-22-24)T

of grower or operator contacted and date and time of contact.

Worker protection information exchange, if required, prior to pesticide application, including name ator contacted and date and time of contact. (4-22-24)T

Q2. Restricted Use Records. Professional applicators who have made an application of a restricted use pesticide shall, within thirty (30) days of the pesticide application, provide a copy of the application records required under this rule for each application of any restricted use pesticide to the person for whom the pesticide application was made.

(4-22-24)T

10**12**. -- 149. (RESERVED)

150. PRIVATE APPLICATOR LICENSING.

To obtain a private applicator's license, an applicant must:

(4-22-24)T

- 01. Applying for a Private Applicator's License. To obtain a private applicator's license and (3-15-22)
- Submit Application. Submit an application prescribed by the Department with applicable fee(s) (Section 250); (3-15-22)(4-22-24)T
 - <u>02.</u> <u>Demonstrate Competence.</u>

(4-22-24)T

- **ba.** Pass an examination based on the Environmental Protection Agency (EPA) core manual with a minimum score of seventy percent (70%). Examination scores are valid for twelve (12) months after the date of the examination. The examination procedure is the same as for professional applicators (Subsection 100.02). Private applicators may only make pesticide applications using RUP's in categories for which they have demonstrated competency by passing a Department examination based on a US EPA approved Core/Private Applicator manual. The examination must follow the procedures outlined in Subsection 100.03. (3-15-22)(4-22-24)T
- **eb.** An applicant will demonstrate competency in all standards outlined in 40 CFR 171.105(a). Demonstrate competence as outlined for Professional Applicators (Subsection 100.01). (3-15-22)(4-22-24)T
- 023. <u>License-Categories. Private applicators must be certified in the Private Applicator category as a prerequisite to all other private applicator license categories:</u>
 (3-15-22)
 - a. Private applicators are certified and licensed in one (1) or more of the following categories:

Catogory Name	Category Description
Restricted Use Pesticide (RU)	For use or supervision of restricted use pesticides to produce agricultural commodities or forest crops on land owned or operated by applicator or applicator's employer.
Aerial Pest Control (AA)	For application of pesticides to all application sites owned or operated by applicator or applicator's employer by operating or flying fixed wing or rotary aircraft.
SoilFumigation (SF)	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other similar growing media on land owned or operated by applicator or applicator's employer for the growing of agricultural commodities, excluding rodent control.

Category Name	Category Description
Space (Area) Fumigation (AF)	For fumigating structures and spaces for pest control with a Restricted Use- Pesticide (RUP) including buildings and similar structures, commodity- storage facilities and containers, shipholds, railcars owned or operated by- applicator or applicator's employer and for RUP fumigant applications for- burrowing rodent control.
Chemigation (CH)	For application of chemicals through irrigation systems on land owned or operated by applicator or applicator's employer.

Category Name	Category Description
<u>oategory ivaille</u>	Gategory Description
Private Applicator (PA)	For use or supervision of restricted use pesticides to produce agricultural commodities on land owned or operated by applicator or applicator's employer. Certification in this category alone is not sufficient to authorize the purchase, use, or supervision of use of products for predator control listed in the predator control categories outlined in 40 CFR 171.105(b)(c). PA is prerequisite for all Idaho Private Applicator license categories. An applicant will demonstrate competency standards outlined in 40 CFR 171.105(a).
Aerial Pest Control (AA)	For application of pesticides to all sites owned or operated by an applicator or applicator's employer by operating or flying fixed-wing or rotary aircraft. An applicant will demonstrate competency standards outlined in 40 CFR 171.105(f).
Non-Soil Fumigation (NS)	For applicators who use or supervise the use of a pesticide to fumigate anything other than soil. An applicant will demonstrate competency standards outlined in 40 CFR 171.105(e).
	For applying soil fumigation pesticides to agricultural fields, plant nurseries, and other
Soil Fumigation (SF)	similar growing media on land owned or operated by applicator or applicator's employer for the growing of agricultural commodities, excluding rodent control. An applicant will demonstrate competency standards outlined in 40 CFR 171.105(d).

 $\frac{(3-15-22)}{(4-22-24)T}$

license Periods and Recertification. In order The recertification period for a private applicator's license to be renewed, the license holder must complete the recertification provisions of this section will be concurrent with their two (2) year licensing period, beginning at the license issuance, and ending upon license expiration. Licenses belonging to private applicators with last names beginning with A through L, inclusive, expire on the last day of the month listed on the chart in Subsection 150.03.a. in every odd-numbered year, and licenses belonging to private applicators with last names beginning with M through Z, inclusive, shall expire on the last day of the month listed on the chart in Subsection 150.03.a., in every even-numbered year. The recertification period is concurrent with the licensing period. Any person with less than thirteen (13) months in the initial licensing period is not required to obtain recertification credits for the initial period. Recertification and relicensing may be accomplished by complying with either Subsection 9150.03.b. or 9150.03.c. Any person with less than thirteen (13) months in the initial licensing period is not required to obtain recertification credits for the initial period. Any license holder who fails to accumulate the required recertification credits prior to the expiration date of their license will be required to pass the appropriate examination(s) before being licensed.

(3 15 22)(4-22-24)T

a. Licensing schedule.

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

(3-15-22)

- **b.** A personContinuing Education: To recertify, and applicator must accumulates recertification seven (7) credits during their recertification period by attending Department-accredited pesticide instruction seminars which meet the following criteria:

 (3-15-22)(4-22-24)T
 - i. A minimum of six (6) credits shall be earned during each recertification period. (3.15.22)
 - i. One (1) credit is issued for each fifty (50) minutes of instruction. (4-22-24)T
- ii. To request accreditation for a seminar not provided by the Department, an applicant must submit a written request to the Department. Applications received prior to thirty (30) days shall receive preference for credit approval and have the ability to amend their application until the seminar is held. Applications received after the thirty (30) days shall be reviewed by the Department as workload allows.

 (4-22-24)T
- iii. The number of credits to be given will be decided by the Department and may be revised if it is later found that the training does not comply. Credit is given only for those parts of seminars that deal with pesticide subjects as listed in 40 CFR 171.105(a). No credit will be given for training given to persons to prepare them for initial certification.

 (4-22-24)T
- iv. Verification of attendance at an accredited seminar is accomplished by validating the attendee's pesticide license using a method approved by the Department. Verification of attendance must be submitted with the license renewal application.

 (4-22-24)T
- iiv. Guidelines for obtaining recertification credits are described in Subsections 100.06.a.ii. through 100.06.a.v. Any Excess credits accumulated beyond the required six (6) in a recertification period may not be carried over to the next recertification period.

 (3-15-22)(4-22-24)T
- viii. Upon earning the recertification credits, a person is eligible for license renewal for the next licensing period, provided that the license renewal application is submitted within twelve (12) months from the expiration date of the license Upon completing all licensing requirements for recertification, the license holder is recertified for the next licensing period. Licenses may be renewed up to twelve (12) months after the expiration date of the license.

 (3-15-22)(4-22-24)T
- c. Recertification by Examination: A person certified applicator passes the Department's private applicator recertification examination(s) for all categories in which they person intends to license with a minimum score of seventy percent (70%).

 (3 15 22)(4-22-24)T
- i. Recertification eExaminations may be taken beginning the thirteenth (13th) month of the license period. (3 15 22)(4-22-24)T

- ii. The examination procedures as outlined in Subsection 100.03 will be followed, except that examination fees are not assessed. (3 15 22)(4-22-24)T
- iii. Upon passing the recertification examinations, a person is eligible for license renewal for the next licensing period. For the purpose of becoming licensed, recertification examination scores are valid for twelve (12) months after the date of the examination.

 (3-15-22)(4-22-24)T
- **d.** The Department may issue variances for the requirements delineated in Subsection 150.03 in the recertification of private applicators' licenses. Issuance of variances do not relieve the recipient from compliance with all other responsibilities under the Pesticide and Chemigation Act and Rules. The request will be on a Department-prescribed form and state fully the grounds for requesting a variance. (3-15-22)
 - <u>e.</u> <u>Licenses are eligible for renewal no sooner than forty-five (45) days from the expiration date.</u>
 (4-22-24)T

151. CHEMIGATOR LICENSING.

- <u>O1.</u> <u>Chemigator License Required.</u> Anyone wishing to chemigate shall apply for a license to perform chemigation per the process outlined in this section. Additional category certifications may be required. (4-22-24)T
 - **O2.** Applying for a Chemigator License. Prior to chemigating, a person must: (4-22-24)T
 - a. Submit an application prescribed by the Department with applicable fees; and (4-22-24)T
 - <u>b.</u> <u>Demonstrate competency through one (1) of the following methods:</u> (4-22-24)T
- i. Complete a Department-approved chemigation training within twelve (12) months of submitting the application. Chemigation trainings for licensure must be a minimum of one (1) hour and at a minimum, address the following content:

 (4-22-24)T
 - (1) Background prevention devices, methods, and injection syptes; (4-22-24)T
 - (2) The mitigation of potential risks associated with chemigation; (4-22-24)T
 - (3) Pesticide label requirements for chemigation; (4-22-24)T
 - (4) Identification of approved chemication equipment; or (4-22-24)T
- ii. Pass the Chemigation examination with a minimum score of seventy percent (70%). Examination scores are valid for twelve (12) months after the date of the examination. The examination must follow the procedures outlined in Subsection 100.03 of these rules; or (4-22-24)T
 - iii. Verify compliance through another Department-approved method. (4-22-24)T
- Q3. License Periods. The licensing period will begin at license issuance and end upon license expiration. License periods will follow the schedule outlined in Subsection 150.03.a. of these rules. Any person with less than thirteen (13) months in the initial licensing period is not required to test or attend chemigation training for the initial period.

 (4-22-24)T

1512. -- 199. (RESERVED)

200. **LICENSING OF PESTICIDE DEALERS LICENSING.**

To obtain a pesticide dealer's license, an applicant must:

(4-22-24)T

01. Obtaining Pesticide Dealer's License. To obtain a pesticide dealer's license an applicant must:
(3-15-22)

- **1. Submit Application. Submit an application prescribed by the Department with applicable fee(s) (Section 25\)**25\)**(Section 25\)**(Section 25\)**(Secti
- ba. Obtain Must hold in Subsection 100.04 that pertains to the types of restricted use pesticides sold or distributed. (3 15 22)(4-22-24)T
 - eb. Be renewed after August 31 on even numbered years for a twenty-four (24) month duration. (3-15-22)
 - <u>c.</u> <u>Licenses are eligible for renewal no sooner than forty-five (45) days from the expiration date.</u>
 (4-22-24)T
- <u>02.</u> <u>Selling GUPs.</u> Persons selling GUPs will not be required to obtain a pesticide dealer license or maintain distribution records of these products. (4-22-24)T

201. RUP DEALER RECORDS REQUIREMENTS.

- **401. Records Requirements.** Maintain, in a location designated by the pesticide dealer, restricted use pesticide distribution records for three (3) years, ready to be inspected, duplicated, or submitted when requested by the Director. Such records must include the following: (3-15-22)
 - ia. The name and address of the person purchasing or receiving the restricted use pesticide (RUP); and (3-15-22)
- **iib.** The certified applicator name, license number, license issuing authority, relevant certification category, and expiration date of the license for the person certified to use the RUP; or (3-15-22)(4-22-24)T
- iiic. In the case of distribution of a RUP to another pesticide dealer, the name, license number, and expiration date of the license of the licensed pesticide dealer. (3-15-22)
- ivd. The brand name and Environmental Protection Agency (EPA) Registration Number for each RUP distributed and if applicable, include any emergency exemption or State special local need registration number; and (3-15-22)(4-22-24)T
 - **Ye.** Date of the distribution of each RUP; and (3-15-22)
- The quantity and size of each RUP container distributed and the total quantity of RUP distributed; and (3-15-22)
 - viig. The pesticide dealer's name, address, and pesticide dealer license number distributing the RUP. (3-15-22)
- **92.** Selling GUPs. Persons selling only GUPs will not be required to obtain a pesticide dealer license or maintain distribution records of these products.

 (3-15-22)

2012. -- 249. (RESERVED)

250. CHANGE OF LICENSE STATUS.

- **01. Change Notification**. Any person who is licensed by this act will immediately notify the Director, in writing, of any change of status of any person or agent so named, or of any change in the business name, organization, or any other information shown in the licensing application. (3-15-22)
 - **02.** Transferability. Licenses are not transferable. (3-15-22)

251. -- 279. (RESERVED)

SUBCHAPTER B - FEES

280. FEES.

- **01. Pesticide Registration**. One hundred sixty dollars (\$160) per product. (3-15-22)
- **02. Professional Applicator's License.** One hundred twenty dollars (\$120) per licensing period of fourteen (14) months or more greater than thirteen (13) months, sixty dollars (\$60) per licensing period of thirteen (13) months or less. (3-15-22)(4-22-24)T
- **03.** Commercial Apprentice (CA) Applicator's License. Sixty dollars (\$60) per licensing period of twelve (12) months or less. (3-15-22)
 - 04. Private Applicator's License. A Restricted Use Category, ten dollars (\$10); a. (4-22-24)T
 - <u>O5.</u> Chemigation Category License, ₹Twenty dollars (\$20); or thirty dollars (\$30) for both categories. (3 15 22)(4-22-24)T
- 056. Pesticide Dealer's License. One hundred dollars (\$100) per licensing period of fourteen (14) months or more greater than thirteen (13) months, fifty dollars (\$50) per licensing period of thirteen (13) months or less.
 - **067.** Examination Fee per Examination Category. Ten dollars (\$10). (3-15-22)

281. -- 349. (RESERVED)

SUBCHAPTER C - REGISTRATION AND USE OF PESTICIDES

350. EXPERIMENTAL PERMITS.

Any person who wishes to obtain an experimental permit to register a pesticide for a special local need under Section 22-3402(5), Idaho Code, must file an application with the Department as outlined in Section 22-3402, Idaho Code, which includes:

(3 15 22)(4-22-24)T

- **01.** Name. Company name. (3-15-22)
- **92.** Applicant. Name, address, and telephone number of the applicant. (3-15-22)
- 83. Shipment. Proposed date of shipment or proposed shipping period not to exceed one (1) year.
 (3-15-22)
- **041. Active Ingredient.** A statement listing the active ingredient. (3-15-22)
- **052. Quantity Statement.** A statement of the approximate quantity to be tested. (3-15-22)
- **063. Acute Toxicity.** Available data or information or reference to available data on the acute toxicity of the pesticide. (3-15-22)
- **074. Statement of Scope.** A statement of the scope of the proposed experimental program, including the type of pests or organisms involved, the crops and animals for which the pesticide is to be used, the areas where the applicant proposes to conduct the program, and when requested by the Director, the results of previous tests.

(3-15-22)

085. Temporary Tolerance. When If the pesticide is to be used on food or feed, a temporary tolerance must be obtained from the EPA or evidence that the proposed experiment will not result in injury to humans or animals, or illegal residues entering the food chain. A temporary tolerance is not needed if the food, feed, or fiber crop to which the experimental pesticide is applied will be completely destroyed after the data is collected.

(3-15-22)(4-22-24)T

(3-15-22)

0 <mark>96</mark> .	Proposed Labeling.	Proposed labeling v	which must bear:	
---------------------	--------------------	---------------------	------------------	--

- **a.** The prominent statement "For Experimental Use Only" on the container label and any labeling that accompanies the product. (3-15-22)
- **b.** An adequate caution or warning statement to protect those who may handle or be exposed to the experimental formulation. (3-15-22)
 - c. Name and address of the applicant for the permit. (3-15-22)
 - **d.** Name or designation of the formulation. (3-15-22)
 - e. Directions for use. (3-15-22)
- **f.** A statement listing the name and percentage of each active ingredient and the total percentage of inert ingredients. (3-15-22)
- **407. Quantity Limit.** The Director may limit the quantity of pesticide covered by the permit or make such other limitations as may be determined necessary for the protection of humans or the environment. (3-15-22)
- #108. Experimental Use. A pesticide for experimental use will not be offered for sale unless a written permit has been obtained from the Director. (3-15-22)

351. -- 399. (RESERVED)

400. PESTICIDE RESTRICTIONS.

- 01. Application of Restricted Use Pesticides by Noncertified Applicators. An uncertified noncertified applicator may apply restricted use pesticides (RUPs) under on-site supervision by a professional applicator with the required license categories of the application being supervised if: (3-15-22)(4-22-24)T
- **a.** One or both of the following conditions are met Noncertified applicator has completed the following training within twelve (12) months prior to application: (3-15-22)(4-22-24)T
 - i. Uncertified applicator completes Applicator Core Competency (CO). (3-15-22)
- ii. Uncertified applicator has completed EPA approved Worker Protection Standard (WPS) certification for pesticide handler training or equivalent. (3-15-22)(4-22-24)T
- <u>ii.</u> The safe operation of any equipment they will use for mixing, loading, transferring, or applying pesticides. (4-22-24)T
 - b. The <u>unnon</u>certified application of any pesticide is prohibited for: (3 15 22)(4-22-24)T
 - i. Soil or area (space) non-soil fumigation; (3-15-22)(4-22-24)T
 - ii. Aerial application-of pesticides. (3-15-22)(4-22-24)T
 - iii. Professional applications conducted by a person under eighteen (18) years of age. (4-22-24)T
- <u>c.</u> <u>Maintain noncertified applicator training records for three (3) years, ready to be inspected, duplicated, or submitted when requested by the Director. Such records shall contain: (4-22-24)T</u>
 - i. Noncertified applicator's printed name and signature. (4-22-24)T
 - ii. Date of training. (4-22-24)T

<u>iii.</u>	Full name of the person who provided the training.	(4-22-24)T
<u>iv.</u>	Trainer's qualification to conduct training.	(4-22-24)T
<u>V.</u>	Title or a description of the training provided.	(4-22-24)T
vi. application being of the following	If the noncertified applicator is a licensed applicator who is not certified to perform conducted while under on-site supervision by a professional applicator, the record musinformation:	
<u>(1)</u>	Noncertified applicator's name.	(4-22-24)T
<u>(2)</u>	Noncertified applicator's license number.	(4-22-24)T
<u>(3)</u>	Expiration date of the noncertified applicator's license.	(4-22-24)T
<u>(4)</u>	Certifying authority that issued the license.	(4-22-24)T
	Requirements for supervisors of noncertified applicators of RUPs under on-site suptor must ensure that all the following requirements are met before allowing a noncertified use pesticide under their on-site supervision:	pervision. A d applicator (4-22-24)T
<u>i.</u> <u>its use.</u>	The noncertified applicator must have access to the applicable product labeling at all t	imes during (4-22-24)T
	Where the labeling of pesticide product requires that personal protective equipment lapplication, or any other use activities, the noncertified application has been provided all protective equipment in proper operating condition and the personal protective equipment in proper operating condition and the personal protective equipment.	clean, label
precautions, and	The certified applicator must provide to each noncertified applicator before use of a retions specific to the site and pesticide used. These instructions must include labeling requirements applicable to the specific use and site, and how the characteristics of the application might increase or decrease the risk of adverse effects.	directions,
<u>iv.</u> loading, transfer	The certified applicator must ensure that before each day of use equipment used ring, or applying pesticides is in proper operating condition as intended by the manufactu	for mixing, rer, and can

v. The certified applicator must ensure that a means to immediately communicate with the certified applicator is available to each noncertified applicator using restricted use pesticides under their direct supervision.

(4-22-24)T

be used without risk of reasonably foreseeable adverse effects to the noncertified applicator, other persons, or the

- vi. The certified applicator must be physically present at the site of the use being supervised.

 (4-22-24)T
- vii. The certified applicator must create or verify the existence of the records required by Subsection 400.01.c. of this rule.
- **O2.** Application of General Use Pesticides by Noncertified Applicators. A <u>Professional Commercial Apprentice applicator may apply general use pesticides (GUPs) under OI, OH, AI, AH, GP CP, OP, AC, IP, and RW categories with limited supervision by a professional applicator that has the required license categories of the application being supervised if:

 (3-15-22)(4-22-24)T</u>
 - a. All of the following conditions are met: (3-15-22)

environment.

- i. The <u>Professional</u> Commercial Apprentice applicator has a valid-(CA) license <u>eategory</u>.
- ii. Immediate communication requirements exist between the supervising professional applicator and the <u>Professional</u> Commercial Apprentice applicator. (3-15-22)(4-22-24)T
- **b.** Applications of RUPs, Total Vegetation Control pesticide, or injectables to soil or plants are prohibited under the CA Professional Commercial Apprentice license eategory. (3-15-22)(4-22-24)T
- **03. Mixer-Loaders**. No person will act as a mixer-loader for a professional applicator without first obtaining annual training. (3-15-22)
- a. Training will be conducted and certified by the professional applicator who employs the mixer-loader. Certification of training on a form prescribed by the Department must include the signatures of both the mixer-loader and the professional applicator providing the training. Training recordkeeping requirements for mixer-loaders shall be the same as for noncertified applicators of restricted use pesticides under on-site supervision (see Subsection 400.01.c. of this rule.)

 (3-15-22)(4-22-24)T
- b. Training includes areas relevant to the pesticide mixing and loading operation and instruction on the interpretation of pesticide labels, safety precautions, first aid, compatibility of mixtures, and protection of the environment requirements shall be the same as for noncertified applicators of restricted use pesticides under on-site supervision (see Subsection 400.01a. of this rule.)

 (3 15 22)(4-22-24)T

04. Non-Domestic Pesticides Restrictions.

(3-15-22)

- **a.** Home and Garden Restrictions. The following pesticides are to be registered only when labeled, distributed, sold or held for sale and use other than home and garden use and are not be sold to home and garden users or applied by professional applicators around any home or garden. (3-15-22)
 - i. Bidrin (Foliar applications). (3-15-22)
 - ii. Strychnine (one percent (1%) and above). (3-15-22)
 - iii. Zinc Phosphide (two point one percent (2.1%) and above). (3-15-22)
- **b.** Ester Restriction. Low volatile liquid ester formulations of herbicides shall not be applied around any home or garden at any time when ambient air temperature exceeds or is forecasted to exceed eighty (80) degrees Fahrenheit during the day of application. (3-15-22)

05. Restrictions to Protect Pollinators.

(3-15-22)

- a. Bee Restrictions. Any pesticide that is toxic to bees shall not be applied to any agricultural crop when such crop is in bloom or when bees are actively foraging on blooming weeds in the crop being sprayed except during the period beginning three (3) hours before sunset until three (3) hours after sunrise. (3-15-22)
- **b.** Green Pea Exception. In the counties of Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone: Green (white) pea crops may be sprayed or dusted at any time. (3-15-22)
- **c.** Other Exceptions. Pesticides may be applied at any time to sweet corn for processing, hops, potatoes, and beans other than lima beans, subject to all other applicable regulations. (3-15-22)
- **06. Deviations from Pesticide Labels and Labeling.** Any licensed professional or private applicator may deviate from pesticide label directions for use only as EPA or state laws, rules, and regulations permit. (3-15-22)
- **07. Wind Velocity Restrictions**. No person will apply pesticides in sustained wind speeds that exceed the product label directions. If a pesticide label does not state a specific wind speed limitation, pesticides will not be

DEPARTMENT OF AGRICULTURE Rules Governing Pesticide & Chemigation Use & Application

Docket No. 02-0303-2401 Adoption of Temporary Rule

applied in sustained wind conditions exceeding ten (10) miles per hour.

(3-15-22)

- **a.** Exceptions. Application of pesticides by injection into application site or by impregnated granules shall be made according to label directions. (3-15-22)
- **b.** Approval for Use of Other Application Techniques. Other pesticide application techniques or methods may be approved by the Director or his agent on a case-by-case basis. (3-15-22)
- **c.** Chemigation Wind Speed Precautions. Chemicals shall not be applied when wind speed favors drift beyond the area intended for treatment or when chemical label restricts the use of a pesticide for wind speed.

(3-15-22)

08. Phenoxy Herbicide Restrictions.

D:

(3-15-22)

- a. High Volatile Ester Restrictions. No aircraft pilot will apply high volatile ester formulations of 2,4-(3-15-22)
 - i. In Latah, Nez Perce, and Clearwater Counties in Idaho; or (3-15-22)
 - ii. Within five (5) miles of a susceptible crop or hazard area in any other county in Idaho. (3-15-22)
- iii. Waiver of the restriction is in Subsections 400.058.a.i. and 400.058.a.ii. may be issued on a project-by-project basis by the Director. (3 15 22)(4-22-24)T
- **b.** Low Volatile Ester Restrictions. No aircraft pilot will apply low volatile ester formulations of 2,4-D; MCPA and MCPB: (3-15-22)
- i. In Latah, Nez Perce, and Clearwater Counties in Idaho, unless ambient air temperatures are not above or expected to exceed eighty-five (85) degrees Fahrenheit within twenty-four (24) hours of the expected application time, or (3-15-22)
 - ii. Within one (1) mile of a hazard area in any other county in Idaho. (3-15-22)
- iii. Waiver of the restriction in Subsection 400.058.b.i. may be issued on a project-by-project basis by the Director. $\frac{(3.15.22)(4-22-24)T}{(4-22-24)T}$
- **c.** A continuous smoke column or other device satisfactory to the Director will be employed to indicate to the pilot of any aircraft the direction and velocity of the airflow, and indicate a temperature inversion by layering of smoke, at the time and place of application when applying any formulation of 2,4-D; MCPA; MCPB and Dicamba. (3-15-22)
- **09. Pesticide-Fertilizer Mix Restrictions**. No person will distribute, sell, offer for sale, or hold for sale any dry pesticide incorporated in a dry blended bulk fertilizer mix. (3-15-22)
- 10. Pesticide Drift Prohibitions. The application of pesticides that results in drift outside of the target area is prohibited. (3-15-22)

401. -- 449. (RESERVED)

450. PESTICIDE USE ON SEED CROP FIELDS.

01. Nonfood and Nonfeed Site Conditions. For purposes of pesticide registration, all alfalfa seed, carrot seed, chicory seed, clover seed, collard seed, coriander/cilantro seed, dill seed, endive seed, garden beet seed, kale seed, kohlrabi seed, leek seed, lettuce seed, mustard seed, onion seed, parsnip seed, pollinator rows of hybrid canola seed, radish seed, rutabaga seed, sugar beet seed, Swiss chard seed, and turnip seed crop fields are considered nonfood and nonfeed sites for pesticide use and the following conditions will be met: (3-15-22)

- a. No portion of the seeds listed in Section 450.01, including but not limited to seed screenings, green chop, hay, chaff, combine tailings, pellets, meal, whole seed and cracked seed, may be grazed, used, or distributed for food or feed purposes. (3-15-22)
- **b.** The seed conditioner will keep records of individual growers' seeds listed in Section 450.01 dirt weight and clean weight for three (3) years and will furnish the records to the Director upon request. (3-15-22)
- **c.** All seed screenings will be disposed of at a sanitary landfill, incinerator, or other equivalent disposal site or by a procedure approved by the Director. (3-15-22)
- **d.** The seed conditioner will keep seed screening disposal records for three (3) years from the date of disposal and will furnish the records to the Director upon request. Disposal records will consist of documentation from the disposal site and show the total weight of disposed screenings and the date of disposal. (3-15-22)
- e. All seeds listed in Section 450.01 grown or conditioned in this state will bear a tag or container label which forbids the use of the seed for human consumption or animal feed. (3-15-22)
- **f.** No seeds listed in Section 450.01 grown or conditioned in this state will be distributed for human consumption or animal feed. (3-15-22)
- g. All portions of the seeds listed in Section 450.01, including but not limited to seed screenings, pellets, meal, whole seed and cracked seed may be composted. All composted material may be applied to agricultural crop land as approved by the Director. (3-15-22)
- **02. Exemption**. Alfalfa seed, kale seed and radish seed crops grown for human consumption are exempt from the requirements of Subsection 8045/0.01 provided: (3 15 22)(4-22-24)T
- a. All pesticides used are labeled for use on alfalfa seed, kale seed, and radish seed crops and have established residue tolerances which allow food or feed use; and (3-15-22)
- **b.** All producers maintain for three (3) years complete records of all pesticides applied as specified in Pesticide Use and Application Rules Subsection 1500.025. (3 15 22)(4-22-24)T

451. -- 499. (RESERVED)

500. UNUSABLE PESTICIDES COLLECTION AND DISPOSAL.

- <u>O1.</u> <u>Director's Authority to Dispose.</u> The Director or designated agent may, if deemed necessary for the protection of the environment, take possession and dispose of canceled, suspended, or otherwise unusable pesticides. (3-15-22)(4-22-24)T
- 02. Prohibited Handling or Disposal. A person shall not dispose of or handle any pesticide or any pesticide containing material as follows: (4-22-24)T
 - <u>a.</u> <u>In a manner that results in generating hazardous waste.</u>

(4-22-24)T

<u>b.</u> So as to violate any state or federal pollution control statute.

(4-22-24)T

- <u>c.</u> So as to cause or allow burying in a land site in a manner that is not in compliance with applicable state and federal solid waste regulations. (4-22-24)T
- d. So as to cause or allow the storage of pesticides or pesticide-containing materials, including rinsate or wash water, in underground tanks. This prohibition does not apply to watertight catch basins that are used for temporary collection or other recirculating systems as approved by the Director. (4-22-24)T

501. -- 549. (RESERVED)

550. STORAGE OF PESTICIDE CONTAINERS.

- **O1. Protecting Humans and Environment.** No person will handle, transport, display, or distribute pesticides in such a manner as to endanger humans and their environment, or to contaminate food, feed, or any other product that may be transported, stored, displayed, or distributed with such pesticides. (3-15-22)
- **02.** Storage by Professional Applicators or Restricted Use Pesticide Dealers. Storage of pesticide containers by professional applicators and pesticide RUP dealers must meet the following conditions:

(3-15-22)(4-22-24)T

a. Pesticide containers—which contain Class 1—highly toxic pesticides (LD50 of 50 or below) and which require the skull and crossbones insignia and the words "Danger/Danger - Poison" on the label; and Class 2 (moderately toxic) pesticides (LD50 - 500) which carry a "Warning" statement on the label; and Class 3 (slightly toxic) pesticides (LD50 of 500 5000) and which carry a "Caution" statement on the label, will be stored in one (1) of the following enclosures which when unattended will be locked to prevent unauthorized persons, livestock, or animals from gaining entry:

(3-15-22)(4-22-24)T

	C1 1 1 1 1	/2	1 - 0	^ \
1	Closed vehicle:	13-	15-2	71
1.	Closed vellicie,	(3-,	13-4	<i>~</i>)

ii. Closed trailer; (3-15-22)

iii. Building or room; (3-15-22)

iv. Fenced area with a fence at least six (6) feet high; (3-15-22)

v. Truck or trailer with solid sideracks and secured tailgate at least six (6) feet above ground level. (3-15-22)

- **b.** Pesticide containers—which contain Class 4 pesticides (LD50 over 5000) will be stored in secured storage out of the reach of children in one (1) of the above enclosures. (3-15-22)(4-22-24)T
- c. Warning notices, must be posted and visible from any direction, all approachable sides of the pesticide storage area and will be posted around all storage areas where pesticide containers which hold or have held pesticides required to be labeled with the signal words "Warning" or "Danger Poison" are stored. Each warning notice will be of such size that it is be readable at a distance of twenty-five (25) feet and must be substantially as follows:

"DANGER"

"POISON STORAGE AREA ALL UNAUTHORIZED PERSONS KEEP OUT"

The notice will be repeated in an appropriate language other than English when it may be reasonably anticipated that persons who do not understand the English language will come to the enclosure. The notice will also contain the name and telephone number of a person to contact in case of an emergency.

(3-15-22)(4-22-24)T

- **03.** Exceptions. The provisions of Subsection 550.02 shall not apply to drums of petroleum oils, lime sulfur, and copper sulfate. (3-15-22)
- **04. Disposal**. Any person applying pesticides shall be responsible for the proper disposal of such empty containers. (3-15-22)

551. -- 599. (RESERVED)

SUBCHAPTER D - CHEMIGATION

600. GENERAL CHEMIGATION REQUIREMENTS.

- **01. Pesticides Labeled for Chemigation**. The chemigator will use only pesticides labeled for chemigation when chemigating. (3-15-22)
- **02. Monitoring Chemigation**. Licensed professional applicators that start the application of chemicals through chemigation equipment do not have to be present during the entire application, but must return to monitor the proper application at least once every four (4) hours for the duration of the application. (3-15-22)
- 03. Chemigation Equipment Standards. Equipment will be placed on the Department's list of approved chemigation equipment after the manufacturers provide to the Department verification that the equipment meets the standards in the Department's chemigation protocol. Prior to chemigating, all chemigation systems must meet the requirements outlined in the Department's chemigation protocol and chemigation system requirements as defined by the Department's chemigation system requirements protocol and meets the standards established in these rules.

 (3 15 22)(4-22-24)T
- 04. Chemigating Over Waters of the State. Chemigating over waters of the state sShall be prohibited, except for variances allowed in Section 700. (3 15 22)(4-22-24)T

601. -- 649. (RESERVED)

650. IRRIGATION SYSTEMS.

Equipment required for each type of irrigation system when chemigation is to be used includes: (3-15-22)

- 91. Sprinkler or Drip Irrigation. If chemicals are being chemigated through the sprinkler or drip irrigation system, the chemigator will verify that the system complies with either Subsection 650.01.a. or 650.01.b. plus the additionally specified equipment for each:

 (3-15-22)
 - a. Irrigation Line Check Valve, (Section 665); with the following: (3-15-22)
 - i. Automatic Low Pressure Drain, (Section 695); (3-15-22)
 - ii. Inspection Port, (Section 690); (3-15-22)
 - iii. Vacuum Relief Valve or a combination Air and Vacuum Relief Valve, (Section 685); (3-15-22)
 - iv. Chemical Injection System, (Section 670); (3-15-22)
 - v Chemical Injection Line Shut Down (System Interlock), (Section 660); (3-15-22)
- b. Gooseneck Pipe Loop, Downhill and Over-A-Hill backflow prevention devices may be used For surface water, (Section 680); with (3-15-22)
 - i. Chemical Injection System, (Section 670); (3-15-22)
 - ii. Chemical Injection Line Shut Down (System Interlock), (Section 660). (3-15-22)
- **Plood, Basin, Furrow, or Border Irrigation**. If a chemical, including anhydrous ammonia, will be applied by flood, basin, furrow, or border chemigation through a gravity flow system, the chemigator will verify that the system uses a gravity flow dispensing system that meters the chemical into the water at the head of the field and downstream of a hydraulic discontinuity such as a drop structure or weir box to decrease potential for water source contamination from backflow if water flow stops.

 (3-15-22)
- 03. Domestic Water Supply System Cross Connected for Chemigation. Any irrigation system used for chemical application cross-connected to a domestic water supply system will be verified that the system contains either Subsection 650.03.a. or 650.03.b. plus all other additionally specified equipment for each; (3-15-22)
 - Reduced Pressure Principle Backflow Prevention Assembly (RP) that: (3-15-22)

- i. Is located on the irrigation pipeline between the water supply pump and the point of chemical injection, and downstream from any domestic water supply diversion point.

 (3-15-22)
- ii. Keep contaminated water from flowing back into a domestic water supply system when some abnormality in the system causes pressure to be temporarily higher in the contaminated part of the system than in the domestic water supply system piping.

 (3-15-22)
- iii. Has been manufactured in full conformance with the American National Standards Institute (ANSI)/American Water Works Association (AWWA) ANSI/WWA C511 Standard for Reduced Pressure Principle Backflow Prevention Assemblies established by the AWWA; and have met completely the laboratory and field performance specifications of the Foundation for Cross-Connection Control and Hydraulic Research of the University of Southern California (USC FCCCHR); or an equivalent, Department approved testing facility.

(3-15-22)

- b. Chemical Injection System (Section 670); with either Subsection 650.03.b.i. or 650.03.b.ii.
- i. Chemical Injection Line Shut Down (System Interlock), (Section 660); (3-15-22)
- ii. Air Gap (AG). The water from the domestic water supply system will be discharged into a reservoir tank prior to the chemical injection. An air gap will be at least double the diameter of the supply pipe measured vertically above the overflow rim of the vessel—in no case less than one (1) inch. Chemical injection will not occur upstream of the air gap; and

 (3-15-22)
 - (a). Chemical Injection System, (Section 670); and (3-15-22)
 - (b). Chemical Injection Line Shut Down (System Interlock), (Section 660). (3-15-22)

651. 659. (RESERVED)

660. CHEMICAL INJECTION LINE SHUT DOWN (SYSTEM INTERLOCK).

In every chemigation system, a functional system interlock designed and installed to shut down the chemical injection unit when chemical distribution is adversely affected will connect the water supply pump and the chemical injection unit or connect the irrigation line pressure switch and the chemical injection unit if there is no water supply pump and the system is pressurized. The chemical injection line will contain one (1) of the following interlocks found in Subsections 660.01 through 660.05, to ensure that a chemical injection pump will stop if the irrigation pump stops to prevent the entire chemical mixture from emptying from the supply tank into the irrigation pipeline: (3-15-22)

- **660.01.a.** through 660.01.d. plus all of the additionally specified equipment for each:

 (3 15 22)
- **a.** Electric Motor-Driven Irrigation Pump or Power Panel: The electrical controls for the irrigation pump panel or power panel at the pivot or linear will be interlocked with an electric powered chemical injection pump so that if the water pump shuts off or the pressure switch shuts off power at the panel, the chemical injection pump will shut off (it is recommended that the interlock also be provided to shut off the irrigation system if the chemical injection pump shuts off); plus

 (3-15-22)
 - i. Injection Line Check Valve, (Section 670), will be installed; and (3-15-22)
- ii. In pressurized irrigation systems, the irrigation line or water pump will include a functional pressure switch. (3-15-22)
- b. Solenoid Operated Valve. A functional automatic quick-closing check valve and a functional normally closed solenoid operated valve connected to the system interlock will be: (3-15-22)
 - i. Normally be closed; open only when there is adequate pressure in the irrigation line to ensure

DEPARTMENT OF AGRICULTURE Rules Governing Pesticide & Chemigation Use & Application

Docket No. 02-0303-2401 Adoption of Temporary Rule

uniform chemi	eal distribution; and	(3-15-22)
ii.	Be located on the intake side of the injection pump;	(3-15-22)
iii. distribution; an	Open only when there is adequate pressure in the irrigation line to insure uniformed	m chemical (3-15-22)
iv. water pump.	In pressurized irrigation systems, include a functional pressure switch for the irrigation	tion line or (3-15-22)
e. operated check	A functional automatic quick closing check valve and a functional normally closed he valve. The hydraulically operated check valve will:	ydraulically (3-15-22)
i. adequately pres	Be connected to the main water line such the way the valve only opens when the main saurized;	water line is (3-15-22)
ii. water pump;	In pressurized irrigation systems, include a functional pressure switch for the irrigation	tion line or (3-15-22)
the chemical in which:	A functional automatic quick closing check valve and a functional vacuum relief valvijection line between the positive displacement chemical injection pump and the chemical	e located in check valve (3-15-22)
i. pump and is no	Is appropriate only for those chemigation systems using a positive displacement chemic of for use with Venturi injection systems;	cal injection (3-15-22)
ii. is the highest p	Is elevated at least twelve (12) inches above the highest fluid level in the chemical suppoint in the injection line;	oly tank and (3-15-22)
iii. that it does not	Opens at six (6) inches water vacuum or less and is spring-loaded or otherwise const leak on closing;	tructed such (3-15-22)
iv.	Prevents leakage from the chemical supply tank on system shutdown;	(3-15-22)
₩.	Is constructed of chemically resistant materials;	(3-15-22)
vi. pressure switch	In pressurized irrigation systems, the irrigation line or water pump shall include to	a functional (3-15-22)
02. interlocked bet 660.02.a. or 66	Mechanical Interlock. Irrigation pumps driven by an internal combustion engitude the chemical injection pump and the irrigation pump by either of the options in 0.01.b. plus the additionally specified equipment Subsection 660.02.c.:	Subsections (3-15-22)
a. generator drive	By operating the chemical injection equipment from the engine electrical system, or on by the pumping plant power unit.	an electrical (3-15-22)
b.	By belt from the drive shaft of the irrigation pump or an accessory pulley of the engine	: with (3-15-22)
i. pressure switch	Injection Line Check Valve, (Section 670), installed in pressurized irrigation systems, included for the irrigation line or water pump.	a functional (3-15-22)
03.	Hydraulic Interlock. Hydraulic interlock with functional, normally closed, hydraulica	lly operated

check valve. The control line must be connected to the main water line such that the valve opens only when the main water line is adequately pressurized. This valve must prevent leakage from the chemical supply tank on system shutdown. The valve must be constructed of chemically resistant materials, such as a Venturi System. (3-15-22)

DEPARTMENT OF AGRICULTURE Rules Governing Pesticide & Chemigation Use & Application

Docket No. 02-0303-2401 Adoption of Temporary Rule

injectic	04. on of a clection pu	Human Interlock . A human interlock shall consist of human supervision on-site nemical into the irrigation system for one (1) hour or less to shut down the system in case comp or irrigation system; with	during the of failure of (3-15-22)
	a.	Injection Line Check Valve (Section 665) installed;	(3-15-22)
water j	b. oump.	In pressurized irrigation systems, a functional pressure switch included for the irrigation	tion line or (3-15-22)
	05.	Other Approved Options. Any other option approved by the Director.	(3-15-22)
661	664.	(RESERVED)	
665. A func		CTION LINE CHECK VALVE. Oring-loaded injection line check valve.	(3-15-22)
	01.	Attributes: A minimum of ten (10) pounds per square inch (psi) opening (cracking) pre	ssure: (3-15-22)
line;	a.	Located between the chemical injection pump and the point of chemical injection into the	e irrigation (3-15-22)
	b.	Made of chemically resistant material;	(3-15-22)
line; ar	e . nd	Designed to prevent irrigation water under operating pressure from entering the chemic	al injection (3-15-22)
	d.	Designed to prevent leakage from the chemical supply tank on system shut down.	(3-15-22)
valve a	02.	Substitute System. The injection line check valve is a substitute for both the soleno unctional, automatic, quick closing check valve in the chemical injection line.	id-operated (3-15-22)

666. 669. (RESERVED)

670. CHEMICAL INJECTION SYSTEM.

All chemical injection systems, except for flood, basin, furrow, or border chemigation through a gravity flow system, will use either:

(3-15-22)

- 01. Metering Pump. Such as a positive displacement injection pump effectively designed and constructed of materials that are compatible with chemicals and capable of being fitted with a system interlock; or (3-15-22)
- **Venturi System.** Including those inserted directly into the main water line, those installed in a bypass system, and those bypass systems boosted with an auxiliary water pump that meet the following criteria:

 (3-15-22)
- 8. Booster or auxiliary water pumps shall be connected with the system interlock such that they are automatically shut off when the main line irrigation pump stops, or in cases where there is no main line irrigation pump, when the water pressure decreases to the point where pesticide distribution is adversely affected; (3-15-22)
 - b. Venturies shall be constructed of chemically resistant materials; and (3-15-22)
- e. The line from the chemical supply tank to the Venturi will contain a functional, automatic, quick elosing check valve to prevent the flow of liquid back toward the chemical supply tank. This valve will be located immediately adjacent to the Venturi chemical inlet.

 (3-15-22)
 - d. This same supply line will also contain either a functional normally closed solenoid-operated valve

eonnected to the system interlock or a functional normally closed hydraulically operated valve which opens only when the main water line is adequately pressurized.

(3-15-22)

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

671. -- 674. (RESERVED)

675. IRRIGATION LINE CHECK VALVE.

- 01. Construction. Construction will: (3-15-22)
- a. Consist of at least a single check valve; (3-15-22)
- b. Be heavy duty with all materials resistant to corrosion or protected to resist corrosion; (3.15.22)
- e. Be spring-loaded with a chemically resistant and resilient seal that provides a watertight seal against reverse flow;
 - d. Not consist of metal to metal seal surfaces; (3-15-22)
 - e. Be rated at a pressure equal to or greater than the system working pressure; and (3-15-22)
 - **f.** Be positioned and oriented according to manufacturer specifications to ensure proper functioning.

 (3-15-22)
- g. Be located in the pipeline between the irrigation pump and the point of chemical injection into the irrigation pipeline, and downstream from a vacuum relief valve and automatic low pressure drain. (3-15-22)
- h. Be leveled and on a horizontal plane with deviation of not more than ten (10) degrees from horizontal when installed.
 - Be labeled with the following: (3-15-22)
 - i. Manufacturer's name and model: (3-15-22)
 - ii. Direction of flow. (3-15-22)
- **Model Certification.** The manufacturer of the irrigation line check valve will provide verification to the director that the valve model has been tested and certified by an independent laboratory such as the Center For Irrigation Technology, Fresno, California and Great Plains Meter, Inc. Aurora, Nebraska, or other Department approved facility as meeting the following leakage test criteria:

 (3-15-22)
- a. Low Pressure Drip Test. A check valve withstands for sixteen (16) hours without leakage at the valve seat an internal hydrostatic pressure equivalent to the head of a column of water five (5) feet (1.5m) high retained within the downstream portion of the valve body. No leakage occurs as evidenced by wetting of paper placed beneath the valve assembly. This test is to be conducted with the valve in both the horizontal and vertical position if intended for such use.

 (3-15-22)
- b. High Pressure Test. A cheek valve withstands for one (1) minute, without leakage at joints or at the valve seat, an internal hydrostatic pressure of two (2) times the rate of working pressure of the valve. (3-15-22)

676. -- 679. (RESERVED)

680. GOOSENECK PIPE LOOP, DOWNHILL AND OVER A-HILL.

- **11. Location.** Will be located in the main water line downstream of the irrigation water pump.
- **92. Position.** The bottom side of the pipe at the loop apex will be at least twenty four (24) inches above the highest sprinkler or other type of water emitting device on the highest part of the field. (3-15-22)
- 93. Pipe Loop. The loop will contain either a vacuum relief or combination air and vacuum relief valve at the apex of the pipe loop, and if the water pump is portable and the apex is a straight, horizontal section of pipe, the pipe will be level.

 (3-15-22)
- **64.** Location of Chemical Injection Port. The chemical injection port will be located downstream of the apex of the pipe loop and at least six (6) inches below the bottom side of the pipe at the loop apex. (3-15-22)
 - **Use Restriction.** Is not to be allowed when pumping from a groundwater source. (3-15-22)
- 681. 684. (RESERVED)

685. VACUUM RELIEF VALVE OR COMBINATION AIR AND VACUUM RELIEF VALVE.

- **O1.** Location. Will be located on top of the horizontal irrigation pipeline on the upstream side of the check valve. (3-15-22)
- **Orifice Size.** Have have a total (individually or combined) orifice size of at least three-fourths (3/4) inch diameter for a four (4) inch pipe, a one (1) inch diameter for a five (5) to eight (8) inch pipe, a two (2) inch diameter for a nine (9) to eighteen (18) inch pipe, and a three (3) inch diameter for a nineteen (19) inch and greater pipe.

 (3-15-22)
- 686. 689. (RESERVED)

690. INSPECTION PORT.

The inspection port can be combined with a mounting of a vacuum relief or combination air and vacuum relief valve and:

(3-15-22)

- 01. Location Be located: (3-15-22)
- a. On the pipeline between the irrigation pump and the irrigation pipeline cheek valve directly above the low pressure drain;

 (3-15-22)
- b. Near the irrigation line check valve to allow for inspections and check for malfunctioning of the irrigation line check valve and low pressure drain. (3-15-22)
- **92.** Orifice Size. Have a minimum diameter opening of four (4) inches from which the check valves and low pressure drain will be visible; (3-15-22)
- **Mounting:** Be mounted with quick disconnects, quick coupler, ring lock or flange fittings, dresser couplings or other fittings that allow for easy removal of the inspection port with any bolts located on the outside of the irrigation water pipe; and (3-15-22)
- 691. 694. (RESERVED)

695. AUTOMATIC LOW PRESSURE DRAIN.

- **61.** Criteria. An automatic low pressure drain will meet the following criteria: (3-15-22)
- a. Is installed upstream of the irrigation line check valve at the lowest point of the horizontal water supply pipeline; (3-15-22)

- b. Does not extend into the horizontal pipe beyond the inside surface of the bottom of the pipe;
 (3-15-22)
- e. Is at least three fourths (3/4) inch in diameter with a closing pressure of not less than five (5) psi;
 (3-15-22)
- d. If the drain is within twenty (20) feet of the water source, contains a corrosion resistant tube, pipe, hose, or similar conduit one-half (1/2) inch in diameter to discharge a solution at least twenty (20) feet down slope from the irrigation water source and away from any other water sources; and (3-15-22)
 - e. Does not have any valves located on the outlet side of the drain tube. (3-15-22)

696. 699. (RESERVED)

700. VARIANCES

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

(3-15-22)

701. 999. (RESERVED)

IDAPA 11 – IDAHO STATE POLICE RACING COMMISSION

11.04.01 – RULES GOVERNING THE IDAHO STATE RACING COMMISSION DOCKET NO. 11-0401-2401 (NEW CHAPTER, FEE RULE) NOTICE OF RULEMAKING – ADOPTION OF TEMPORARY RULE

EFFECTIVE DATE: The effective date of the temporary rule is April 24, 2024.

EXPIRATION DATE: The expiration date of this temporary rule is July 1, 2024.

AUTHORITY: In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary 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 the required finding and concise statement of its supporting reasons for adopting a temporary rule:

During the 2024 Legislative Session, the Idaho Legislature passed House Concurrent Resolution 52, which approved the changes submitted by the Racing Commission under docket 11-0401-2301. However, these rules existed only as temporary and thus expired upon sine die. House Bill 767, which makes all approved rules effective July 1, was also passed and signed into law during session. These temporary rules codify the changes done as part of the negotiated rulemaking process and as approved by the Legislature until the final rules can take effect on July 1, 2024

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

This temporary rule is necessary to ensure the continued operation of the Idaho State Racing Commission and the Idaho businesses they support. It will protect the public health, safety, and welfare of the citizens of Idaho and confer a benefit on its citizens. Further, the Governor has found the fees or charges being imposed or increased are justified and necessary to avoid immediate danger to the Commission's budget, to the state budget, to necessary state functions and services, and to avoid immediate danger of a potential violation of Idaho's constitutional requirement that it balance its budget.

FEE SUMMARY: Pursuant to Section 67-5226(2), the Governor has found that the fee(s) or charge(s) being imposed or increased is justified and necessary to avoid immediate danger and the fee(s) is described herein:

The fees or charges, authorized in Sections 54-2506, 54-2508, 54-2512, and 54-2515, Idaho Code, are part of the agency's 2025 budget that relies upon the existence of these fees or charges to meet the state's obligations and provide necessary state services. Failing to reauthorize these temporary rules would create immediate danger to the state budget, immediate danger to necessary state functions and services, and immediate danger of a violation of Idaho's constitutional requirement that it balance its budget.

This rulemaking does not impose a new fee or charge, or increase an existing fee or charge, beyond what has been previously submitted to the Idaho Legislature for review.

Licensing fees plus add-ons, are designated in Section 090 of this rule as represented in the following table:

LICENSE		FEE		LICENSE		FEE	
Add-ons	-	\$10		Office Personnel	-	\$15	
Admission	-	\$15		Official	-	\$50	
Announcer	-	\$25		Outrider	-	\$25	

LICENSE		FEE	LICENSE		FEE
Apprentice Jockey	-	\$50	Owner	-	\$50
Assistant Starter	-	\$25	Owner/Trainer	-	\$65
Authorized Agent	-	\$50	Paddock Judge	-	\$25
Chart Person	-	\$25	Photographer	-	\$25
Clerk of Scales	-	\$25	Plater	-	\$50
Clocker	-	\$25	Pony Person	-	\$25
Concession Employee	-	\$15	Racing Secretary	-	\$35
Concessionaire	-	\$50	Stable Registration	-	\$50
Duplicate	-	\$10	Stall Superintendent	-	\$25
EMT	-	\$25	Starter	-	\$25
Exercise Person	-	\$25	State Veterinarian	-	\$0
Groom	-	\$25	Tote Employee	-	\$15
Horsemen's Bookkeeper	-	\$35	Track Security	-	\$25
Identifier	-	\$25	Track Superintendent	-	\$25
Jockey	-	\$50	Trainer	-	\$50
Jockey Agent	-	\$50	Valet	-	\$10
Jocks Room Custodian	-	\$25	Veterinarian	-	\$50
Maintenance		\$15	Vet Assistant	-	\$15
Mutuel Employee	-	\$15	Video Employee	-	\$15

Any qualified person may add an additional license category to an existing license by paying the add-on fee further detailed in Section 034.

Any owner must pay a supplemental license fee of two hundred twenty-five dollars (\$225) when submitting a horse for hair testing as required in these rules.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the temporary rule, contact Anisha Jones, Business Operations Manager, 208-884-7080, Cell 208-954-6830; email, anisha.jones@isp.idaho.gov.

DATED this 24th Day of April, 2024.

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

THE FOLLOWING IS THE TEXT OF THE TEMPORARY RULE FOR DOCKET NO. 11-0401-2401 (New Chapter)

11.04.01 - RULES GOVERNING THE IDAHO STATE RACING COMMISSION

SUBCHAPTER A: GENERAL PROVISIONS (Sections 000-199)

000. LEGAL AUTHORITY.

This chapter is adopted pursuant to the legal authority of Title 54, Chapter 25, of the Idaho Code.

(4-24-24)T

<u>001.</u> <u>SCOPE.</u>

These rules govern the Idaho State Racing Commission, the definitions defined govern the Idaho State Racing Commission, the licensing procedures and the fees charged for licenses by the Idaho State Racing Commission, the controlled substance and alcohol testing of licensees and applicants by the Idaho State Racing Commission, the disciplinary hearings and appeals in the State of Idaho, the conduct and licensing of racing associations, govern the Racing Officials of the Idaho State Racing Commission, govern the conduct of Owners, Trainers, Authorized Agents, Jockeys, Apprentice Jockeys, and Jockey Agents in Idaho, governs the practices of veterinarians licensed by the Racing Commission, permitted medication of horses and drug testing of horses by the Idaho State Racing Commission, rules govern the running of live horse races in Idaho, describes the procedures and requirements for the claiming of horses and the conduct of claiming races, govern Pari-mutuel wagering in the State of Idaho, regulate simulcasting within Idaho and all aspects of simulcasting, and rules governing advanced deposit wagering in Idaho.

(4-24-24)T

<u>002. -- 004.</u> (RESERVED)

SUB AREA A1: RULES GOVERNING THE IDAHO STATE RACING COMMISSION (Sections 005-019)

005. GENERAL AUTHORITY.

- <u>Q1.</u> <u>Racing Commission to Regulate Races and Participation</u>. The Racing Commission will regulate each race meet and the persons who participate in each race meet. (4-24-24)T
- <u>Q2.</u> <u>Racing Commission to Regulate Simulcast and Advance Deposit Wagering.</u> The Racing Commission will license and regulate all simulcast operators and activities and advance deposit wagering and activities. (4-24-24)T

006. COSTS AND ANNUAL REPORT.

<u>01.</u> Audited and Approved. Costs necessary to administer the Racing Commission will be audited and approved by the Racing Commission. (4-24-24)T

<u>007.</u> <u>MEETINGS.</u>

<u>a.</u>

The Racing Commission will meet at the call of the chair or a majority of the members, or as otherwise provided by statute. Notice of the meetings will be given and the meetings conducted in accordance with Idaho's Open Meeting Act, Section 67-2340 through 67-2347, Idaho Code.

(4-24-24)T

008. HORSEMEN'S GROUP.

For purposes of these rules, whichever group was the recognized horsemen's group in 2004 is hereby designated as the existing horsemen's group.

(4-24-24)T

<u>01.</u> <u>Decertifying an Existing Horsemen's Group - Notice of Intent and Petition.</u> Upon the filing with the Racing Commission of a notice of intent to decertify an existing horsemen's group by an alternate horsemen's group, the alternate horsemen's group has no more than six (6) months from the date of filing to acquire, on a petition, the signatures of twenty-five percent (25%) of the existing horsemen's group's licensed members.

Contents of Notice. The notice of intent needs to contain the following:

(4-24-24)T (4-24-24)T

<u>i.</u>	The name of the alternate horsemen's group;	(4-24-24)T
<u>ii.</u>	The names of the principals of the horsemen's group;	(4-24-24)T
<u>iii.</u>	The date of filing:	(4-24-24)T
<u>iv.</u>	The articles of incorporation and bylaws; and	(4-24-24)T
<u>V.</u>	A copy of the petition as it will be circulated.	(4-24-24)T

- <u>b.</u> No more than one (1) petition by any alternate horsemen's group to decertify an existing horsemen's group will be circulated at any given time. (4-24-24)T
- <u>c.</u> <u>In addition, the alternate horsemen's group must submit the names of a minimum of fifty (50)</u> members who are <u>Idaho licensed owners or trainers.</u> (4-24-24)T
- Q2. Racing Commission's Receipt of Petition. Upon receipt of a petition that meets the criteria set forth in Subsection of these rules, the Racing Commission will consider the petition and will validate the signatures found on said petition. Validation includes, but is not limited to, verification of current Idaho licensed owners and trainers and signature verification.

 (4-24-24)T
- <u>a.</u> <u>If the validated signatures do not meet the requirements of these rules, the Racing Commission will notify the alternate and the existing horsemen's groups that no further action will be taken on the petition. (4-24-24)T</u>
 - 03. Validating Signatures, Setting of Election Date, Conducting an Election. (4-24-24)T
- <u>a.</u> <u>If the validated signatures are found to meet these requirements, the Racing Commission will set the date for the election prior to the next regularly scheduled meeting. (4-24-24)T</u>
- **b.** A representative of the alternate horsemen's group must appear to answer any questions at the meeting at which signatures are validated. (4-24-24)T
- <u>c.</u> <u>The existing horseman's group must conduct an election among the licensed members and report the results to the Racing Commission. (4-24-24)T</u>
- <u>d.</u> A deciding vote of fifty percent plus one (50% + 1) of the ballots returned must be used to determine the one organization to be recognized as the horsemen's group, absent clear and convincing evidence that the election was fraudulent.

 (4-24-24)T
 - **Od.** Good Cause. Except for good cause, the Racing Commission will not conduct an election within

ISP / RACING COMMISSION Rules Governing the Idaho State Racing Commission

Docket No. 11-0401-2401 Adoption of Temporary Rule

eighteen (18) months of a prior election among the existing group's licensed members.

(4-24-24)T

009. (RESERVED)

010. PROHIBITED ACTS.

The Commissioners and Racing Commission employees cannot:

(4-24-24)T

- <u>01.</u> <u>Financial Interest.</u> Own a financial interest in a racing association or simulcast operation located in Idaho. (4-24-24)T
- <u>02.</u> <u>Accept Remuneration</u>. Accept remuneration from a racing association or simul-cast operation [d-24-24]T
- <u>03.</u> <u>Owner, Lessor or Lessee</u>. Be an owner, lessor or lessee of a horse or a mule that is entered in a race at a licensed race meet in Idaho. (4-24-24)T
- <u>04.</u> <u>Wager.</u> Commissioners and Racing Commission employees cannot wager in any pari-mutuel pool at any facility or through any pari-mutuel system in the State of Idaho. (4-24-24)T

011. POWER OF ENTRY.

Members of the Racing Commission will have the right to enter and inspect any part of the grounds and facilities of the racing association or simulcast operator.

(4-24-24)T

012. EXCLUSION.

The Racing Commission may order an individual excluded from all or part of any racing association or simulcast operator's grounds under the statutory jurisdiction of the Racing Commission if the Board of Stewards or judges or Business Operations Manager, or ISP designee of the Racing Commission determine that:

(4-24-24)T

- <u>01.</u> <u>Deemed to Be Detrimental.</u> The individual is deemed to be detrimental to the best interest of racing or is in violation of Section 54-2509, Idaho Code, or these rules. (4-24-24)T
- <u>02.</u> <u>Honesty and Integrity.</u> The individual's presence on a racing association or simulcast operator's grounds is inconsistent with maintaining the honesty and integrity of racing. (4-24-24)T

013. ALLOCATION OF RACE DAYS AND RACES.

The Racing Commission is the sole judge of the number of race days and races for which each racing association is licensed.

(4-24-24)T

014. PUBLIC HEALTH OR SAFETY HAZARD.

Nothing in these rules is intended to require race days and races to be held if it constitutes a public health or safety hazard.

(4-24-24)T

015. CANCELLATION OF RACE DAYS OR RACES.

Racing days or races within a racing day specified on a racing association's license may be cancelled under the following conditions:

(4-24-24)T

- <u>01.</u> Conditions. Conditions at the racing facility constitute a health or safety hazard for people using (4-24-24)T
- <u>02.</u> <u>Inclement Weather</u>. Inclement weather or track conditions constitute a health or safety hazard for track personnel or horses entered to race. (4-24-24)T
- <u>03.</u> <u>Approved Cancellation.</u> The Racing Commission approved the cancellation due to a health or <u>safety hazard.</u> (4-24-24)T
- <u>04.</u> <u>Advanced Approval</u>. Races cancelled for any reason other than a health or safety hazard need to be approved in advance by the Racing Commission. (4-24-24)T

<u>05.</u> <u>Rescheduling Cancelled Races.</u> The <u>Racing Association will make a good-faith effort to reschedule cancelled races.</u> (4-24-24)T

<u>016. – 019.</u> (RESERVED)

SUB AREA A2: DEFINITIONS (Sections 020-029)

020. DEFINITIONS: A THROUGH I.

<u>In addition to the definitions in Title 54, Chapter 25, Idaho Code, the following apply:</u>

(4-24-24)T

- <u>01.</u> <u>Account.</u> An account for advanced deposit wagering with a specific identifiable record of credits, debits, deposits, wagers, and withdrawals established by an account holder and managed by the advanced deposit wagering operator. (4-24-24)T
- <u>02.</u> <u>Account Holder.</u> A natural person who successfully completed an application and for whom the advance deposit wagering operator has opened an account. (4-24-24)T
 - 03. Act. The Idaho Racing Act, Section 54-2501, Idaho Code.

- <u>Admissions.</u> A racing association employee who collects admission money for entrance to the <u>racetrack.</u> (4-24-24)T
- 05. Advance Deposit Wagering Operator. Those persons or entities licensed by the Idaho State Racing Commission with the authority to accept deposits and wagers, issue a receipt or other confirmation to the account holder evidencing such deposits and wagers, and transfer credits and debits to and from accounts.(4-24-24)T
 - <u>**06.**</u> <u>Advanced Wagering.</u> Wagering before a scheduled post tie for the first contest of a performance. (4-24-24)T
- <u>07.</u> <u>Alcohol</u>. The intoxicating agent in beer, wine, or liquor, as the terms are defined in Title 23, Idaho Code, and includes ethyl, methyl, and isopropyl alcohols. (4-24-24)T
- <u>08.</u> <u>Appeal.</u> A request for the Racing Commission or its designee to investigate, consider and review any decision or rulings of the Board of Stewards of a meeting. (4-24-24)T
 - **<u>09.</u>** Applicant. Any person who has applied to the Racing Commission for a license. (4-24-24)T
- 10. Appointment. A person approved by the Racing Commission or its designee, for an official racing position.

 (4-24-24)T
 - 11. Approval. Acceptance of a racing official's eligibility by the Racing Commission or its designee.
 (4-24-24)T
- <u>races.</u>

 Announcer. A person employed by a racing association to announce during the running of the (4-24-24)T
- 13. Assistant Starter. The employee of a racing association who, under direct supervision of the starter, helps place the starting gate for a race, leads horses into the gate, helps jockeys and handles horses while in the gate until the start.

 (4-24-24)T
- 14. Authorized Agent. A person appointed by a written instrument signed and acknowledged before a notary public empowered to transact the business of a stable owner or horse breeder. (4-24-24)T
- <u>15.</u> <u>Authorized User.</u> A person authorized by the Racing Commission to receive, decode, and use for legal purposes the encrypted simulcast signal of pari-mutual events. (4-24-24)T

<u>16.</u>

17. Bleeder List. A list maintained by the commission veterinarian with all horses that have demonstrated external evidence of exercise induced pulmonary hemorrhage from one (1) or both nostrils during or after a race or workout. **Bookmaker.** A person who makes a business of accepting the bets of others on the outcome of any 18. (4-24-24)Tsports contest including horse racing. <u>19.</u> (4-24-24)TBreakage. The odd cents rounded down to the lowest multiple of ten cents (\$.10) in a positive pool and down to the lowest multiple of five cents (\$.05) in a minus pool. (4-24-24)T<u>b.</u> The net pool minus the payout. (4-24-24)T**Breed Association.** A group organized under Idaho law to receive breeder awards. **20.** (4-24-24)TBreeder. Breeder of a horse is determined by the definition of breeder used by the registry of the 21. particular breed of that horse. (4-24-24)T22. **Bribe**. Anything of value not limited to money. (4-24-24)T<u>23.</u> Burden of Proof. The obligation to establish by the preponderance of the evidence that a violation of statute or rules occurred. (4-24-24)T<u>24.</u> **Calendar Year**. A calendar year beginning January 1 and ending December 31. (4-24-24)TCertificate of Registration. A physical or digital document identifying a horse, its breeding and <u> 25.</u> registry issued by the recognized breed registry. (4-24-24)T**Chairman**. The presiding officer of the Racing Commission. (4-24-24)T**26.** Chart Person. An official who compiles the statistical "picture" of a race which shows the position <u>27.</u> and margin of each horse at designated points of call during the race and other data. Chemical. A substance composed of chemical elements or obtained by chemical processes. <u>28.</u> (4-24-24)T **29. Claimant.** A person who has successfully claimed a horse in a claiming race. (4-24-24)T<u>30.</u> Claimed. A horse that has been properly purchased under these rules. (4-24-24)T<u>31.</u> Claiming Race. A race in which any horse entered therein may be claimed in conformity with the (4-24-<u>24)</u>T rules. Clerk of Scales. The employee of a racing association responsible for sequestering all jockeys each racing day, weighing all jockeys out and in from races, checking their assigned riding weights versus their actual weights, and reporting all changes. (4-24-24)T33. **Clocker**. A person who times workouts and races. (4-24-24)T(4-24-24)T<u>34.</u> <u>Colt</u>. An intact male horse under five (5) years of age. Commissioner. One (1) of the three (3) members of the Idaho State Racing Commission. **35.**

Bleeder. Is any horse, which exhibits symptoms of epistaxis and/or respiratory tract hemorrhage.

<u>36.</u>	Commission Veterinarian. A racing Commission appointed veterinarian	having authority to
enforce the Raci	ng Commission's rules relating to veterinary practices.	(4-24-24)T
37.	Common Pool Wagering The inclusion of wagers placed at guest associ	iation locations and

- **37.** Common Pool Wagering. The inclusion of wagers placed at guest association locations and secondary pari-mutuel organizations into a common pari-mutuel pool for the purpose of display of wagering information and calculation of payoffs on winning wagers.

 (4-24-24)T
 - 38. Complaint. A written allegation of a violation of these rules. (4-24-24)T
 - 39. Concessionaire. A person that offers goods or services for sale to the public at a racetrack.

 (4-24-24)T
- 40. Concession Employee. An employee of a concessionaire or a racing association employee offering goods or services for sale to the public.
 - 41. Conditions. Qualifications which determine a horse's eligibility to be entered in a race. (4-24-24)T
 - **42. Confidential Information.** Confidential information includes: (4-24-24)T
- **a.** The amount of money credited to, debited from, withdrawn from, or present in any particular account holder's account; (4-24-24)T
 - <u>b.</u> The amount of money wagered by a particular account holder on any race or series of races; (4-24-24)T
 - <u>c.</u> The account number and secure personal identification code of a particular account holder:

 (4-24-24)T
 - <u>d.</u> The identities of particular entries on which the account holder is wagering or has wagered; (4-24-24)T
- <u>e.</u> Unless otherwise authorized by the account holder, the name, address, and other information in the possession of the advance deposit wagering operator that would identify the account holder to anyone other than the Racing Commission.

 (4-24-24)T
- 43. Contest. A competitive racing event or competition between horses in which pari-mutuel wagering is conducted.
 - **44. Continuance.** Postponement of adjudicatory proceedings to a future date. (4-24-24)T
- 45. Controlled Substance. A drug, substance, or immediate precursor listed in schedules I through V of Article II of Title 37, Chapter 27, Idaho Code. (4-24-24)T
- <u>46.</u> <u>Costs. Charges and expenses reasonably necessary to carry out the business of the Racing (4-24-24)T</u>
- 47. Coupled Entries. Two (2) or more horses which are entered or run in a race and are coupled because of common ties or ownership. (4-24-24)T
 - 48. Credits. All positive inflow of money to an account. (4-24-24)T
 - 49. DMSO. Dimethyl Sulfoxide. (4-24-24)T
- 50. Daily Double. A daily double requires the selection of the first-place finisher in two (2) consecutive races.

- 51. Daily Program. The published listing of all contests and contestants for a specific performance. (4-24-24)T
- <u>52.</u> the same time. <u>Dead Heat.</u> The finish of a race in which the noses of two (2) or more horses reach the finish line at (4-24-24)T
- <u>53.</u> <u>Declaration.</u> The act of withdrawing an entered horse from a race before the closing of overnight (4-24-24)T
 - 54. Debits. All negative outflow of money from an account. (4-24-24)T
 - **55. De Novo Hearing.** To have the matter heard anew. (4-24-24)T
- **56. Deposit**. A payment of money by cash, check, money order, credit card, debit card, or electronic funds transfer made by an account holder to the account holder's account. (4-24-24)T
- 57. Digital Tattoo. Is a digital certification, which is attached to the horse's registration certificate in the recognized breed registry that validates the horse's identification. This digital tattoo is accessible through the scan of the horse's microchip or other unique identifier as authorized by the recognized breed registry. (4-24-24)T
- 58. <u>Disciplinary Action</u>. A process for dealing with behavior that violates the provisions of these rules. (4-24-24)T
- **59. Disqualification**. Interference or a foul determined by the Board of Stewards in a contest that may result in an adjustment to the offending entrants finish position. (4-24-24)T
 - <u>**60.**</u> <u>**Disqualified Person**</u>. A person whose license is suspended.

(4-24-24)T

- 61. Drug. Any chemical compound or any noninfectious biological substance not used for its mechanical properties, which may be administered to or used on or for patients, either human or animal, as an aid in diagnosis, treatment or prevention of disease or other abnormal condition, for the relief of pain or suffering, or to control or improve any physiological or pathological condition.

 (4-24-24)T
- 62. Downlink. A receiving antenna coupled with an audio-visual signal receiver that is compatible with and capable of receiving simultaneous audio-visual signals or data emanating from a host association. This includes the electronic transfer of received signals from the receiving antenna to TV monitors within the satellite facility.

 (4-24-24)T
 - <u>63.</u> <u>Eligible.</u> A horse that is qualified to run in a race under these rules.

- 64. Eligible Person. A licensed owner, licensed trainer or authorized agent who has been properly authorized to claim a horse. (4-24-24)T
- 65. Emergency Medical Technician. An emergency responder trained and certified to provide emergency medical services to the critically ill and injured person.

 (4-24-24)T
 - **66.** Enclosure, Enclosure-Public. Includes all enclosed areas of the simulcast wagering facility. (4-24-24)T
- 67. Encryption. The scrambling or other manipulation of the audio-visual signals to mask the original content of the signal and so cause such signals to be indecipherable and unrecognizable to any person receiving such signal.

 (4-24-24)T
 - **68. Engagements.** Is the obligation of a Jockey or a horse to participate in a race. (4-24-24)T
 - **69. Entrance Money Records.** A record showing all monies due and paid prior to entry of a contest.

	G COMMISSION ning the Idaho State Racing Commission	Docket No. 11-0401-2401 Adoption of Temporary Rule
		<u>(4-24-24)T</u>
<u>70.</u>	Entries. A list of horses entered in a race.	(4-24-24)T
<u>71.</u>	Entry. Means, according to the requirements of the text:	<u>(4-24-24)T</u>
<u>a.</u>	A horse made eligible to run a race.	(4-24-24)T
	Two (2) or more horses that are entries or run in a race and are the two (2) or more horses owned by separate owners but trained the horses may run as separate betting interests.	
5hadow rolls, 1	Equipment. As applied to a horse means whips, blinkers, tong nartingales, breast plate, bandages, boots, hoods, flipping halters, g	gue straps, muzzle, nosebands, bits, goggles and plates. (4-24-24)T
vitnesses, reco	Evidence. Data presented in proof of the facts in issue, and words, documents, or objects.	which may include the testimony of (4-24-24)T
contest.	Exacta. The Exacta requires selection of the first two (2) finish	ers, in their exact order, for a single (4-24-24)T
25. association or	Exclusion. The act of preventing a person from entering or remainful cast facility under the jurisdiction of the Racing Commission.	
<u>76.</u>	Exercise Person. A rider who exercises horses at a racetrack.	<u>(4-24-24)T</u>
<u>77.</u>	Filly. A female horse that has not reached five (5) years of age.	<u>(4-24-24)T</u>
<u>78.</u>	Forfeit. Money due because of an error fault, neglect of duty, b	oreach of contract or a penalty. (4-24-24)T
<u>79.</u>	Foul. A violation, by a jockey or horse, of these rules during a r	<u>race.</u> (4-24-24)T
<u>80.</u>	Gelding. An altered male horse of any age.	<u>(4-24-24)T</u>
<u>81.</u>	Gifts. Anything of value not limited to money.	<u>(4-24-24)T</u>
<u>82.</u>	Gratuities. Anything of value not limited to money.	<u>(4-24-24)T</u>
<u>83.</u>	Groom. A person hired by a trainer who cares for a horse at a r	<u>acetrack.</u> (4-24-24)T
which is opera	Grounds. Any area owned or leased by any licensed Associated for the purpose of conducting pari-mutuel racing.	iation, Corporation, or Race Track (4-24-24)T
85. wagering on ra	Guest Association. A racing association approved to offe ces conducted at other racetracks.	er simulcast races and parimutuel (4-24-24)T
86. including a hor	Handbook. A method of soliciting and recording wagers of the race.	n the outcome of a sports contest (4-24-24)T
<u>87.</u> changes of wir	Handicap. A weight adjustment for entered horses for the puning.	urpose of equalizing the respective (4-24-24)T
<u>88.</u>	Handle or Gross Handle. Total amount of money wagered on	a race less refunds and cancels. (4-24-24)T
<u>89.</u>	Hearing Officer. An official appointed by the Idaho State	Racing Commission to conduct an

investigation or administrative hearing so that the agency can exercise its statutory powers.

(4-24-24)T

- 90. Horse. Includes filly, mare, colt, horse or gelding in general; when referring to sex, filly becomes a mare when five (5) years old; a horse is an intact male when five (5) years old or older. (4-24-24)T
- 91. Horse Identifier. A person who is responsible for positively identifying all horses entered to a race, stabled or on racing association grounds.

 (4-24-24)T
- 92. Horseman's Agreement. An agreement approved by the Racing Commission between the Racing Association and the authorized horsemen's group.

 (4-24-24)T
- 93. Horsemen's Bookkeeper. A bonded racing association employee who manages the horsemen's accounts which covers all monies due horseman in regards to purses, stakes, rewards, claims and deposits.
- 94. Host or Host Association. The racing association conducting a licensed horse racing meeting when it is authorized by the Racing Commission to simulcast its racing program. It may also be considered the sending track which means any track from which simulcast signals originate.

 (4-24-24)T
- 95. Hub. A facility that acts as an intermediary between pari-mutuel wagering facilities for the transmission of wagering data and that is responsible for generating all reports necessary for the reconciliation of payments.

 (4-24-24)T
- **96. Hypodermics**. Any hypodermic instrument, hypodermic syringe or hypodermic hollow needle used for injection of substances into the body of a horse. (4-24-24)T
 - **97. Idaho Bred**. A foal dropped by a mare in Idaho.

(4-24-24)T

- 98. Identifier. The employee of a racing association who checks the lip tattoo, other identification, and markings of each horse as it enters the paddock to make sure the correct horses are running in the race. (4-24-24)T
- 99. Independent Real Time Monitoring System. A system approved by the Racing Commission for the purpose of immediate and continuous analysis of wagering and other parimutuel systems data in order to detect suspect wagering transactions or other activity indicating a possible problem relating to the integrity of the parimutuel system and which transmits transactional level data to a wagering security database.

 (4-24-24)T
- 100. Incligible or Undisclosed Person. A person that is not eligible to be licensed or a person who has not been properly authorized to claim a horse. (4-24-24)T
 - **101. In-foal**. A filly or mare that is pregnant.

(4-24-24)T

- 102. Inspection of Horses. A veterinarian inspection to assess the racing condition of every horse entered in an official race. (4-24-24)T
- 103. Intrastate Simulcasting Wagering. Pari-mutuel wagering at an Idaho guest association on Idaho horse racing events run at an Idaho host association. (4-24-24)T

021. DEFINITIONS: J THROUGH S.

In addition to the definitions in Title 54, Chapter 25, Idaho Code, the following apply:

- **<u>01.</u> <u>Jockey.</u>** Is a race rider whether a licensed jockey, apprentice or amateur rider.
- (4-24-24)T
- <u>O2.</u> <u>Jockey Agent.</u> A person who helps a jockey obtain mounts in return for a portion of the jockey's earnings.
 - <u>Jockey's Fees.</u> The approved amount of money a Jockey receives for riding in a race. (4-24-24)T

- <u>04.</u> <u>Jockey's Room</u>. A room reserved for jockeys to prepare for a race. (4-24-24)T
- <u>05.</u> <u>Jocks Room Custodian</u>. A racing association employee authorized to regulate the conduct of the jockeys, ensure good order is maintained, and monitors the jockeys. (4-24-24)T
 - **<u>06.</u> <u>Jostle.</u>** To bump, push or shove. (4-24-24)T
 - <u>O7.</u> <u>Jurisdiction</u>. The limits or territory within which Racing officials' authority may be exercised. (4-24-24)T
 - <u>O8.</u> <u>License.</u> A permission granted by the Racing Commission to engage in any regulated activity. (4-24-24)T
- 09. <u>Licensed Authorized Agent.</u> A person licensed by the Racing Commission and appointed by a written instrument, signed, and acknowledged before a notary public by the owner in whose behalf the agent will act.

 (4-24-24)T
- 10. <u>Licensee</u>. Any person or entity holding a license from the racing Commission to engage in racing or regulated activity. (4-24-24)T
- 11. Live Event Host. A licensed racing association where live racing is conducted and on which parimutuel wagering is conducted by guest associations or secondary pari-mutuel organizations. (4-24-24)T
- Maiden. A horse that has never won a race on the flat in a state or country where racing is supervised by a legalized Racing Commission or board and where the races are covered by the Racing Form, American Quarter Horse chart books, the Appaloosa Horse Club chart books, the Paint Horse chart books and the Arabian Horse chart books. A maiden that has been disqualified after finishing first is still a maiden.

 (4-24-24)T
- 13. Maintenance. A racing association employee hired to maintain the grounds and facility of the racetrack. (4-24-24)T
 - **14. Mare**. A female horse that has reached the age of five (5) years. (4-24-24)T
- 15. Medical Professional. A doctor, physician's assistant, or emergency medical technician licensed or certified in the state of Idaho. (4-24-24)T
- 16. Medication Report Form. A form signed by the treating veterinarian disclosing the identity of the horse, the permitted drug being used with dosage or procedure administered, the time administered and the name of the trainer.

 (4-24-24)T
- 17. Meet. The entire consecutive period for which a license to race has been granted to any- one (1) association by the racing commission. (4-24-24)T
- <u>Minus Pool</u>. When the amount of money to be distributed on winning wagers is in excess of the amount of money comprising the net pool. (4-24-24)T
 - 19. Motions. A request for a steward or racing commission to make a decision. (4-24-24)T
 - **20. Month.** A calendar month. (4-24-24)T
- 21. <u>Mutual Employee</u>. A racing association employee that accepts the patrons' money and issues the (4-24-24)T
- 22. Natural Person. Any person at least eighteen (18) years of age, but does not include any corporation, partnership, limited liability company, trust, or estate.

 (4-24-24)T
 - 23. Nerved. A surgical procedure in which the nerve supply to the navicular area is removed. The toe

and remainder of the foot have feeling.		(4-24-24)T
<u>24.</u>	Nerved Horses. A horse that has had posterior digital neurectomy (heel nerving) surge	<u>ery.</u> (4-24-24)T
<u>25.</u>	Nomination. Is the naming of a horse to a certain race or series of races.	(4-24-24)T
<u>26.</u>	Nominator. A person in whose name a horse is entered for a race.	(4-24-24)T
<u>27.</u>	Notice. A written or printed announcement from Board of Stewards or the Racing Cor	<u>mmission.</u> (4-24-24)T
28. the horse's jock	Objection. A verbal claim of foul in a race lodged with the Board of Stewards or their key, trainer, owner or the owner's authorized agent before the race is declared official.	r designee by (4-24-24)T
<u>29.</u> tickets.	Odds. Number indicating amount of profit per dollar to be paid to holders of winning	g pari-mutuel (4-24-24)T
<u>30.</u>	Office Personnel. A racing association employee who works in the office of the racets	<u>rack.</u> (4-24-24)T
<u>31.</u>	Official. Person licensed by the state to ensure the rules of racing are enforced.	(4-24-24)T
<u>32.</u>	Official Results. The finish of the race as declared by the Stewards.	(4-24-24)T
33. of stewards/jud	Order of finish. The order of finish of the contestants in a contest as declared official ges.	by the Board (4-24-24)T
34. the horses and j	Outrider. The employee of a racing association who leads the post parade at a racet ockeys to the starting gates on time.	rack and gets (4-24-24)T
35. contribute.	Overnight Race. A race for money or any other prize to which the Owners of the l	norses do not (4-24-24)T
36. Idaho. Howeve	Owner. The person that has legal title to, or has financial control of, a horse utilized r, an interest in the winnings of a horse does not itself constitute ownership.	for racing in (4-24-24)T
<u>37.</u> responsibility to	Owner/Trainer. An owner who conditions and prepares his own horse for racing, with o ensure the physical condition and eligibility of the racehorse.	the absolute (4-24-24)T
38. racing.	Paddock. An enclosure in which horses scheduled to compete in a contest are sad	dled prior to (4-24-24)T
in order to go thorses.	Paddock Judge. The employee of a racing association responsible for getting jockey to the starting gate; also checks the equipment used by each horse and supervises the same	ys and horses ddling of the (4-24-24)T
<u>40.</u>	Paddock Judge's List. A list of horses which may not be entered in a race for safety in	reasons. (4-24-24)T
which a stored system.	Pari-Mutuel Cash Voucher. A document or card produced by a pari-mutual syste cash value is represented and the value of which is recorded in and redeemed through the	em device on e pari-mutual (4-24-24)T

42. Pari-Mutuel Pool Host. A racing association that operated and controls access of guest associations or secondary pari-mutuel organizations to, a pari-mutuel pool. (4-24-24)T

- 43. Pari-Mutuel System. The hardware, software and communications equipment used to record wagers, calculate payouts for winning wagers, and transmits wagering transactions and parimutual pool data for display to patrons and to communicate with other pari-mutual systems linked to facilitate common pool wagering.

 (4-24-24)T
- 44. Pari-Mutuel Ticket. A document printed or record produced by a pari-mutuel system device on which is represented a pari-mutuel wager or wagers that have been authorized and accepted for purposes of participation in a pari-mutuel pool.

 (4-24-24)T
- 45. Pari-Mutuel Wagering. A form of wagering on the outcome of an event in which all wagers are pooled and held by an pari-mutuel pool host for distribution of the total amount, less the deductions authorized by law, to holders of tickets on the winning contestants.

 (4-24-24)T
- <u>46.</u> <u>Patrol Judge</u>. A person who observed a race and reports information concerning the race to the Board of Stewards. (4-24-24)T
 - 47. Payout. Money disbursed after a race is official. (4-24-24)T
- 48. Person. Any individual, association, partnership, firm, joint stock company, joint venture, trust, estate, political subdivision, public or private corporation, or any legal entity, which is recognized by law as the subject of rights and duties.

 (4-24-24)T
 - 49. Photo Finish. A requested photo to help in determining the correct order of finish. (4-24-24)T
 - **50.** Photographer. A person who takes photographs of the winning horses in the winner's circle. (4-24-24)T
- 51. <u>Pick (n)</u>. The Pick (n) requires selection of the first-place finisher in each of a designated number of contests. (4-24-24)T
 - **52.** Place Pool. The total amount wagered on a specific entry to finish second in a race. (4-24-24)T
 - 53. Place. Mean first, second, or third and in that order is called "Win", "Place", "Show". (4-24-24)T
- <u>S4.</u> <u>Placing Judge.</u> A person who determines the order of finish in a race as the horses pass the finish (4-24-24)T
 - 55. Plater. A blacksmith who shoes horses at a racetrack. (4-24-24)T
 - 56. Pony Person. A person on horseback who accompanies a horse and jockey to the starting gate.
 (4-24-24)T
 - **57. Post Position.** The starting position assigned. (4-24-24)T
 - **S8.** Post Time. The time set for the arrival at the starting point. (4-24-24)T
- 59. Preference System. A method used by the Racing Secretary to determine the order of qualification (4-24-24)T
- 60. Presiding State Steward. One (1) of the three (3) stewards appointed by the Racing Commission who presides over hearings and designated duties for the other stewards. (4-24-24)T
- 61. Primary Laboratory. A laboratory approved by the Racing Commission to conduct testing and official analysis of post-race samples. (4-24-24)T
- 62. Principal Residence Address. That place where the natural person submitting an application for an account resides at least fifty percent (50%) of the time during the calendar year. (4-24-24)T

63. horse can create	Prohibited Substances. Is any drug, chemical, or other substance which, when admit a change in the normal physiological performance of the horse's racing ability, including	
a. international; or	stimulants or depressants or other substances as defined by the association of racing co	mmissioners (4-24-24)T
<u>b.</u>	that may interfere with testing procedures; or	(4-24-24)T
<u>c.</u>	that is a therapeutic medication present in excess of established acceptable levels; or	(4-24-24)T
<u>d.</u>	that is present in the horse in excess of levels that could occur naturally; or	(4-24-24)T
<u>e.</u> sample.	that is a substance specified by rule that is not allowed to appear in an out of compe	tition or hair (4-24-24)T
64. establish that th	<u>Proper Identification</u> . A form of identification accepted in the normal course of e person making a transaction is the account holder.	business to (4-24-24)T
and filed no late horse is entered	Protest. A written complaint made to the Board of Stewards concerning a horse enter than one (1) hour prior to the scheduled post time of the first race on the day in which the	
<u>66.</u>	Purse. The total dollar amount for which a race is contested.	<u>(4-24-24)T</u>
<u>67.</u> contribute.	Purse Race. A race for money or any other price to which the owners of the ho	orses do not (4-24-24)T
<u>68.</u>	Quorum. Two (2) or more members of the Racing Commission.	<u>(4-24-24)T</u>
69. single contest.	Quinella. The Quinella requires selection of the first two (2) finishers, irrespective o	f order, for a (4-24-24)T
of order, in each	Ouinella Double. The Quinella Double requires selection of the first two (2) finishers of two (2) specified contests.	<u>irrespective</u> (4-24-24)T
71. of a race meeting	Race Day. Any period of twenty-four (24) hours beginning at midnight and including and in the matter of penalties the word "DAY" means a "CALENDAR DAY."	<u>in the period</u> (4-24-24)T
<u>72.</u>	Race Meet.	<u>(4-24-24)T</u>
license.	The number of races and race days approved by the Racing Commission in the Racing	Association (4-24-24)T
<u>b.</u>	or as stated in Idaho Code 54-2502(11).	<u>(4-24-24)T</u>
73. pari-mutuel was	Racing Association. Any person licensed by the Racing Commission to conduct a ragering.	<u>(4-24-24)T</u>
74. provided by the	Racing Colors. Racing silks, the jacket and cap worn by Jockeys. Silks can be track or specific to one (1) Owner.	generic and (4-24-24)T
75. Association Lic	Racing Dates. The number of racing dates authorized by the Racing Commission ense.	<u>in a Racing</u> (4-24-24)T
76. veterinarian.	Racing Condition. The physical ability to race of a horse determined by the	commission (4-24-24)T

- 77. Racetrack. The grounds and enclosures of any racing association where horse racing or parimutuel betting occurs under the authority and supervision of the Racing Commission. (4-24-24)T
- 78. Racing Interest. Any individual owner or any partnership of owners or corporations or any registered stable, but not including a lessee, which participates as an owning entity or nominator of a racehorse. A licensed owner may participate in more than one (1) racing interest.

 (4-24-24)T
- 79. Racing Secretary. The employee of a racing association, who writes the conditions for the races, assigns the weights for handicap races, receives entries, conducts the draw, and is responsible for the operation and organization of the race office.

 (4-24-24)T
- 80. Reasonable Suspicion. Behavior or pattern of behavior indicates that the licensee or applicant is under the influence of a controlled substance or alcohol. The basis of the suspicion may be a specific, contemporaneous event or conduct that has been observed over a period of time.

 (4-24-24)T
- 81. Recognized Race Meet, is an entire period of allocated days that an association which is issued a racetrack license, is authorized by the commission to conduct live racing. For purposes of this rule, the commission shall determine the beginning and end dates of the race meet as well as the dates in which live racing will be conducted within the determined allocated days.

 (4-24-24)T
- 82. Records. A daily log kept by the presiding steward of the stewards' official activities. Also, an accounting of each horse, owner, trainer, or jockey participating at a race meet who had funds due or on deposit in the horsemen's account completed by the Horsemen's Bookkeeper's. (4-24-24)T
- <u>Referee Laboratory.</u> Laboratory approved by the Racing Commission to conduct split sample (4-24-24)T
- **84.** <u>Program.</u> Reports. A daily account of the stewards' actions and observations made during each day's race (4-24-24)T
- **85.** Ringer. In addition to the definitions expressed in these rules, means any horse which runs under the name and identity of another or under a fictitious name. (4-24-24)T
- 86. of these rules.

 Ruled Off. An action by the racing stewards, under these rules, to suspend a license for a violation (4-24-24)T
 - **87.** Ruling. An official decision by the Board of Stewards stating the charges against the licensee. (4-24-24)T
- **88.** Samples. Is a portion of any bodily substance or fluid, including but not limited to, tissue, hair, blood, urine, or any other acceptable specimen obtained from a horse at the direction of the commission for the purposes of determining the presence of a prohibited substance. (4-24-24)T
- 89. Satellite Transponder. Transponder. Is a device in a space satellite that is capable of receiving signals from a satellite dish and immediately retransmitting those signals for reception by a satellite dish. (4-24-24)T
 - **90.** Safety Equipment. Any safety equipment to be worn as specified by these rules. (4-24-24)T
 - 91. Scratch. The act of withdrawing an entered horse from the race after closing of overnight entries.

 (4-24-24)T
 - **92. Scratched Horse.** A horse that is withdrawn from a race after the betting has begun. (4-24-24)T
- 93. Scratch Time. The time set by the Racing Association for the closing of applications for permission to withdraw from the races of that day.

 (4-24-24)T

- 94. Secondary Pari-Mutuel Organization. An entity other than a licensed racing association that offers and accepts pari-mutuel wagers. This may include an off-track wagering system or an account wagering system.

 (4-24-24)T
- 95. Secure Personal Identification Code. An alpha-numeric character code chosen by an account holder as a means by which the advance deposit wagering operator may verify a wager or account transaction as authorized by the account holder.

 (4-24-24)T
 - **96. Show Pool.** The total amount wagered on a specific entry to finish third in a race. (4-24-24)T
- 97. Simulcast Facility. The physical premises, structure and equipment utilized by a guest or host association for conducting pari-mutuel wagering on horse racing events and permitted pari-mutuel events. Such facility must be a part of the license granted to the guest or host association.

 (4-24-24)T
- 98. Simulcast Operator. A simulcast licensee authorized by the Racing Commission to offer, sell, cash, redeem or exchange pari-mutuel tickets on races being run at a host association. (4-24-24)T

99. Simulcast Service Supplier.

(4-24-24)T

- <u>a.</u> A person engaged in providing service, supplies or equipment necessary to the operation of intrastate, interstate or out-of-state simulcast wagering for use by a host association, guest association, simulcast operator, or authorized user, including pari-mutuel wagering terminals, uplink, downlink, television receivers and related equipment.

 (4-24-24)T
- <u>b.</u> <u>It does not include persons authorized by the Federal Communications Commission to provide telephone service or space segment time on satellite transponders. (4-24-24)T</u>
- 100. Source Market Fee. That part of a wager, made outside of the state by an Idaho resident, that is returned to the Racing Commission. (4-24-24)T
 - **101. Sound.** A horse that is in competitive racing condition.

(4-24-24)T

- 102. Split Sample. A blood, urine, saliva, hair, or any other acceptable specimen taken from a horse that is greater than the minimum sample requirement. (4-24-24)T
 - **103. Stable**. All the racehorses belonging to a particular owner.

(4-24-24)T

104. Stable Name. An assumed business name used by a person for his horse racing operation.

(4-24-24)T

- 105. Stake Race. A race to which nominators of the engaged entries contribute to a purse; to which money, or any other award, may be added; but no overnight race, regardless of its conditions, may be deemed a stake race.

 (4-24-24)T
 - 106. Stalls. Stable area on racing association grounds for horses assigned by the racing secretary.

 (4-24-24)T
- 107. Stall superintendent. A racing association employee hired to assign applicants such stabling as deemed proper to be occupied by horses in preparation for racing and determines all conflicting claims to stable space.

 (4-24-24)T

<u>108.</u> <u>Starter.</u> (4-24-24)T

- a. The employee of a racing association responsible for dispatching the horses for a race; (4-24-24)T
- **b.** The horse is a "starter" for a race when the stall doors of the starting gate open in front of it at the time the starter dispatches the horses. (4-24-24)T

- 109. Starter Allowance Race. A race where entrants have established eligibility by participation in a previous race. (4-24-24)T
- 110. Starter's List. A list of all horses which are ineligible to be entered in any race due to poor or inconsistent behavior or performance in the starting gate.

 (4-24-24)T
- 111. State Veterinarian. A veterinarian employed by the Racing Commission to serve as professional adviser and consultant to the Racing Commission on veterinary matters including all regulatory aspects of the application and practice of veterinary medicine at racetracks.

 (4-24-24)T
 - 112. Stay. To delay or stop the effect of a Board of Stewards ruling. (4-24-24)T
- 113. Steward. A horse racing official who presides over a race meeting, has jurisdiction over all racing officials, rules on protests and claims of foul, and imposes fines and suspensions. (4-24-24)T
 - 114. Straightaway Race. A race ran for a specified distance with no turns. (4-24-24)T
- 115. Suspension. Punishment for violation of the Racing Commission rules. The offender is denied privileges of the racing facilities for a specified period of time.

 (4-24-24)T
- 116. Substitute Officials. An emergency vacancy among racing officials that is filled with the Stewards' approval and reported to the Racing Commission. (4-24-24)T
- 117. Substitute Steward. Appointment by the remaining stewards during an absence of any steward at race time when an approved alternate is not available. (4-24-24)T
- 118. Superfecta. The Superfecta requires selection of the first four (4) finishers, in their exact order, for a single contest. (4-24-24)T

022. DEFINITIONS: T THROUGH Z.

In addition to the definitions in Title 54, Chapter 25, Idaho Code, the following apply:

- (4-24-24)T
- <u>Money deducted from mutuel pools which is shared by the Racing Commission, track and local and state governing bodies in the form of a tax.</u>
 (4-24-24)T
- <u>02.</u> <u>Tattoo An additional means of identification of a racehorse</u>. They are used along with the horse's markings to include microchips, color, age and sex. (4-24-24)T
- <u>a.</u> <u>Lip tattoos can be a series of numbers and/or letters tattooed on the inside top lip of horses, involved in pari-mutuel racing. (4-24-24)T</u>
- b. Digital Tattoo is a digital certification, which is attached to the horse's registration certificate in the breed registry that validates the horse's identification. This digital tattoo is accessible through the scan of the horse's microchip or other unique identifier as authorized by the recognized breed registry. (4-24-24)T
 - **O3.** Terminal. The device connected to the pari-mutuel system used to place wagers. (4-24-24)T
- **104.** Test Area. A secured testing area provided by a racing association used for taking samples of blood, urine, saliva, hair, or any other acceptable specimen for testing. (4-24-24)T
 - <u>O5.</u> Timer. A person who accurately records the time elapsed between the start and finish of each race. (4-24-24)T
 - <u>06.</u> <u>Title. Legal document showing ownership of a horse.</u> (4-24-24)T
 - 07. Totalizator. A computer that, directly or indirectly through one (1) or more other totalizators,

receives pari-mutuel wagering information, calculates pay-offs for winning tickets and generates reports with respect to such information, and may refer to the linked computers of the hub and the track.

(4-24-24)T

- **O8.** Tote Employee. An employee of a company providing the automated pari-mutual system that dispenses and records betting tickets, calculates and displays odds and payoffs, and provides the mechanism for cashing winning tickets.

 (4-24-24)T
- <u>09.</u> <u>Track Superintendent</u>. The employee of a racing association responsible for maintaining acceptable racing and training track conditions during a race meet. (4-24-24)T
 - 10. Track Security. A person responsible to provide security at a racetrack. (4-24-24)T
- 11. Trainer. The person who conditions and prepares a racehorse for racing, with the absolute responsibility to ensure the physical condition and eligibility of the racehorse. (4-24-24)T
 - 12. Transfer. To convey the possession or legal title of a horse to another. (4-24-24)T
 - 13. Trial. A race to determine qualifiers for a future race. (4-24-24)T
- 14. <u>Single contest.</u> The Trifecta requires selection of the first three (3) finishers, in their exact order, for a (4-24-24)T
- 15. Tri-Superfecta. The Tri-Superfecta requires selection of the first three (3) finishers, in their exact order, in the first two (2) designated contests and the first four (4) finishers, in exact order, in the second of the two (2) designated contests.

 (4-24-24)T
- 16. Twin Quinella. The Twin Quinella requires selection of the first two (2) finishers, irrespective of order, in each of two (2) designated contests.
- 17. Twin Trifecta. The Twin Trifecta requires selection of the first three (3) finishers, in their exact order, in each of two (2) designated contests.
- 18. Uplink. An earth station broadcasting facility, whether mobile or fixed, which is used to transmit audio-visual signals or data on Federal Communication Commission-controlled frequencies and includes any electronic transfer of the audio-visual signals from within the racing enclosure to the location of the transmitter at the uplink.

 (4-24-24)T
 - 19. Valet. A person who attends riders and keeps their wardrobe and equipment in order. (4-24-24)T
- 20. <u>Veterinarian</u>. A private veterinary practitioner employed by owners or trainers on an individual case or contract basis. (4-24-24)T
- 21. <u>Veterinarian's List.</u> A list of all horses which are ineligible to be entered in any race due to a physical condition. (4-24-24)T
 - 22. Vet Assistant. A person who assists a state veterinarian.
- 23. <u>Veterinarians' Reports</u>. The Medication Report Form completed by every veterinarian who treats a racehorse at any location under the jurisdiction of the Racing Commission. (4-24-24)T
- 24. <u>Video Employee</u>. An employee hired by a photo/video provider to operate the equipment during the running of horse races for the benefit of the Board of Stewards and racetracks. (4-24-24)T
 - **25. Violations.** All unauthorized activities under these rules. (4-24-24)T
 - **26. Voucher Identification Number**. A number specifically unique to each pari-mutuel voucher. (4-24-24)T

(4-24-24)T

27.	Wager or Wagering. To risk or state an amount of money on an unknown outcome.	(4-24-24)T			
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the same interes	Walk Over. Means a race in which only one horse starts or in which all the starters a t. To claim the purse the horses(s) must start and go the distance of the race.	re owned by (4-24-24)T			
<u>29.</u>	Weight. The amount that a jockey weighs prior to and after a race.	(4-24-24)T			
<u>30.</u>	Weight In. Post-race weight of the Jockey and equipment.	<u>(4-24-24)T</u>			
<u>31.</u>	Weight Out. Pre-race weight of the Jockey and equipment.	(4-24-24)T			
32. set forth herein.	Weight for Age. Standard weight according to the scale adopted by the Racing Com-	<u>mission and</u> (4-24-24)T			
<u>33.</u>	Winner.	(4-24-24)T			
<u>a.</u>	Winner of a single race of a certain sum or value unless otherwise expressed in the con	<u>ditions.</u> (4-24-24)T			
<u>b.</u> Board of Stewar	The horse whose nose reaches the finish line first or is place first through disqualificads.	ation by The (4-24-24)T			
<u>34.</u>	Win Pool. The amount wagered on a specific entry to finish a race.	<u>(4-24-24)T</u>			
35. specified contest	Win Three. The Win Three (3) requires selection of a first-place finisher in each is.	of three (3) (4-24-24)T			
36. the official order	Winnings. Money won by successfully wagering on the winner in a live or simulcast resoftinish.	ace based on (4-24-24)T			
37. use by an account	Withdrawal. A payment of money from an account by the advance deposit wagering at holder in withdrawing funds from an account.	operator for (4-24-24)T			
38. account holder i	Withdrawal Slip. A form provided by the advance deposit wagering operator for withdrawing funds from an account.	r use by an (4-24-24)T			
<u>023 029.</u>	(RESERVED)				
SUB AREA A3: LICENSING AND FEES (Sections 030-090)					
030. REFUSAL TO ISSUE LICENSE. The Racing Commission may refuse to issue a license and may revoke any license already issued to any person: (4-24-24)T					

<u>01.</u> <u>Convicted.</u> Who has been convicted of any felony and whose civil rights have not yet been restored pursuant to Section 18-310(2), Idaho Code. (4-24-24)T

- <u>felony.</u> Felony Probation. Who is on probation, or parole for a conviction or withheld judgment for any (4-24-24)T
- <u>O3.</u> <u>Misrepresentation</u>. Who has made any material misrepresentation or false statement to the Racing Commission or its agents in his application for license or otherwise, or who fails to answer any material question on any application for a license. (4-24-24)T
 - **Unqualified.** Who is unqualified by age, skill, knowledge or ability to engage in the activities for

which a license is required.

(4-24-24)T

- Ownership. Who fails to disclose the true ownership or interest in any or all horses as required by any application.
- <u>06.</u> <u>Ejection</u>. Who is subject to exclusion or ejection from the racing enclosure or is within the classes of persons prohibited from participating in pari-mutuel wagering. (4-24-24)T
- **O7. Conduct.** Who has committed an act or acts demonstrating financial instability, intemperate habits or has a bad reputation for truth, honesty and integrity, or other similar conduct contrary to the best interest of racing. (4-24-24)T
- **08.** Narcotics. Who has been convicted of possession, use, or sale of any narcotic, dangerous drug, or marijuana if such conviction was a misdemeanor, within two (2) years prior to the date of making application for any license.

 (4-24-24)T
- **O9. Drug Probation.** Who is on probation or parole for a conviction or withheld judgment for misdemeanor possession, use, or sale of any narcotic, dangerous drug, or marijuana. (4-24-24)T
- 10. Not Permitted. Who is not permitted by law or statute to engage in the occupation for which the license is sought.
- 11. Violated Rules. Who has violated or who aids or abets or conspires with any person to violate any provision of the Racing Commission rules or of Sections 54-2501 through 54-2516, Idaho Code. (4-24-24)T
- 12. Age. No person under sixteen (16) years of age may be issued a license by the Racing Commission with the exception that a person under sixteen (16) years of age may be licensed as a co-owner with a parent or guardian if the person under sixteen (16) years of age submits an Assumption of Liability form signed by the parent or guardian and notarized by a notary public. This co-ownership is not intended to allow an underage person access to any areas of the track facility.

 (4-24-24)T
- 13. Deny or Revoke. The Racing Commission may deny a license to, or revoke the license of, any person who has had a license revoked or denied by any recognized racing jurisdiction. (4-24-24)T

031. CRUELTY TO ANIMALS.

No licensee may violate Title 25, Chapter 35, Idaho Code, "Cruelty to Animal," while on the grounds of a racing association. The Board of stewards will be the sole judges of whether or not a violation of Title 25, Chapter 35, Idaho Code, has occurred on racing association grounds. The penalty for a first offense may include a fine or a suspension or both. A second violation within a calendar year will include a mandatory suspension, the length of which will be at the discretion of the Board of stewards.

(4-24-24)T

032. FINGERPRINTS.

All persons between the ages of eighteen (18) and sixty-nine (69) applying for licensing pursuant to this chapter are required to submit information and fingerprints necessary to obtain criminal history information from the Idaho State Police Bureau of Criminal Identification and the Federal Bureau of Investigation. The Idaho State Racing Commission (ISRC) may receive criminal history information from the Idaho State Police Bureau of Criminal Identification and from the Federal Bureau of Investigation for the purpose of evaluating the fitness of applicants pursuant to Section 54-2508, Idaho Code. Pursuant to state and federal law, further dissemination or other use of the criminal history information is prohibited.

(4-24-24)T

- O1. License Applicants. Any person that applies for a license from the Racing Commission who has not been fingerprinted within the past five (5) years must be fingerprinted prior to a license being issued. Pursuant to Section 67-3008, Idaho Code, the ISRC will submit a set of fingerprints obtained from the applicant and the required fees to the Idaho State Police Bureau of Criminal Identification for a criminal records check of state and national databases.

 (4-24-24)T
 - **O2.** Existing Licensees. Any person that currently holds a valid license from the ISRC must be

fingerprinted every five (5) years in accordance with the procedures outlined in Subsection 032.01 of these rules.
(4-24-24)T

O3. Fees. The cost of taking and processing such fingerprints is the responsibility of the applicant. Fees for taking and processing fingerprints are in accordance with the amount(s) charged by the Idaho State Police Bureau of Criminal Identification pursuant to Section 67-3010, Idaho Code.

(4-24-24)T

<u>033.</u> <u>APPLICATIONS.</u>

- **01.** Application Forms. All applications must be completely and legibly filled out and submitted to the Racing Commission on forms obtained from the Racing Commission, and all persons applying for licenses shall submit completed applications meeting all requirements, including obtaining necessary signatures as indicated on the form or otherwise noted in this chapter. License types are listed in the License Fee section of this chapter. (4-24-24)T
- <u>**02.**</u> <u>Other Forms</u>. All other forms to be submitted to the Racing Commission by this chapter must be of a type approved by the Racing Commission. (4-24-24)T
- **03.** Age. Applicants between sixteen (16) and eighteen (18) years of age are required to submit to the Racing Commission an Assumption of Liability Form signed by their guardian and notarized by a notary public.

 (4-24-24)T

034. ADD-ON.

Any qualified person may add an additional license category to an existing license by paying the add-on fee unless:
(4-24-24)T

- <u>O1.</u> <u>Higher Fee.</u> The fee for the category added is higher than the fee for the existing license category. (4-24-24)T
- **Q2.** Additional License. If the fee for the license category that is requested is higher than the fee for the existing license category, the person must pay the Racing Commission the higher fee. (4-24-24)T

035. -- 039. (RESERVED)

040. LICENSES REQUIRING RACING ASSOCIATION SIGNATURES.

The following application types are also signed by a racing association: Admissions; Announcer; Clocker; Clerk of Scales; Horsemen's Bookkeeper; Identifier; Jocks Room Custodian; Maintenance; Office Personnel; Outrider; Paddock Judge; Racing Secretary; Stall Superintendent; Starter; Track Superintendent; and Valet. (4-24-24)T

041. APPRENTICE JOCKEY LICENSE.

The application is also signed by a steward and an apprentice jockey certificate signed by a licensed starter, two (2) licensed jockeys, a licensed outrider, and a steward. (4-24-24)T

<u>042.</u> <u>ASSISTANT STARTER LICENSE.</u>

The application is also signed by a licensed starter.

(4-24-24)T

043. AUTHORIZED AGENT LICENSE.

A notarized authorized agent form is submitted with the application.

(4-24-24)T

- <u>Performance of the first owner represented. A separate authorized agent form must be filed for each owner (4-24-24)T</u>
- <u>**02.**</u> <u>Written Instrument</u>. A written instrument signed by the owner before a notary public must accompany the application and clearly set forth the delegated powers of the authorized agent. (4-24-24)T
- **O3.** Power of Attorney. If the written instrument is a power of attorney, it must be filed with the Racing Commission and attached to the regular application form. (4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

- **04.** Changes. Any changes must be made in writing and filed with the Racing Commission as described in Subsection 043.01 of these rules. (4-24-24)T
- **05. Termination**. The authorized agent's appointment may be terminated by the owner, in writing, acknowledged before a notary public and filed with the Racing Commission whereupon the license is no longer valid.

 (4-24-24)T

<u>044.</u> <u>BAD CHECKS.</u>

Any licensee who makes, draws, orders or delivers a check, draft or order for the payment of money to another Idaho licensee, Racing Association, Racing Commission or employee of said Association, Racing Association or Racing Commission, which check, draft or order for the payment of money is invalid on its face or non-negotiable, or where there is not sufficient funds on deposit for full payment of such check, draft or order, may be subject to suspension or disciplinary action, or both, by the Racing Commission.

(4-24-24)T

045. -- 049. (RESERVED)

050. CONCESSIONAIRE LICENSE.

The application includes: (4-24-24)T

<u>01.</u> Names of Owners. The names and addresses of all of the principal owners. (4-24-24)T

<u>**02.**</u> <u>**Proof of Financial Stability.** A financial statement of assets and liabilities. (4-24-24)T</u>

03. Type of Business. The type of business generally engaged in by the applicant. (4-24-24)T

051. CONCESSION EMPLOYEE LICENSE.

The application is also signed by a licensed concessionaire.

(4-24-24)T

052. EMERGENCY MEDICAL TECHNICIAN LICENSE.

All persons applying for an emergency medical technician license must submit a completed application signed by a racing association and a copy of Emergency Medical Technician Certification.

(4-24-24)T

053. EXERCISE PERSON LICENSE.

A Steward must also sign the application for a first time licensee.

(4-24-24)T

054. GROOM LICENSE.

The application signed by a licensed trainer.

(4-24-24)T

<u>055.</u> <u>JOCKEY LICENSE.</u>

- <u>O1.</u> <u>Application for License.</u> The application includes a current physical evaluation from a medical (4-24-24)T
- <u>02.</u> <u>First Time Licensed</u>. The application for a person that has not been previously licensed as a jockey in Idaho is also signed by a steward. (4-24-24)T

<u>056.</u> <u>JOCKEY AGENT LICENSE.</u>

The application contains a list of licensed jockeys represented. Each jockey agent may represent no more than two (2) jockeys and one (1) apprentice jockey. (4-24-24)T

057. MUTUEL EMPLOYEE LICENSE.

The application is also signed by a racing association and the applicant is at least eighteen (18) years of age. (4-24-24)T

058. OFFICIAL LICENSE.

The application is also signed by a racing association or Racing Commission.

(4-24-24)T

059. OWNER LICENSE.

All persons listed on the registration papers must obtain an owners license.

(4-24-24)T

- **O1.** Financial Responsibility. If the Racing Commission has reason to doubt the financial responsibility of an applicant for an owner's license, the applicant may be required to complete a verified financial statement.

 (4-24-24)T
- O2. Transfer of Horse Prohibited. The Racing Commission may refuse, deny, suspend or revoke an owner's license for the spouse or member of the immediate family or household of a person ineligible to be licensed as an owner, unless there is a showing on the part of the applicant or licensed owner, and the Racing Commission determines that participation in racing will not permit a person to serve as a substitute for an ineligible person. The transfer of a horse to circumvent the intent of a Racing Commission rule or ruling is prohibited.

 (4-24-24)T
- 03. Multiple Owners. If the legal owner of any horse is a partnership, corporation, limited liability company, syndicate or other racing association or entity, each shareholder, member or partner must be licensed as an owner.

 (4-24-24)T
- **Q4.** Lease Agreements. A horse may be raced under lease provided a completed breed registry or other lease form acceptable to the Racing Commission is attached to the certificate of registration and on file with the Racing Commission. The lessee must be licensed as a horse owner.

 (4-24-24)T
- O5. Supplemental License Fee. When submitting a horse for hair testing as required in IDAPA 11.04.01.B.B4, "Rules Governing Equine Veterinary Practices, Permitted Medications, Banned Substances and Drug Testing of Horses," the owner(s) must pay a supplemental license fee of two hundred twenty-five dollars (\$225) per hair test. The Racing Commission, its Business Operations Manager or ISP Designee are authorized to, and will designate the individual(s) responsible for collecting the supplemental fee. The owner or trainer must submit payment to said designated individual prior to testing.

 (4-24-24)T

<u>060. -- 069.</u> (RESERVED)

<u>070.</u> <u>PLATER LICENSE.</u>

The application for a first time plater license includes a letter of recommendation from an owner or trainer.

(4-24-24)T

<u>071.</u> <u>PONY PERSON LICENSE.</u>

If the application is for a first time pony person license, the application is also signed by a steward.

(4-24-24)T

072. STABLE NAME LICENSE.

The application includes the identity or identities of the ownership interests involved in the horse racing operation.

(4-24-24)T

- O1. Changes of Ownership. Any change in ownership of the horse racing stable must be reported immediately to and approved by the Racing Commission. (4-24-24)T
- **O2.** Trainer. A trainer who is licensed as an owner or part owner may use a stable name as owner or part owner. However, no trainer may be licensed as a trainer other than in his legal name. (4-24-24)T

<u>073.</u> STABLE NAME CHANGE.

- <u>O1.</u> <u>Cancellation</u>. Any person who has been granted a stable name license may at anytime cancel the stable name license if written notice has been submitted to the Racing Commission and the Racing Commission approves the cancellation. (4-24-24)T
- **Name Change.** A stable name may be changed at anytime by canceling the existing stable name and submitting a new stable name application with the appropriate fee. (4-24-24)T

<u>074.</u> STABLE NAMES PROHIBITED.

Docket No. 11-0401-2401 Adoption of Temporary Rule

No stable name may be: (4-24-24)T

<u>01.</u> Registered. Registered by any other person with a racing association conducting a recognized meeting, or the Jockey Club (N.Y.) or with another racing authority: (4-24-24)T

- <u>Q2.</u> <u>Real Name</u>. The real name of any owner of race horses nor the real or assumed name of any prominent person not owning race horses; (4-24-24)T
 - **03. Misleading.** Misleading to the public or unbecoming to the sport; (4-24-24)T
- <u>04.</u> <u>Distinguishable.</u> All stable names must be plainly distinguishable from all other licensed stable names. (4-24-24)T
 - **One Name.** No individual may license more than one (1) stable name. (4-24-24)T

075. STATE VETERINARIAN LICENSE.

The applicant must have a signed contract on file in the Racing Commission office.

(4-24-24)T

076. STEWARD LICENSE.

All persons applying for a steward license must meet the Stewards Qualifications, as set down in IDAPA 11.04.01.B.B2 "Rules Governing Racing Officials," Section 032, and submit a completed license application signed by the Racing Commission.

(4-24-24)T

<u>077. -- 079.</u> (RESERVED)

080. TRACK SECURITY LICENSE.

The application is also signed by their employer, the racing association.

(4-24-24)T

081. TRAINER LICENSE.

All persons applying for a trainer license for the first time in Idaho must pass the trainer's test and have their application signed by a steward, or have a current valid trainers license from another recognized jurisdiction.

(4-24-24)T

082. <u>VETERINARIAN LICENSE.</u>

The applicant must have a current valid license to practice veterinary medicine from the state of Idaho. (4-24-24)T

083. VET ASSISTANT LICENSE.

The application is also signed by a state veterinarian.

(4-24-24)T

<u>084. -- 089.</u> (RESERVED)

090. LICENSE FEES.

All persons must submit completed applications when applying for license types listed below and pursuant to this chapter and also pay the Racing Commission the fee associated with the type of license being sought before any license will be issued.

<u>LICENSE</u>	FEE	<u>LICENSE</u>	<u>FEE</u>
<u>Add-ons</u>	<u>-</u> \$10	Office Personnel	<u>-</u> \$15
<u>Admission</u>	<u>-</u> \$15	<u>Official</u>	<u>-</u> \$50
<u>Announcer</u>	<u>-</u> \$25	<u>Outrider</u>	<u>-</u> \$25
Apprentice Jockey	<u>-</u> \$50	<u>Owner</u>	<u>-</u> \$50
<u>Assistant Starter</u>	<u>-</u> \$25	<u>Owner/Trainer</u>	<u>-</u> \$65
Authorized Agent	<u>-</u> \$50	<u>Paddock Judge</u>	<u>-</u> \$25

<u>LICENSE</u>	FEE	LICE	<u>NSE</u>	<u>FEE</u>
<u>Chart Person</u>	<u>-</u> \$25	Photogr	apher :	<u>\$25</u>
Clerk of Scales	<u>-</u> \$25	<u>Plat</u>	<u>er</u>	<u>\$50</u>
<u>Clocker</u>	<u>-</u> \$25	Pony P	<u>erson</u> :	<u>- \$25</u>
Concession Employee	<u>-</u> \$15	Racing Se	<u>ecretary</u>	<u>-</u> \$35
<u>Concessionaire</u>	<u>-</u> \$50	Stable Red	gistration :	<u>- \$50</u>
<u>Duplicate</u>	<u>-</u> \$10	Stall Super	<u>intendent</u>	<u>- \$25</u>
<u>EMT</u>	<u>-</u> \$25	<u>Star</u>	<u>ter</u>	<u>- \$25</u>
Exercise Person	<u>-</u> \$25	State Vete	<u>erinarian</u>	<u>- \$0</u>
<u>Groom</u>	<u>-</u> \$25	<u>Tote Em</u>	<u>ployee</u>	<u>- \$15</u>
Horsemen's Bookkeeper	<u>-</u> \$35	<u>Track Se</u>	ecurity :	<u>- \$25</u>
<u>Identifier</u>	<u>-</u> \$25	Track Supe	<u>rintendent</u>	<u>\$25</u>
<u>Jockey</u>	<u>-</u> \$50	<u>Trair</u>	<u>ier</u>	<u>\$50</u>
<u>Jockey Agent</u>	<u>-</u> \$50	<u>Val</u>	<u>et</u>	<u>\$10</u>
Jocks Room Custodian	<u>-</u> \$25	<u>Veterin</u>	<u>arian</u>	<u>\$50</u>
<u>Maintenance</u>	<u>\$15</u>	<u>Vet Ass</u>	<u>istant</u>	<u>\$15</u>
<u>Mutuel Employee</u>	<u>-</u> \$15	<u>Video En</u>	<u>iployee</u>	<u>\$15</u>

(4-24-24)T

<u>091.</u> <u>PENALTIES.</u>

Any person violating any of the provisions of this chapter is subject to the penalties provided for in Title 54, Chapter 25, Idaho Code.

(4-24-24)T

<u>092. -- 099.</u> (RESERVED)

SUB AREA A4: CONTROLLED SUBSTANCE AND ALCOHOL TESTING OF LICENSEES AND APPLICANTS (Sections 100-129)

100. PRIMARY PURPOSE.

In order to protect the integrity of horse racing in the state of Idaho, to protect the health and welfare of licensees and applicants engaged in horse racing within the state of Idaho, to prevent exploitation of the public, licensees and applicants engaged in horse racing in the state of Idaho, to foster fairness of competition within the racing industry and in order to protect public safety within the state of Idaho, the Racing Commission intends to regulate the use of any controlled substance and alcohol at all race meets licensed by it.

(4-24-24)T

101. USE OF CONTROLLED SUBSTANCES.

No licensee or applicant may have within their body any unauthorized controlled substance while within the enclosure of or on the premises managed by any racing association or the Racing Commission. (4-24-24)T

102. CONSUMPTION OF ALCOHOL.

No jockey, starter, assistant starter, pony person, outrider, or racing official may have present within his body any amount of alcohol while participating in any horse race held that day.

(4-24-24)T

<u>103.</u> <u>TESTING.</u>

The Board of Stewards, or the Racing Commission acting through the Business Operations Manager, or ISP designee, may require any licensee or applicant to provide blood, urine, or saliva samples for the purpose of drug or alcohol analysis under either of the following circumstances:

(4-24-24)T

<u>01.</u> **Random Testing**. As part of a random testing program. (4-24-24)T

Reasonable Suspicion. When the Board of Stewards finds that there is reasonable suspicion to believe that the proposed testee has used any controlled substance.

104. POST-ACCIDENT TESTING.
At its discretion the Board of Stewards may conduct post-accident controlled substance or alcohol testing of any licensee or applicant who is involved in a racing or job-related accident on the track or on racing association grounds that requires treatment away from the scene of the accident. (4-24-24)T

(RESERVED) 105. -- 109.

110. REFUSAL TO TEST.

- Refusal to Supply a Sample. When any licensee or applicant is requested to submit to a drug test in a manner prescribed in these rules, the person must do so in a prompt manner. Refusal to supply such sample will result in:
 - The immediate suspension of the licensee or applicant; and a.

(4-24-24)T

- A hearing before the Board of Stewards in accordance with IDAPA 11.04.01.A.A5 "Rules Governing Disciplinary Hearings and Appeals," Section 101. (4-24-24)T
 - Suspended from Racing for Refusal to Test. <u>02.</u>

(4-24-24)T

- If the Board of Stewards finds at the hearing that said refusal to test occurred, the licensee or applicant will be suspended from racing for seven (7) calendar days and be subject to random testing for one (1) year. (4-24-24)T
- In the event of a finding of just cause the licensee or applicant must submit to a test immediately once the conditions which justly prevented testing abate or can be eliminated.
- Subject to Random Testing. In the event a licensee or applicant refuses to test when requested <u>03.</u> after previously refusing to test or previously testing positive for drugs, that licensee or applicant will be suspended from racing for a period of ninety (90) calendar days and subject to random testing for a period of one (1) year. (4-24-24)T

<u>111.</u> TESTING PROCEDURE.

- Accordance with Established Procedures. Testing must be done in accordance with established medical and law enforcement procedures in the state of Idaho. (4-24-24)T
- Retesting. The sample may be retested at the request of the licensee or applicant at either the laboratory used by the Racing Commission or a separate laboratory selected from a list provided by the Racing Commission. The licensee or applicant is responsible for all costs associated with the retesting of the sample.

A POSITIVE TEST. **112.**

On receiving written notice from the approved laboratory that a sample has been found positive for a controlled substance, the Racing Commission will initiate the following procedure: (4-24-24)T

- Notification. The Racing Commission, through the Business Operations Manager or ISP designee, will notify the presiding Steward and forward the test results to the Board of Stewards. (4-24-24)T
- Hearing Set. The Board of Stewards will set a hearing in accordance with IDAPA 11.04.01.A.A5, "Rules Governing Disciplinary Hearings and Appeals," within the next two (2) racing days or seven (7) calendar

days, whichever is less, after they receive notice of a positive test from the. Business Operations Manager or ISP designee. (4-24-24)T

03. Written Notice. (4-24-24)T

- a. Notice of Hearing. Written notice of the hearing must be given to the licensee or applicant as soon as the hearing date is set. The hearing may be held within a shorter or longer period of time if the licensee, employee, or applicant named and the Board of Stewards agree.

 (4-24-24)T
- b. Service of Notice. Service must be to the licensee or applicant personally by leaving the notice at the person's residence with someone of reasonable age and discretion residing therein, or by mail to the person's last known address. If by mail, service is deemed completed on the third day after mailing.

 (4-24-24)T
- **Opportunity for Explanation.** The hearing will conducted before the Board of Stewards pursuant to IDAPA 11.04.01.A.A5, "Rules Governing Disciplinary Hearings and Appeals." At the hearing, the licensee or applicant will be provided an opportunity to present evidence and explain the positive test. (4-24-24)T
- O5. Confidentiality. The Board of Steward's hearing must be closed and the facts therein will be kept confidential, unless for use with respect to any subsequent contested hearing or order by the Racing Commission or judicial hearing with regard to such facts. Closure of the hearing and confidentiality of the proceedings may be waived by the licensee, employee, or applicant.

 (4-24-24)T
- <u>06.</u> <u>Lacking Satisfactory Explanation</u>. <u>Lacking a satisfactory explanation and documentation or upon the licensee or applicant agreeing with the test results, the Board of Stewards will suspend the licensee or applicant in accordance with Section 113 of these rules.

 (4-24-24)T</u>

113. PROCEDURES FOLLOWING A POSITIVE CHEMICAL ANALYSIS.

- **91. First Positive Test.** For a licensee's or applicant's first positive drug test he will not be allowed to participate in racing for seven (7) calendar days and until such time as he has received a substance abuse evaluation and has begun the recommended rehabilitation program. Additionally, the licensee or applicant will be subject to random testing for a period of one (1) year from the date the positive sample was taken. (4-24-24)T
- **Q2.** After Evaluation. After such evaluation, but not before the tolling of the seven (7) calendar days awarded in Subsection 113.01 of these rules, if said licensee's or applicant's condition proves non-addictive and not detrimental to the best interest of racing, said licensee or applicant will be allowed to participate in racing provided he can produce a negative test result from a laboratory approved by the Racing Commission and agrees to further testing at the discretion of the Board of Stewards or designated Racing Commission representative to ensure his impairment.

 (4-24-24)T
- <u>**93.**</u> <u>Second Violation</u>. For a licensee's or applicant's second violation, he will be suspended for ninety (90) consecutive days and until he provides the Board of Stewards with documentation that he has enrolled and is progressing satisfactorily in a certified drug rehabilitation program approved by the Racing Commission. (4-24-24)T
- <u>04.</u> <u>Third Violation</u>. For a licensee's or applicant's third violation, he will be suspended and the case referred to the Racing Commission for consideration of revocation of the individual's license. (4-24-24)T

114. CONFIDENTIALITY OF TEST RESULTS.

All test results are obtained as part of an inquiry into a person's fitness to be granted or to retain a license and are exempt from public disclosure pursuant to Section 9-304C, Idaho Code. A statistical summary will be made available annually.

(4-24-24)T

115. TESTING EXPENSE.

Except for retesting requested by a licensee or applicant, all testing ordered pursuant to these rules, whether blood, urine, or breath, will be at the expense of the Racing Commission. All expense of drug or alcohol evaluation, treatment, reports, and fees will be at the expense of the licensee or applicant undergoing such evaluation or treatment.

(4-24-24)T

<u>116. -- 129.</u> (RESERVED)

SUB AREA A5: DISCIPLINARY HEARINGS AND APPEALS (Sections 130-199)

130. APPLICABILITY.

These rules apply to all proceedings for disciplinary action of licensees and associated proceedings including disqualification.

(4-24-24)T

131. EXEMPTION FROM THE IDAHO RULES OF ADMINISTRATIVE PROCEDURE OF THE ATTORNEY GENERAL.

- <u>01.</u> <u>Findings.</u> In accordance with Section 67-5206(5)(b), Idaho Code, the Racing Commission makes the following findings: (4-24-24)T
- <u>a.</u> Horse racing is a sport requiring racing officials to make immediate binding decisions affecting the races and participants in the races. (4-24-24)T
- <u>b.</u> A central element of horse racing is pari-mutuel betting, and public confidence in the outcome of races is critical to the racing industry and the general public. (4-24-24)T
- <u>c.</u> Racing seasons at certain locations are often very short and involve preliminary and final races requiring quick action in order for disciplinary action to be effective and in order to permit final races to be run without controversy as to the participants and winners.

 (4-24-24)T
- <u>d.</u> <u>Nationwide, participants in racing have become accustomed to, and acknowledge the need for, immediate authoritative decisions and quick disciplinary action. (4-24-24)T</u>
- 02. Idaho Rules of Administrative Procedure of the Attorney General. Insofar as such provisions are not inconsistent with these rules, because of the factors described in Subsection 131.01 of these rules, the Racing Commission adopts IDAPA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General."

(4-24-24)T

- <u>a.</u> <u>Proceedings before the Racing Commission are governed by IDAPA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General." (4-24-24)T</u>
- **b.** Proceedings by the Board of Stewards are governed exclusively by this chapter and supersede IDAPA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General." (4-24-24)T

132. DISCIPLINARY ACTION.

Only the Board of Stewards or the Racing Commission have the right to impose a fine or suspension. (4-24-24)T

133. WRITTEN REPORT.

The Board of Stewards must report fines or suspensions imposed in the daily written report submitted to the Racing Commission.

(4-24-24)T

All fines imposed by the Board of Stewards must be paid to the Horsemen's Bookkeeper immediately after imposition, except:

(4-24-24)T

- **Otherwise Ordered.** As otherwise ordered by the Board of Stewards under these rules; (4-24-24)T
- **O2.** Staved by Commission. Staved by the Racing Commission; or (4-24-24)T
- **03. Stayed by Courts.** As stayed by a court of competent jurisdiction. (4-24-24)T

135. SUSPENSIONS.

All suspensions for a specified period of time are to be considered in calendar days. The ruling will show the first and the last day of suspension.

(4-24-24)T

136. -- 139. (RESERVED)

140. SUMMARY SUSPENSION.

If the Board of Stewards determine that a licensee's actions constitute an immediate danger to the public health, safety or welfare, the Board of Stewards may summarily suspend the license pending a hearing. (4-24-24)T

- <u>01.</u> <u>Entitlement to Hearing.</u> A licensee whose license has been summarily suspended is entitled to a hearing on the summary suspension not later than the third day after the license was summarily suspended. The licensee may waive his right to a hearing on the summary suspension within the three (3) day limit. (4-24-24)T
- **02. Issue at Hearing.** The Board of Stewards must conduct a hearing on the summary suspension in the same manner as other disciplinary hearings. At a hearing on a summary suspension, the sole issue is whether the licensee's license should remain suspended pending a final disciplinary hearing and ruling. (4-24-24)T

141. RIGHTS OF THE LICENSEE.

A licensee who is the subject of a disciplinary hearing conducted by the Board of Stewards is entitled to the following:

(4-24-24)T

- **O1.** Proper Notice. Proper notice of all charges; (4-24-24)T
- 02. <u>Legal Counsel.</u> The right to legal counsel at the licensee's own expense; (4-24-24)T
- <u>03.</u> <u>Examination of Evidence.</u> The right to examine all evidence to be presented against the licensee; (4-24-24)T
- <u>04.</u> <u>Defense.</u> The right to present a defense; (4-24-24)T
- **05**. **Call Witnesses**. The right to call witnesses; and (4-24-24)T
- **Of.** Cross Examination. The right to cross examine witnesses. (4-24-24)T

142. PROPER NOTICE OF ALL CHARGES.

The Board of Stewards must provide written notice at least three (3) days before the hearing to a licensee who is the subject of a disciplinary hearing, except as provided for by these rules regarding summary suspensions. The licensee may waive his right to a three-day notice by executing a written waiver.

(4-24-24)T

143. CONTENT OF NOTICE.

Notice given under Section 142 includes: (4-24-24)T

- **101. Hearing Schedule.** A statement of the time, place and nature of the hearing: (4-24-24)T
- <u>be held;</u>

 <u>Legal Authority.</u> A statement of the legal authority and jurisdiction under which the hearing is to
 (4-24-24)T
 - **Violation.** A reference to the particular sections of the statutes or rules involved; (4-24-24)T
- 04. Description of Conduct. A short, in plain language of the alleged conduct that has given rise to the disciplinary hearing;
 (4-24-24)T
 - <u>**05.**</u> <u>Possible Penalties.</u> The possible penalties that may be imposed; and (4-24-24)T
- rules.

 Rights. A statement summarizing the rights of the licensee as outlined in Section 141 of these (4-24-24)T

144. SERVICE OF NOTICE.

- **01. Hand Delivery.** If possible, the Board of Stewards or their designee may hand deliver the written notice of the disciplinary hearing to the licensee who is the subject of the hearing. (4-24-24)T
- **02.** Mail Delivery. If hand delivery is not possible, the Board of Stewards may mail the notice to the licensee's last known address, as found in the Racing Commission's licensing files, by regular mail and by certified mail, return receipt requested.

 (4-24-24)T
- <u>03.</u> <u>Disqualification</u>. If the disciplinary hearing involves an alleged medication violation that could result in the disqualification of a horse, the Board of Stewards must provide notice of the hearing to the owner, managing owner or lessee of the horse in the manner provided by Section 144. (4-24-24)T

145. NONAPPEARANCE.

- <u>01.</u> <u>Nonappearance After Adequate Notice</u>. <u>Nonappearance of a summoned party after adequate notice is construed as a waiver of the right to a hearing before the Board of Stewards. (4-24-24)T</u>
- **Q2.** Suspension of License. In compliance with these rules the Board of Stewards may suspend the license of a person who fails to appear at a disciplinary hearing after written notice of the hearing has been sent.

 (4-24-24)T

146. CONTINUANCES.

- <u>01.</u> Request for Continuance. Upon receipt of a notice of disciplinary hearing, a licensee may request a continuance of the hearing. (4-24-24)T
- <u>600 Cause. The Board of Stewards may grant a continuance of any hearing for good cause (4-24-24)T</u>
- <u>motion.</u> Order of Continuance. The Board of Stewards may at any time order a continuance on their own (4-24-24)T

147. -- 149. (RESERVED)

150. EVIDENCE.

Each witness at a disciplinary hearing conducted by the Stewards will be sworn in by the presiding steward.

 $\overline{(4-24-24)}$ T

151. RULES OF EVIDENCE.

The Board of Stewards are to allow a full presentation of evidence and are not bound by the technical rules of evidence. However, the Board of Stewards may disallow evidence that is irrelevant or unduly repetitive of other evidence. The Board of Stewards have the authority to determine, in their sole discretion, the weight and credibility of any evidence or testimony. The Board of Stewards may admit hearsay evidence if the Board of Stewards determine the evidence is of a type that is commonly relied on by reasonably prudent people. The rules of privilege recognized by state law apply in hearings before the Board of Stewards.

(4-24-24)T

152. BURDEN OF PROOF.

The burden of proof is on the person bringing the complaint to show, by a preponderance of the evidence, that the licensee has violated or is responsible for a violation of the Act or a Racing Commission rule. (4-24-24)T

153. RECORD OF HEARING.

The Board of Stewards must make a tape recording of all disciplinary hearings. A transcript of the recording may be made available at the expense of the requesting person.

(4-24-24)T

<u>154. -- 159.</u> (RESERVED)

160. RULING.

The issues at a disciplinary hearing must be decided by a majority vote of the Stewards. If the vote is not unanimous, the dissenting steward must include a written statement of the reason(s) for the dissent with the record of the hearing.

(4-24-24)T

161. FORM OF RULING.

A ruling by the Board of Stewards must be on a form prescribed by the Racing Commission and include: (4-24-24)T

- <u>01.</u> <u>Personal Information.</u> The full name, date of birth, last record address, license type and license number of the person who is the subject of the hearing; (4-24-24)T
- <u>O2.</u> <u>Charges.</u> A statement of the charges against the licensee, including a reference to the specific section of the Act or rules of the Racing Commission that the licensee is found to have violated; (4-24-24)T
 - **Dates.** The date of the hearing and the date the ruling was issued; (4-24-24)T
 - <u>04.</u> Penalty. The penalty imposed; (4-24-24)T
 - **05. Order of Finish**. Any changes in the order of finish or purse distribution; and (4-24-24)T
 - <u>**Other Information.**</u> Any other information required by the Racing Commission. (4-24-24)T
 - <u>07.</u> <u>Signing of Ruling</u>. Signatures by a majority of the Stewards. (4-24-24)T

162. SERVICE OF RULING.

- **01. Hand Delivery.** If possible, one of the Stewards or their designee may hand deliver a copy of the ruling to the person who is the subject of the ruling. (4-24-24)T
- **Q2.** Mail. If hand delivery is not possible, one of the Stewards may mail the ruling to the person's last known address, as found in the Racing Commission's licensing files, by regular mail and by certified mail, return receipt requested.

 (4-24-24)T
- <u>03.</u> <u>Copy.</u> A copy of the ruling must be sent to the association of Racing Commissioners International or association of Racing Commissioners International Ruling Database. (4-24-24)T
- **04. Disqualification**. If the ruling includes the disqualification of a horse, the Board of Stewards must provide a copy of the ruling to the owner of the horse, the horsemen's bookkeeper, the appropriate past performance service(s) and the Association of Racing Commissioners International in the manner provided for in these rules.

 (4-24-24)T

163. NOTICE OF RIGHT OF APPEAL.

A licensee who is the subject of the proceeding must be informed by one of the Stewards of his right to appeal the ruling at the time he is informed of the ruling.

(4-24-24)T

164. TRANSFER OF HORSE PROHIBITED.

The transfer of a horse to avoid application of a Racing Commission rule or ruling is prohibited. (4-24-24)T

165. APPEALS

Except as provided in Section 170 of these rules, a licensee aggrieved by a ruling of the Board of Stewards may appeal to the Racing Commission. A licensee who fails to file an appeal by the deadline and in the form outlined by these rules waives the right of appeal.

(4-24-24)T

166. TIME FRAME FOR APPEAL.

An appeal must be filed with the Business Operations Manager or ISP designee of the Racing Commission not later than five (5) calendar days after the entry of the ruling. If the Racing Commission determines the appeal to be

Docket No. 11-0401-2401 Adoption of Temporary Rule

frivolous, the appellant may be subject to a fine.

(4-24-24)T

167. FORM OF APPEAL.

- **<u>01.</u>** and include:

 Form of Appeal. An appeal must be in writing on a form prescribed by the Racing Commission (4-24-24)T
 - <u>a.</u> The name, address, telephone number and signature of the licensee making the appeal; and (4-24-24)T
 - <u>**b.**</u> A statement of the basis for the appeal.

(4-24-24)T

<u>02.</u> <u>Bond.</u> The licensee filing the appeal may be required to furnish a bond in the amount of two hundred dollars (\$200) to cover the administrative costs and which may be forfeited should the appeal be heard.

(4-24-24)T

168. RECORD FOR APPEAL.

Upon notification by the Racing Commission that an appeal has been filed, the Board of Stewards must forward to the Racing Commission the written record of the proceeding and any evidence or exhibits on which the appeal is based.

(4-24-24)T

169. PAYMENT OF FINES DURING APPEAL.

If a licensee against whom a fine has been assessed files an appeal of the ruling that assesses the fine, the licensee must pay the fine in accordance with these rules. If the appeal is disposed of in favor of the appellant, the Racing Commission will refund the amount of the fine.

(4-24-24)T

170. NO APPEAL FROM DISQUALIFICATION FOR INTERFERENCE.

A decision by the Board of Stewards regarding a disqualification for interference during the running of the race is final and may not be appealed to the Racing Commission.

(4-24-24)T

171. HEARING ON APPEAL.

The hearing of the Racing Commission on appeal is limited to oral argument regarding issues of law and fact as may be found in the record established before the Board of Stewards, except, the Racing Commission may order a de novo hearing if the Racing Commission determines that exceptional circumstances require it. (4-24-24)T

172. WRITTEN APPEAL.

- <u>O1.</u> <u>Written Appeal.</u> With the consent of the appellant, an appeal may be submitted in writing.

 (4-24-24)T
- **02. Determination.** The Racing Commission will determine the matter upon the record submitted to the Racing Commission. (4-24-24)T
 - <u>Papers</u>. All papers filed with the Racing Commission are the property of the Racing Commission. (4-24-24)T

173. HEARING OFFICER.

The Racing Commission may assign or have assigned a hearing officer to hear the matter and issue recommended order pending before the Racing Commission, pursuant to the IDAPA 04.11.01, "Idaho Rules of Administrative Proceeding of the Attorney General."

(4-24-24)T

<u> 174. WRITTEN ARGUMENTS.</u>

Written arguments and briefs or briefs and motions regarding the appeal will be allowed under such terms as the Racing Commission may direct in its notice of hearing, which will be issued at least twenty-eight (28) days prior to the date set for hearing.

(4-24-24)T

<u>175.</u> <u>MOTIONS.</u>

Requests for postponement and other motions must be filed in writing not later than seven (7) days before the scheduled hearing. The Business Operations Manager or ISP designee may determine whether good cause is shown for the postponement and may grant or deny the request on behalf of the Racing Commission. (4-24-24)T

176. RECORD OF PROCEEDINGS.

- O1. Record of Proceedings. A verbatim record of the proceedings at hearings before the Racing Commission will be maintained either by electrical devices or by stenographic means, as the Racing Commission may direct.

 (4-24-24)T
- <u>02.</u> <u>Stenographic Record</u>. If any party to the action requests a stenographic record of the proceedings, the record will be done by stenographic means. (4-24-24)T
 - <u>03.</u> <u>Cost.</u> The requesting party must pay the costs of reporting the proceedings. (4-24-24)T

177. FINAL ORDER.

Following the hearing the Racing Commission will issue a final order as provided by Section 67- 5246, Idaho Code. The Business Operations Manager or ISP designee may sign the final order at the direction of the Racing Commission Chairman.

(4-24-24)T

178. STAY OF RULING.

A licensee who has been disciplined by a ruling of the Board of Stewards may apply to the Business Operations

Manager or ISP designee for a stay of the ruling.

(4-24-24)T

179. TIME FRAME FOR APPLICATION.

An application for a stay must be filed with the Racing Commission's Business Operations Manager or ISP designee not later than the deadline for filing an appeal.

(4-24-24)T

180. FORM OF APPLICATION.

- **101.** Application for Stay. An application for a stay must be in writing and include: (4-24-24)T
- a. The name, address, and telephone number of the person requesting the stay; (4-24-24)T
- **b.** A statement of the justification for the stay. (4-24-24)T
- <u>O2.</u> <u>Licensee Signature.</u> The application must be signed by the licensee requesting the stay. (4-24-24)T

181. GRANT OR DENIAL OF STAY.

The Business Operations Manager or ISP designee may grant a stay for good cause by notifying the licensee in writing. The Business Operations Manager or ISP designee may rescind a stay granted under this subsection of these rules for reasonable cause.

(4-24-24)T

182. EFFECT OF STAY.

The fact that a stay is granted is not a presumption that the ruling by the Board of Stewards is invalid. (4-24-24)T

183. EXCLUSION.

The Board of Stewards or Racing Commission may order an individual excluded from all or part of any premises under the regulatory jurisdiction of the Racing Commission if the Stewards, Business Operations Manager or ISP designee, or Racing Commission determine that:

(4-24-24)T

- <u>01.</u> <u>Statutory or Regulatory Exclusion.</u> The individual may be excluded under the statutes or rules of the Racing Commission. (4-24-24)T
- **02.** Integrity Exclusion. The individual's presence on racing association grounds is inconsistent with maintaining the honesty and integrity of racing. (4-24-24)T

184. HEARING ON EXCLUSION.

An exclusion may be ordered separately or in conjunction with other disciplinary action taken by the Board of Stewards or Racing Commission.

(4-24-24)T

- <u>Ordered Separately.</u> If an exclusion is ordered separately, the excluded individual is entitled to a hearing before the Board of Stewards or Racing Commission. (4-24-24)T
- <u>O2.</u> <u>Conduct of Hearing.</u> A hearing on an exclusion is conducted in the same manner as other hearings conducted by the Board of Stewards or Racing Commission. (4-24-24)T
- **O3.** Effect of Exclusion. If an individual is excluded under these rules, a horse owned or trained by or under the care or supervision of the individual is ineligible to be entered or to start in a race in this jurisdiction.

 (4-24-24)T

185. RULINGS IN OTHER JURISDICTIONS.

The Racing Commission and the Board of Stewards may honor rulings from other pari-mutuel jurisdictions regarding license suspensions, revocation, or eligibility of horses.

(4-24-24)T

186. APPEALS OF RECIPROCAL RULINGS.

Persons subject to rulings in other jurisdictions have the right to request a hearing before the Racing Commission to show cause why such ruling should not be enforced in this jurisdiction.

(4-24-24)T

- <u>01.</u> Request for Hearing. Any request for such hearing must clearly set forth in writing the reasons for the appeal. (4-24-24)T
 - <u>02.</u> <u>Signed.</u> The request must be signed by the person requesting the hearing. (4-24-24)T

187. -- 199. (RESERVED)

SUBCHAPTER B: RULES GOVERNING LIVE RACES IN THE STATE OF IDAHO

SUB AREA B1: RACING ASSOCIATIONS (Sections 200-299)

200. ENTER, SEARCH AND INSPECT.

Every Racing Association, the Racing Commission, the Stewards or trained and qualified agents of the Idaho State Police, have the right to enter, search and inspect the buildings, stables, rooms and other places where horses which are eligible to race are kept, or where property and effects of the licensee are kept within the grounds of the Racing Association. Any licensee accepting a license is deemed to have consented to such search and to the seizure of any non-approved or prohibited materials, chemicals, drugs or devices and anything apparently intended to be used in connection therewith.

(4-24-24)T

201. RACING COMMISSION.

- **O1.** Visit and Inspection. The Racing Commission or designated representatives will visit and inspect the race meets. Each Racing Association conducting a race meet must make available to the Racing Commission a box of four (4) seats for each day of the race meet. The private cars of Racing Commissioners or designated representatives will have access to the restricted parking area of all tracks.

 (4-24-24)T
- **Q2.** Association Office. Each Racing Association must furnish and provide an adequate office for the use of the Racing Commission or its designated representatives. (4-24-24)T

202. EMPLOYEES.

<u>01.</u> <u>Licenses.</u> Any Racing Association that employs any person in a capacity that is required to be licensed by the Racing Commission prior to the Racing Commission granting such a license may be subject to

Docket No. 11-0401-2401 Adoption of Temporary Rule

suspension or a fine, or both.

(4-24-24)T

- <u>O2.</u> Suspension or Fine. The extent of said suspension or fine, or both, is determined by the Board of (4-24-24)T
- **03.** Report to Stewards. Any licensee who harbors anyone not licensed by the Racing Commission will be immediately reported to the Board of Stewards of the race meet so that they may make investigation thereof and report the fact to the Racing Commission.

 (4-24-24)T

203. DISTURBING THE PEACE.

No person will in any manner or at any time disturb the peace or behave in a disorderly manner on the grounds of a Racing Association; nor will any person interfere with the performance of the duties of a racing official or any employee or representative of the Racing Commission.

(4-24-24)T

204. RULED OFF.

- <u>01.</u> Admittance to Grounds. No person or horse ruled off, or under suspension by any recognized racing authority, will be admitted to or allowed to remain upon the grounds of any Racing Association. (4-24-24)T
- <u>02.</u> <u>Persons Ruled Off a Track Ineligible.</u> When a person is ruled off a course or suspended, every horse owned in whole or part by him, or under his care, management, training or superintendence, is ineligible to enter or to start in any race until the rescinding of said person's penalty, or by the placement of the horse or horses in the hands of a licensed Trainer approved by the Stewards. (4-24-24)T

205. PROHIBITED PRINTED MATERIAL.

No unauthorized tip sheet, pamphlet or other printed matter, other than official programs, the Daily Racing Form and general newspapers, are to be sold on the Racing Association grounds.

(4-24-24)T

- Ones. Copies of all such materials offered for sale in the parking area or elsewhere on or off the grounds of the Racing Association must be furnished daily to the Presiding State Steward, not later than two (2) hours before first post.

 (4-24-24)T
 - <u>**02.**</u> <u>**Publishers**. All tip sheet publishers and vendors must be licensed by the Racing Commission. (4-24-24)T</u>

206. -- 209. (RESERVED)

210. HANDBOOKS.

No person may make a handbook or a foreign book, or solicit a bet with a handbook or a foreign book on the grounds of a Racing Association.

(4-24-24)T

211. BOOKMAKERS.

- <u>O1.</u> <u>Entry Prohibited.</u> The following persons will not be allowed entry into or remain upon the premises of any Racing Association: (4-24-24)T
 - a. A person who is a bookmaker or who is known or reputed to be a bookmaker; (4-24-24)T
 - **b.** A person who is a vagrant within the meaning of the laws of Idaho; (4-24-24)T
 - c. A person who is a fugitive from justice; (4-24-24)T
- <u>d.</u> A person whose conduct now or heretofore has been improper, obnoxious, unbecoming or detrimental to the best interest of racing. (4-24-24)T
- **<u>02.</u>** Ejection. Upon discovery or recognition, all such persons described in Subsection 211.01 of these rules will be ejected by the Racing Association or representatives and agents of the Racing Commission. (4-24-24)T

<u>03.</u> <u>License Revocation.</u> Associating with a person or persons such as described in Subsection 211.01 of these rules may be grounds for the revocation of any license. (4-24-24)T

212. IDAHO BRED RACES.

At least one (1) race each day at each race meet must be limited to Idaho bred horses. If a sufficient class of horses is not available to fill the race, said race may be opened to Idaho bred preferred.

(4-24-24)T

- <u>01.</u> <u>Number of Races.</u> The Racing Secretary must alternate among breeds according to the applicable horsemen's agreement. (4-24-24)T
- **<u>02.</u>** <u>Certificate of Registration. The owners' certificate of registration is proof that horses entered in such races were bred in Idaho. (4-24-24)T</u>

213. BREEDER AWARDS.

A sum equal to ten percent (10%) of the first place purse money won by an Idaho bred horse must be paid by the Racing Association to the breeder of such horse. All purse moneys derived from pari-mutuel racing and all purse enhancement moneys from the Idaho State Racing Commission are included in the calculation of these breeder payments. All nominating and sustaining fees, and any moneys from outside sponsors are excluded from the calculation of these breeder payments.

(4-24-24)T

214. BREED ASSOCIATIONS.

Pursuant to Section 54-2513, Idaho Code, on or before December 15 of each year, representatives of each breed which received money the preceding year must file a financial report showing disposition of any funds thus received.

(4-24-24)T

- **01.** Failure to File. Failure to file such report is grounds for the Racing Commission to deny approval of any future disbursement to that breed. (4-24-24)T
- **Q2.** Representatives. "Lawfully constituted representatives of each breed" is the designated representative of the one (1) recognized breed organization for each breed racing in Idaho that has established itself as the traditional breed acknowledged by the Racing Commission.

 (4-24-24)T

215. -- 219. (RESERVED)

220. RACING ASSOCIATION LICENSE.

No person may conduct a live race meet unless they possess a valid Racing Association license issued by the Racing Commission.

(4-24-24)T

221. RACING ASSOCIATION LICENSE FEES.

Every Racing Association conducting a race meet in Idaho must pay a fee of twenty-five dollars (\$25) for each day of racing, except as otherwise provided in Title 54, Chapter 25, Idaho Code.

(4-24-24)T

222. RACING ASSOCIATION LICENSE APPLICATIONS.

Applications for Racing Association licenses must be made on forms approved by the Racing Commission. The Racing Commission sets the application date.

(4-24-24)T

223. APPLICATIONS FOR SUCCEEDING SEASONS.

Applications for a license to conduct a race meet during the next succeeding season must be filed with the Racing Commission over the signature of an Business Operations Manager or ISP designee of the Racing Association. The Racing Commission sets the application date.

(4-24-24)T

224. HORSEMEN'S AGREEMENT.

Every Racing Association must have in effect a signed Horsemen's Agreement.

(4-24-24)T

225. RACING ASSOCIATIONS OPERATION.

Docket No. 11-0401-2401 Adoption of Temporary Rule

<u>01.</u>	Requireme	ents. The sc	ope of the	Racing	Associations	operation	and plar	<u>ıt facilities</u>	will determine
the Racing Comm	nission's req	uirements f	or the foll	owing:		•	•		(4-24-24)T

я.	Proof of financial stability:	(4-24-24)T
a.	1 1001 01 Illianciai staoliity.	(7-27-2711

b. Names of stockholders: (4-24-24)T

<u>c.</u> <u>Medical and veterinary facilities;</u> (4-24-24)T

d. Lodging facilities; and (4-24-24)T

e. Protective facilities. (4-24-24)T

<u>02.</u> <u>Additional Information.</u> The Racing Commission or Idaho State Police may require additional background information of applicants or licensees. (4-24-24)T

<u>226. -- 229.</u> (RESERVED)

230. REPORT OF FUNDS.

Pursuant to Section 54-2513, Idaho Code, prior to or at the time of making application for licensing Racing Associations which received money the preceding year must file a financial report with the Racing Commission showing disposition of any funds thus received.

(4-24-24)T

231. APPROVAL OF RACING ASSOCIATION LICENSES.

The Racing Commission will consider each application for a Racing Association license individually and decide whether to grant the license or not on a case by case basis.

(4-24-24)T

232. LICENSE GRANTED UPON CONDITIONS.

Every Racing Association license is granted upon the condition that the licensee accept, observe and enforce the Racing Commission rules.

(4-24-24)T

- <u>O1.</u> <u>Duty.</u> It is the duty of each and every officer to observe and enforce the Racing Commission rules. (4-24-24)T
- <u>02.</u> <u>Investigations.</u> The Racing Commission may require background investigations, fingerprints and photographs of Racing Association officers, stockholders or employees. (4-24-24)T

233. REFUSAL TO ISSUE LICENSE.

The Racing Commission may refuse to issue a Racing Association license when such refusal appears to be for the best interest of racing and of the public. The Racing Commission will, in deciding upon applications for Racing Association licenses, consider the following matters:

(4-24-24)T

- **11. Properly Develop.** The opportunity for the sport to properly develop. (4-24-24)T
- **O2.** Competition. The avoidance of competition with established tracks in Idaho. (4-24-24)T
- <u>03.</u> <u>Community Support.</u> The extent of community support for the promotion and continuance of the tracks. (4-24-24)T
 - **<u>04.</u>** Reputation. The character and reputation of the persons identified with the Racing Association. (4-24-24)T
 - **05.** Safety. The general conditions and safety of the Racing Association facilities. (4-24-24)T

234. FINGERPRINTS -- PHOTOGRAPH.

Every person holding a Racing Association license in Idaho, and every person that holds such a license who is an officer or director of a Racing Association that is in any capacity connected to any extent with the pari-mutuel

wagering business in this State, must, on demand, furnish his fingerprints and photograph to the Racing Commission for its files. Fingerprints and photograph are to be taken at such time and place and in such manner as the Racing Commission may from time to time direct and prescribe.

(4-24-24)T

235. -- 239. (RESERVED)

240. RACING DATES.

Application for racing dates must be made on forms approved by the Racing Commission. Application for racing dates does not commit the Racing Commission to the granting of a license to conduct race meets upon the dates requested.

(4-24-24)T

241. LICENSE NOT TRANSFERABLE.

No Racing Association license or any part thereof is transferable or assignable without the consent of the Racing Commission and said license is not valid for any racing days other than those approved by the Racing Commission.

(4-24-24)T

242. PROPOSED OFFICIALS.

Thirty (30) days prior to the first day of a race meet the Racing Association must submit in writing to the Racing Commission all names and personal data of proposed officials for processing for licensing. No official may act until approved by the Racing Commission. A Racing Commission representative at the track will process substitutions. The required form will be provided by the Racing Commission.

(4-24-24)T

<u>01.</u> <u>Hardship.</u> To avoid undue hardship the Racing Commission may authorize Racing Associations to allow officials other than Stewards to act in dual capacities. (4-24-24)T

243. RACING ASSOCIATIONS: GENERAL RULES.

- **01.** Laws and Rules. The laws of Idaho and the rules promulgated by the Racing Commission supersede the conditions of the race or the regulations of a race meet. (4-24-24)T
- **Q2.** Racing Hours. Each Racing Association may conduct horse racing only between the hours of 12:00 noon and 12:00 midnight, unless otherwise specifically authorized by the Racing Commission. (4-24-24)T
- O3. Conditions of Races. Each Racing Association must file with the Racing Commission the conditions of races it proposes to hold together with the stakes, purse or rewards.
- <u>Quently Market.</u> Owners and stables participating in race meets operating under license of the Racing Commission may purchase feed and supplies on the open market. No Racing Association may grant exclusive concessions which will interfere with this right.

 (4-24-24)T
- <u>05.</u> <u>Toilets and Other Facilities</u>. Each Racing Association must on every racing day provide and maintain adequate toilet facilities and facilities for furnishing drinking water for its patrons and persons having business at the track. (4-24-24)T
- <u>06.</u> <u>Tampering</u>. Each Racing Association must provide protection facilities to prevent tampering with horses or any other corrupt practices at licensed race meets. The Racing Commission may at any time require Racing Associations to expand their protective services. (4-24-24)T
- **O7. Fire Regulations Posted.** Every Racing Association must post in the stable area of its premises the fire regulations applicable on its grounds and state the location of the nearest fire alarm box and the telephone number of the fire department or other pertinent instructions as to the method for reporting a fire in the area. Such notices must be posted no more than one hundred (100) feet apart or as approved by the local fire authority. No Racing Association or other person may violate the posted fire regulations specified by the Racing Commission. (4-24-24)T
- **08.** Credentials. A full record of credentials issued by the Racing Association must be compiled and open to inspection at all times with all additions made to or changes in the list of employees of any Racing Association reported promptly to the Racing Commission in writing.

 (4-24-24)T

- <u>09.</u> <u>Horse Ambulance</u>. Racing Associations must furnish, maintain, and have available a horse ambulance, as required by the Racing Commission, for each day that the track is open for racing or exercising during the race meet.

 (4-24-24)T
- 10. Human Emergency Medical Response Vehicle. Racing Associations must furnish and maintain a human emergency medical response vehicle, as required by the Racing Commission, for each day that the track is open for racing or exercising during the race meet. If the human emergency medical response vehicle is being used to transport an individual, the Racing Association may not conduct a race until the ambulance is replaced. (4-24-24)T
- 11. Medical Professionals. Racing Associations must have a licensed physician, registered nurse, paramedic or licensed emergency medical technician on duty at the track on each day of racing and also provide adequate first aid and medical facilities to protect patrons and participants at licensed race meets. (4-24-24)T
- 12. Comfort and Safety. Racing Associations must at all times maintain the premises in good condition and properly secured, with special consideration for the comfort and safety of the public, of the horses and of all others present.

 (4-24-24)T
- 13. Violators. Violators of any rules are subject to ejection from the grounds, fine, suspension, being ruled off or any combination of the preceding. (4-24-24)T
- 14. Post Notices. Racing Associations must promptly post Racing Commission notices in places that can be easily viewed by licensees. (4-24-24)T

244. HORSEMEN'S ACCOUNT.

Unless otherwise authorized by the Racing Commission and consistent with the Horsemen's agreement pertaining to the Horsemen's account, each Racing Association must keep an account, to be known as the "Horsemen's Account," with sufficient funds at all times in such account to cover all monies due horsemen in regard to purses, stakes, rewards, claims and deposits.

(4-24-24)T

- One Subject to Review or Audit. The account is at all times be subject to review or audit by the Racing (4-24-24)T
- **<u>02.</u>** Bonded. The horsemen's bookkeeper is in charge of such an account and must be insured against crime or employee dishonesty in a manner approved by the Racing Commission. (4-24-24)T

245. -- 249. (RESERVED)

250. PURSE MONEY.

Purse money must be made available to the winners promptly following release by the Racing Commission or its representative. (4-24-24)T

- **Q1.** Release. Release will be given when test results of the horse's urine, blood or other specimens have been reported to the Racing Commission. (4-24-24)T
 - **O2.** Breeder's Awards. Breeder's awards will be payable when the purse is cleared. (4-24-24)T
- **03.** Weekly Remittance. The one-half (1/2) of one percent (1%) to benefit owners or breeders is to be remitted weekly by the Racing Association to the Racing Commission for distribution quarterly to the representatives of each breed.

 (4-24-24)T

251. COMMUNICATION.

- <u>O1.</u> <u>Communication System.</u> Racing Associations must provide and maintain in good working order a communication system between racing officials and locations as determined by the Racing Commission. (4-24-24)T
 - **O2.** Public Address System. Racing Associations must provide and maintain a public address system

Docket No. 11-0401-2401 Adoption of Temporary Rule

capable of clearly transmitting announcements to the patrons and to the stable area.

(4-24-24)T

252. DOCUMENTS FILED WITH RACING COMMISSION.

Not less than thirty (30) days before opening a race meet each Racing Association must file with the Racing Commission the following:

(4-24-24)T

- **91. Bond.** A bond signed by a surety company licensed to do business in this State in such form and in the sum as may be required by the Racing Commission, conditioned that the association will pay to the state of Idaho all money due under the provisions of Title 54, Chapter 25, Idaho Code. (4-24-24)T
- <u>02.</u> <u>Liability Insurance.</u> Proof of public liability insurance by a company licensed to do business in this State in such form and in the amount as may be required by the Racing Commission for the protection of the public, the exhibitors and visitors.

 (4-24-24)T
- 03. Accident Insurance or Workmen's Compensation Insurance. Proof of an accident insurance policy or workmen's compensation insurance policy issued by a company licensed to do business in Idaho for the protection of Jockeys and exercise persons for injuries incurred in connection with race meets in such form and amount as may be required by the Racing Commission.

 (4-24-24)T

253. HORSE RACE TRACKS.

- 01. Track Width. A minimum of twenty (20) feet of track width must be allowed for the first two (2) horses in a race, with an additional five (5) feet for each added starter. (4-24-24)T
- **02.** Implements. Racing Associations must provide adequate equipment and personnel to maintain the track surface in a safe training and racing condition and provide back-up equipment for maintaining the track surface.

 (4-24-24)T
- 03. 2) mile track. Limit on Number of Horses. No more than eight (8) horses may start in any race on a one-half (1/(4-24-24)T)
- **Q4.** Racing Surface. The surface of a racetrack, including the cushion, subsurface and base, must be designed, constructed and maintained to provide for the safety of the jockeys and horses. (4-24-24)T
- <u>Q5.</u> Rails. Race tracks must have inside and outside rails, including gap rails, designed, constructed and maintained to provide for the safety of jockeys and horses. The design and construction of rails must be approved by the Racing Commission prior to the first race meet at the track.

 (4-24-24)T

254. **JOCKEY ROOM.**

Each Racing Association must provide a room reserved for jockeys to prepare for a race.

(4-24-24)T

<u> 255.</u> <u>OFFICIALS' STANDS.</u>

Racing Associations must provide adequate stands for officials to have a clear view of the racetrack. The location and design of the stands must be approved by the Racing Commission.

(4-24-24)T

256. PHOTO FINISH DEVICES.

Racing Associations must provide two (2) electronic photo finish devices with mirror image to photograph the finish of each race and record the time of each horse in at least hundredths of a second. (4-24-24)T

- <u>O1.</u> <u>Location</u>. The location and operation of the photo finish devices must be approved by the Racing Commission before its first use in a race. (4-24-24)T
- <u>02.</u> <u>Posting Photographs.</u> The Racing Association must promptly post a photograph of each photofinish for win, place or show in an area accessible to the public. (4-24-24)T
- <u>03.</u> <u>Devices Calibrated.</u> The Racing Association must ensure that the photo finish devices are calibrated before the first day of each race meet and at other times as required by the Racing Commission.

(4-24-24)T

- **94.** Print Provided. On request by the Racing Commission, the Racing Association must provide, without cost, a print of a photo finish to the Racing Commission. (4-24-24)T
- **Q5.** Records. Photo finish records of each race must be maintained by the Racing Association for not less than six (6) months after the end of the race meet, or such other period as may be requested by the one of the stewards or the Racing Commission. (4-24-24)T

257. VIDEOTAPING SYSTEM.

Racing Associations must provide a videotaping system approved by the Racing Commission. Cameras must be located to provide clear panoramic and head-on views of each race.

(4-24-24)T

- <u>Monitors.</u> Separate monitors that simultaneously display the images received from each camera and are capable of simultaneously displaying a synchronized view of the recordings of each race for review must be provided in the stewards' stand.

 (4-24-24)T
- Oz. Commission.

 Location. The location and construction of video towers must be approved by the Racing (4-24-24)T
- 03. Stewards. The Board of stewards may, at their discretion, direct the video camera operators to videotape the activities of any horses or persons handling horses prior to, during or following a race. (4-24-24)T
 - Oval Track. Races run on an oval track must be recorded by at least three (3) video cameras.
 (4-24-24)T
- 05. Straight Course. Races run on a straight course must be recorded by at least two (2) video cameras. (4-24-24)T
- **<u>06.</u>** <u>Videotape Copy.</u> Racing Associations must, upon request, provide to the Racing Commission, without cost, a copy of a videotape of a race. (4-24-24)T
- <u>O7.</u> <u>Videotapes Maintained.</u> Videotapes recorded prior to, during and following each race must be maintained by the Racing Association for not less than six (6) months after the end of the race meet, or such other period as may be requested by the Board of stewards or the Racing Commission. (4-24-24)T
- **08. Objection.** Following any race in which there is an inquiry or objection, the Racing Association must display to the public on designated monitors the videotaped replays of the incident in question which were utilized by the Board of stewards in making their decision.

 (4-24-24)T

258. -- 269. (RESERVED)

270. STARTING GATE.

All horse races must utilize a starting gate approved by the Racing Commission, except that with permission of the Board of Stewards a race may be started with or without a gate. When the starting gate is used, it must be placed on the track at the direction of the Starter.

(4-24-24)T

- <u>01.</u> <u>Training Hours.</u> Racing Associations must make at least one (1) starting gate and qualified starting gate personnel available for schooling during designated training hours. (4-24-24)T
- 02. Backup Equipment. If a race is started at a place other than in a chute, the Racing Association must provide and maintain in good operating condition backup equipment for moving the starting gate. The backup equipment must be immediately available to replace the primary moving equipment in the event of failure.

(4-24-24)T

271. <u>DISTANCE MARKERS.</u>

Racing Associations must provide starting point markers and distance poles in a size and position that is clearly seen

from the stewards' stand. (4-24-24)T

272. BARNS.

Racing Associations must provide barns containing a sufficient number of stalls to accommodate all horses approved to race and all other horses approved to be on the grounds. The Racing Association's stable area configuration and facilities must be approved by the Racing Commission.

(4-24-24)T

- <u>01.</u> <u>Good Repair.</u> Racing Associations must ensure that the barns are kept clean and in good repair, have a water supply available, be well-ventilated, have proper drainage, and be constructed to be comfortable during the race meet.

 (4-24-24)T
- <u>02.</u> <u>Stall Size.</u> Racing Associations must ensure that each horse is stabled in an individual box stall with minimum dimensions of ten feet by ten feet (10' x 10'). (4-24-24)T

273. TEST AREA.

Racing Associations must provide a test area for taking specimens of urine, blood, hair or other bodily substances or tissues for testing, and limit access to the test area to persons authorized by the commission veterinarian. (4-24-24)T

274. ISOLATION AREA.

Racing Associations must provide an isolation area, approved by the Racing Commission, for the care and treatment of a horse that is ordered isolated by the commission veterinarian.

(4-24-24)T

275. SECURITY.

Racing Associations conducting live race meets must maintain security controls over their grounds. Security controls are subject to the approval of the Racing Commission.

(4-24-24)T

Q1. Restricted Areas. Racing Associations must restrict access of licensees or their guests to certain areas of the grounds. Those restricted areas are the Paddock, Jockey Room, Veterinarian's Test Area, the Steward's Stand, the Mutuel Room, racing offices and any other area the Racing Association feels should be limited access.

(4-24-24)T

Association except restricted areas. The licensee and the guest must sign in and out and identify all such persons. The licensee by signing accepts full responsibility for the safety and actions of the guest while in the enclosure.

<u>(4-24-24)T</u>

- 03. Passes. Racing Associations may establish a system or method of issuing credentials or passes to restrict access to its restricted areas or to ensure that all participants at its race meet are licensed as required by these rules.

 (4-24-24)T
- <u>Prevent Access.</u> Racing Associations must prevent access to and remove or cause to be removed from its restricted areas any person who is unlicensed, or who has not been issued a visitor's pass or other identifying credential, or whose presence in such restricted area is unauthorized. (4-24-24)T
- <u>05.</u> <u>List of Security Personnel.</u> On request by the <u>Racing Commission</u>, a <u>Racing Association must provide a list of the security personnel, including the name, qualifications, training, duties duty station and area supervised by each employee.

 (4-24-24)T</u>
- <u>O6.</u> <u>Daily Reports.</u> Each day, the chief of security for a Racing Association must deliver a written report to the Board of stewards regarding occurrences on Racing Association grounds on the previous day. Not later than twenty-four (24) hours after an incident occurs requiring the attention of security personnel, the chief of security must deliver to one of the stewards a written report describing the incident. The report must include the name of each individual involved in the incident, the circumstances of the incident and any recommended charges against each individual involved.

 (4-24-24)T

<u>276.</u> <u>COMPLAINTS</u>

Racing Associations must promptly notify the Racing Commission of any complaints regarding:

(4-24-24)T

- Violations. Alleged violation of Section 54-2501, Idaho Code, ordinances or statutes, or a rule of the Racing Commission; (4-24-24)T
 - **02**. **Accidents or Injuries.** (4-24-24)T
 - <u>03.</u> <u>Unsafe Conditions</u>. Unsafe or unsanitary conditions for patrons, licensees or horses. (4-24-24)T

EXCLUSION AND EJECTION.

Racing Associations must immediately, upon notification by the Racing Commission, take steps to bar admittance to the racing grounds to any person who is subject to an exclusion order of the Racing Commission. (4-24-24)T

- **Lawful Reason.** Racing Associations may eject or exclude a person for any lawful reason. Racing Associations must immediately notify one of the stewards and the Racing Commission in writing of any person ejected or excluded by the Racing Association and the reasons for the ejection or exclusion. (4-24-24)T
- Readmission. Any person ejected from the grounds of a Racing Association will be denied readmission to said grounds until permission has been approved by the Racing Commission. (4-24-24)T

278. -- 299. (RESERVED)

SUB AREA B2: RULES GOVERNING RACING OFFICIALS (Sections 300-399)

LICENSED RACING OFFICIALS. <u>300.</u>

No person may act as a racing official prior to being licensed by the Racing Commission to act in that capacity. The Racing Commission, in its sole discretion, may determine the qualifications of a racing official and, in its sole discretion, may license or not license any such official. (4-24-24)T

301. **RACING OFFICIALS.**

<u>01.</u>	Officials. Officials at a race meet may include the following:	<u>(4-24-24)T</u>
<u>a.</u>	Stewards;	(4-24-24)T
<u>b.</u>	Racing Secretary:	(4-24-24)T
<u>c.</u>	Horsemen's Bookkeeper;	(4-24-24)T
<u>d.</u>	Paddock Judge;	(4-24-24)T
<u>e.</u>	Identifier;	(4-24-24)T
<u>f.</u>	Clerk of Scales;	(4-24-24)T
<u>g.</u>	Jockey Room Custodian;	(4-24-24)T
<u>h.</u>	Starter:	(4-24-24)T
<u>i.</u>	<u>Timer;</u>	(4-24-24)T
<u>j.</u>	Clocker;	(4-24-24)T
<u>k.</u>	Patrol Judge:	(4-24-24)T
<u>l.</u>	Placing Judge; and	(4-24-24)T

		G COMMISSION Docket No. 11 ning the Idaho State Racing Commission Adoption of Temp	
	<u>m.</u>	Commission Veterinarian;	(4-24-24)T
	<u>02.</u>	Other Persons. Any other person designated by the Racing Commission.	(4-24-24)T
302. All rac		ING OFFICIAL QUALIFICATIONS. vials must be:	(4-24-24)T
	<u>01.</u>	Of Good Character. Pass all Racing Commission background and fingerprint require	<u>ments.</u> (4-24-24)T
	<u>02.</u>	Experienced. Experienced and knowledgeable in racing.	(4-24-24)T
<u>rules.</u>	<u>03.</u>	Familiar with Rules. Familiar with the duties of the position and with the Racing C	<u>commission's</u> (4-24-24)T
_	<u>04.</u>	Mentally and Physically Able. Mentally and physically able to perform the duties of	the job. (4-24-24)T
<u>jurisdi</u>	<u>05.</u> ction.	In Good Standing. In good standing and not under suspension or ineligible in	any racing (4-24-24)T
303. While		HIBITED PRACTICES. in an official capacity, racing officials may not:	(4-24-24)T
meetin	<u>01.</u> g.	Ownership. Participate in the sale, purchase, or ownership of any horse that is r	eacing at the (4-24-24)T
	<u>02.</u>	Sell Insurance. Sell or solicit horse insurance on any horse racing at the meeting.	(4-24-24)T
<u>Comm</u>	<u>03.</u> ission, c	Licensed in Other Capacity. Be licensed in any other capacity without permission of in case of an emergency, the permission of one of the stewards.	of the Racing (4-24-24)T
	<u>04.</u>	Wager. Wager on the outcome of any race at the race meet where they are officiating.	(4-24-24)T
	<u>05.</u>	Consume Alcohol. Consume or be under the influence of alcohol or any prohibited su	<u>bstances.</u> (4-24-24)T
304. Racing Comm	officia	DRT OF VIOLATIONS. Is must report immediately to the Board of stewards every observed violation of a stewards and applicable state or federal laws.	any Racing (4-24-24)T
<u>305</u>	<u>309.</u>	(RESERVED)	
310.	COM	PLAINTS AGAINST OFFICIALS.	

310. COMPLAINTS AGAINST OFFICIALS.

- <u>O1.</u> <u>Complaints Against Racing Official</u>. Any complaint against a racing official other than a steward must be made to the Board of stewards in writing and signed by the complainant. All such complaints must be reported to the Racing Commission by the stewards, together with a report of the action taken or the recommendation of the stewards.

 (4-24-24)T
- <u>Q2.</u> <u>Complaints Against Stewards.</u> Complaints against any steward must be made in writing to the Racing Commission and signed by the complainant. (4-24-24)T
- <u>03.</u> <u>Responsible for Subordinates.</u> A racing official may be held responsible by the Board of stewards or the Racing Commission for the actions of any person they supervise. (4-24-24)T

311. SUBSTITUTE OFFICIALS.

When an emergency vacancy exists among racing officials, Board of the stewards or the racing association must fill the vacancy immediately subject to the stewards' approval. Such appointment must be reported to the Racing Commission and will be effective until the vacancy is filled in accordance with these rules.

<u>312.</u> SUBSTITUTE STEWARDS.

Should any steward be absent at race time, and no approved alternate steward be available, the remaining Board of stewards must appoint a substitute for the absent steward. If a substitute steward is appointed, the Racing Commission and the racing association must be notified by the stewards.

STEWARDS QUALIFICATIONS.

To qualify for appointment as a Steward, the appointee must meet the experience, education and examination requirements necessary to be accredited by the Racing Officials Accreditation Program in association with the Universities of Arizona and Louisville and be in good standing with all racing jurisdictions. The Racing Commission may, with good cause, waive some or all of the requirements of this section. (4-24-24)T

STEWARDS GENERAL AUTHORITY.

314. STEWARDS GENERAL AUTHORITY.
The Board of stewards for each race meet are responsible to the Racing Commission for the conduct of the race meet in accordance with the laws of Idaho and all Racing Commission rules.

- Jurisdiction. The Board of Stewards' jurisdiction in any matter commences thirty (30) days prior to the first day of a race meet and extends up to and including ninety (90) days following the conclusion of a race meet. However, the Racing Commission may, at its discretion, extend this time period if any matter is not resolved after the conclusion of ninety (90) days. (4-24-24)T
- Suspensions and Fines. The Board of Stewards may suspend licenses for a period not to exceed one hundred eighty (180) days, or impose fines not to exceed twenty-five hundred dollars (\$2500) or they may impose both such fine and suspension.
 - **03.** Reported. All such suspensions and fines must be reported to the Racing Commission. (4-24-24)T
- Stewards Enforce Rules. The Board of stewards shall enforce all Racing Commission rules and $\overline{(4-24-24)}$ T the racing laws of the State of Idaho.
- Supervision of Officials and Others. The stewards' authority includes supervision of all racing **05.** officials, track management, licensed personnel, other persons responsible for the conduct of racing, and patrons, as necessary to insure compliance with any Racing Commission rules. (4-24-24)T
- Resolve Conflicts. The Board of stewards have authority to resolve conflicts or disputes related to racing and to discipline violators in accordance with the provisions of any Racing Commission rules. (4-24-24)T
- **Interpret Rules.** The stewards have the authority to interpret the rules and to decide all questions of racing not specifically covered by the rules. (4-24-24)T
- Other. Matters not covered by Racing Commission rules must be determined by the Board of Stewards in conformity with justice and in the best interest of racing. (4-24-24)T

NUMBER OF STEWARDS.

Three (3) Stewards must supervise each race meet;

(4-24-24)T

- Presiding State Steward. One (1) steward will be assigned, and compensated by the Racing Commission to be the Presiding State Steward;
- **Deputy State Stewards.** Two (2) stewards will be assigned by the Racing Commission to be the Deputy State Stewards and will be compensated by the Racing Commission. (4-24-24)T

STEWARDS ON DUTY.

On each entry, scratch and racing day at least one (1) Steward must be on duty at regularly posted hours. Such duty

Docket No. 11-0401-2401 Adoption of Temporary Rule

includes and is not limited to scratch time and when races are drawn. On race day the full Board of Stewards must sit in regular session to exercise the authority and perform the duties imposed. (4-24-24)T

317. STEWARDS' PRESENCE.

- **101.** In Stands. There must be three (3) Stewards in the stands when a race is being run. (4-24-24)T
- <u>02.</u> <u>Notice.</u> The Board of Stewards must take notice of any questionable conduct with or without complaint thereof. (4-24-24)T
- <u>03.</u> <u>Investigations.</u> The Board of Stewards must investigate promptly and render a decision in every protest and in every complaint properly made to them. (4-24-24)T

318. ORDER OF FINISH.

The Board of stewards determine the official order of finish for each race in accordance with the rules governing horse racing in Idaho. The decision of the Board of stewards as to the official order of finish, including the disqualification of a horse or horses as a result of any event occurring during the running of the race, must be final for purposes of distribution of the pari-mutuel wagering pool.

(4-24-24)T

319. CANCEL WAGERING.

The Board of stewards have the authority to cancel wagering on an individual betting interest or on an entire race and also have the authority to cancel a pari-mutuel pool for a race or races, if such action is necessary to protect the integrity of pari-mutuel wagering.

(4-24-24)T

320. -- 329. (RESERVED)

330. SUBSTITUTE JOCKEY.

The Board of Stewards for reasonable cause may substitute a Jockey of their selection on any horse. (4-24-24)T

331. TEMPORARY CHARGE.

The Board of Stewards for reasonable cause may place a horse in the temporary charge of a Trainer of their selection.

(4-24-24)T

332. STEWARDS DAILY REPORTS.

The Board of stewards must prepare a daily report, on a form approved by the Racing Commission, detailing their actions and observations made during each day's race program. The report must contain the name of the racetrack, the date, the weather and track conditions, claims, inquiries, and objections and any unusual circumstances or conditions. The report must be signed by each steward and be filed with the Racing Commission not later than twenty-four (24) hours after the end of each race day.

(4-24-24)T

333. PRESIDING STEWARDS LOG.

The presiding state steward must maintain a detailed log of the stewards' official activities that describes all questions, disputes, protests, complaints, or objections brought to the attention of the Board of stewards and all interviews, investigations and rulings made by the Board of stewards. The log must be available at all times for inspection by the Racing Commission or its designee.

(4-24-24)T

334. RACE MEET REPORT.

Not later than seven (7) days after the last day of a race meet, the presiding steward must submit to the Racing Commission a written report regarding the race meet that contains:

(4-24-24)T

- <u>01.</u> <u>Observations.</u> The Stewards' observations and comments regarding the conduct of the race meet and the overall conditions of the racing association grounds during the race meet; and (4-24-24)T
- **Q2.** Recommendations. Any recommendations for improvement by the racing association or action by the Racing Commission. (4-24-24)T

335. STEWARD'S LIST.

The Board of stewards must maintain a Stewards' List of the horses which are ineligible to be entered in a race because of poor or inconsistent performance or behavior on the racetrack that endangers the health or safety of other participants in racing.

(4-24-24)T

- **<u>01.</u>** <u>Ownership.</u> The Board of stewards may place a horse on the Stewards' List when there exists a question as to the exact identification or ownership of said horse. (4-24-24)T
- <u>02.</u> <u>Inconsistent Performance.</u> A horse which has been placed on the Stewards' List because of inconsistent performance or behavior, may be removed from the Stewards' List when, in the opinion of the stewards, the horse can satisfactorily perform competitively in a race without endangering the health or safety of other participants in racing.

 (4-24-24)T
- 03. Identity Established. A horse which has been placed on the Stewards' List because of questions as to the exact identification or ownership of said horse, may be removed from the Stewards' List when, in the opinion of the stewards, proof of exact identification or ownership has been established.

 (4-24-24)T

336. -- 339. (RESERVED)

340. RACING SECRETARY.

The racing secretary is responsible for the programming of races during the race meet, compiling and publishing condition books, assigning weights for handicap races, and must receive all entries, declarations and scratches.

(4-24-24)T

341. FOAL, HEALTH, AND OTHER ELIGIBILITY CERTIFICATES.

The racing secretary is responsible for receiving, inspecting and safeguarding the foal and health certificates, Equine Infectious Anemia (EIA) test certificates and other documents of eligibility for all horses competing at the track or stabled on the grounds.

(4-24-24)T

- <u>01.</u> Alteration of Sex. The racing secretary determines that the alteration of the sex of a horse has been recorded on the horse's foal certificate and report such to the appropriate breed registry and past performance services.

 (4-24-24)T
- **O2.** Posterior Digital Neurectomy. The racing secretary must record on a horse's registration certificate when a posterior digital neurectomy (heel nerving) is performed on that horse. (4-24-24)T

342. LIST OF BRED FILLIES AND MARES.

The racing secretary must maintain a list of all fillies or mares on racing association grounds who have been covered by a stallion. The list must also contain the name of the stallion to which each filly or mare was bred and be made available for inspection by other licensees participating in the race meet.

(4-24-24)T

343. ALLOCATION OF STALLS.

The racing secretary determines that stables are properly assigned and maintain a record of arrivals and departures of all horses stabled on racing association grounds.

(4-24-24)T

344. <u>CONDITIONS.</u>

The racing secretary determines that all conditions and eligibility requirements for entering races meet Racing Commission rules and cause them to be published to owners, trainers and the Racing Commission and be posted in the racing secretary's office.

(4-24-24)T

- **<u>01.</u>** Winnings Included. For the purpose of establishing conditions, winnings must be considered to include all monies and prizes won up to the time of the start of a race. (4-24-24)T
- <u>02.</u> <u>Winnings Calculated.</u> Winnings during the year must be calculated by the racing secretary from the preceding January 1. (4-24-24)T

<u>345. -- 349.</u> (RESERVED)

Docket No. 11-0401-2401 Adoption of Temporary Rule

350. LISTING OF HORSES.

The racing secretary must:

(4-24-24)T

- <u>01.</u> <u>forth therein;</u> <u>Examine Entry Blanks.</u> Examine all entry blanks and declarations to verify information as set (4-24-24)T
- **02.** Select Horses. Select the horses to start and the also eligible horses from the declarations in accordance with Racing Commission rules. (4-24-24)T

351. POSTING OF ENTRIES.

Upon completion of the draw each day, the racing secretary must post a list of entries in a conspicuous location in the racing office and make the list available to the media.

(4-24-24)T

352. DAILY PROGRAM.

The racing secretary must publish the official daily program, ensuring the accuracy therein of the following information:

(4-24-24)T

- **101.** Sequence of Races. Sequence of races to be run and post time for the first race; (4-24-24)T
- <u>02.</u> <u>Purse, Conditions, and Distance.</u> The purse, conditions and distance for each race, and current track record for such distance; (4-24-24)T
- <u>03.</u> <u>Owner's Name.</u> The name of licensed owners of each horse, indicated as leased, if applicable, and description of racing colors to be carried; (4-24-24)T
- <u>04.</u> <u>Trainer and Jockey.</u> The name of the trainer and the name of the jockey named for each horse together with the weight to be carried; (4-24-24)T
- 95. Post Position. The post position and saddle cloth number or designation for each horse if there is a variance with the saddle cloth designation; (4-24-24)T
 - <u>Morse Identification</u>. Identification of each horse by name, color, sex, age, sire and dam; and (4-24-24)T
- <u>07.</u> <u>Other Information</u>. Such other information as may be requested by the racing association or the <u>Racing Commission</u>. (4-24-24)T

353. NOMINATIONS AND DECLARATIONS.

The racing secretary must examine nominations and declarations and early closing events, late closing events and stakes events to verify the eligibility of all declarations and nominations and compile lists thereof for publication.

<u>354. -- 359.</u> (RESERVED)

360. STAKES AND ENTRANCE MONEY RECORDS.

The racing secretary is the caretaker of the permanent records of all stakes and verifies that all entrance monies due are paid prior to entry for races conducted at the meeting.

(4-24-24)T

361. HORSEMEN'S BOOKKEEPER.

The horsemen's bookkeeper needs to maintain the records and accounts and perform the duties described herein and maintain such other records and accounts and perform such other duties as the racing association and Racing Commission may prescribe.

(4-24-24)T

362. FINANCIAL ASSURANCE.

The horsemen's bookkeeper needs to be insured against crime or employee dishonesty in a manner approved by the Racing Commission.

(4-24-24)T

363. HORSEMEN'S BOOKKEEPER RECORDS.

The records must include the name, mailing address, social security number or federal tax identification number, and the state or country of residence of each horse owner, trainer or jockey participating at the race meet who has funds due or on deposit in the horsemen's account.

(4-24-24)T

- <u>01.</u> <u>Records Kept Separate</u>. All records of the horsemen's bookkeeper must be kept separate and apart from the records of the racing association. (4-24-24)T
- **Q2.** Records Subject to Inspection. All records of the horsemen's bookkeeper including records of accounts and monies and funds kept on deposit are subject to inspection by the Racing Commission at any time.

 (4-24-24)T
- <u>03.</u> <u>Record of Winnings.</u> The horsemen's bookkeeper must maintain the record of applicable winning races on all apprentice certificates at the meeting. (4-24-24)T
- <u>04.</u> <u>Apprentice Jockey Certificates.</u> The horsemen's bookkeeper must release apprentice jockey certificates, upon the jockey's departure or upon the conclusion of the race meet. (4-24-24)T

364. MONIES AND FUNDS ON ACCOUNT.

All monies and funds on account with the horsemen's bookkeeper must be maintained:

(4-24-24)T

(4-24-24)T

- **<u>01.</u>** Separate. Separate and apart from monies and funds of the racing association;
- **O2.** Insured Account. In an account insured by the Federal Deposit and Insurance Corporation or the Federal Savings and Loan Insurance Corporation. (4-24-24)T

365. PAYMENT OF PURSES.

The horsemen's bookkeeper must receive, maintain and disburse the purses of each race and all stakes, entrance money, jockey fees, purchase money in claiming races, along with all applicable taxes and other monies that properly come into horsemen's bookkeeper possession in accordance with the provisions of Racing Commission rules and any applicable State or Federal statutes.

(4-24-24)T

- O1. Disbursement Upon Request. The horsemen's bookkeeper must disburse the purse of each race and all stakes, entrance money, jockey fees and purchase money in claiming races, along with all applicable taxes, upon request, within forty-eight (48) hours of receipt of notification that all tests with respect to such races have cleared the drug testing laboratory(ies) as reported by the Board of stewards or the Racing Commission, except that minimum jockey mount fees may be disbursed prior to notification that the tests have cleared the testing laboratory(ies).

 (4-24-24)T
- <u>02.</u> <u>No Prior Request.</u> Absent a prior request, the horsemen's bookkeeper must disburse monies to the persons entitled to receive same within fifteen (15) days after the last race day of the race meet, including purses for official races, provided that all tests with respect to such races have cleared the drug testing laboratory(ies) as reported by the stewards, and provided further that no protest or appeal has been filed with the Board of stewards or the Racing Commission.

 (4-24-24)T
- O3. Disbursement Not A Finding. The fact that purse money has been distributed prior to the issuance of a laboratory report may not be deemed a finding that no chemical substance has been administered, in violation of any Racing Commission rules, to the horse earning such purse money.

 (4-24-24)T
- <u>O4.</u> <u>Protests.</u> In the event a protest or appeal has been filed with the Board of stewards or the Racing Commission, the horsemen's bookkeeper must disburse the purse within forty-eight (48) hours of receipt of dismissal or a final non-appealable order disposing of such protest or appeal. (4-24-24)T

366. OTHER MONIES.

The horsemen's bookkeeper may accept monies due belonging to other organizations or recognized race meets, provided prompt return is made to the organization to which the money is due.

(4-24-24)T

PADDOCK JUDGE.

The Paddock Judge is in charge of the paddock and must comply with IDAPA 11.04.01.B.B5, "Rules Governing Live Horse Races."

PADDOCK JUDGE'S LIST.

The paddock judge must maintain a list of horses which may not be entered in a race because of poor or inconsistent behavior in the paddock that endangers the health or safety of other participants in racing.

- Provide List to Stewards. At the end of each race day, the paddock judge must provide a copy of wards.

 (4-24-24)T the List to the stewards.
- Removal from List. To be removed from the paddock judge's List, a horse must be schooled in the paddock and demonstrate to the satisfaction of the paddock judge and one of the stewards that the horse is capable of performing safely in the paddock. (4-24-24)T

HORSE IDENTIFIER.

The Horse Identifier is responsible for positively identifying all horses entered to race and must:

(4-24-24)T

- **Inspection**. Inspect, identify and prepare I.D. cards by using the lip tattoo or microchip, markings from photos, written descriptions, or National Animal Identification System compliant devices.
- Examination. Examine every starter in the paddock for sex, color, markings and lip tattoo or microchip among other identification method approved by the appropriate breed registry and the Racing Commission for comparison with its registration certificate to verify the horse's identity; and (4-24-24)T
- Report Violation. Report to the Board of stewards any horse not properly identified or whose registration certificate is not in conformity with any Racing Commission rules.

CLERK OF SCALES.

The Clerk of the Scales must:

(4-24-24)T

- Verify Presence. Verify the presence of all jockeys in the jockeys' room at the appointed time and verify that all such jockeys have a current jockey's license issued by the Racing Commission; (4-24-24)T
- Verify Weight. Verify the correct weight of each jockey according to IDAPA 11.04.01.B.B5 "Rules Governing Live Horse Races"; (4-24-24)T
- Report Infractions. Promptly report to the Board of stewards any infraction of the rules with respect to weight, weighing, riding equipment or conduct; (4-24-24)T
- Record Data. Record all required data on the scale sheet and submit that data to the horsemen's bookkeeper at the end of each race day; and (4-24-24)T
 - Assume Duties. Assume the duties of the jockey room custodian in his absence. <u>05.</u> (4-24-24)T

371. JOCKEY ROOM CUS The jockey room custodian must: **JOCKEY ROOM CUSTODIAN.**

(4-24-24)T

- Supervise Conduct. Supervise the conduct of the jockeys and their attendants while they are in the <u>01.</u> (4-24-24)Tjockey room;
- Ensure Safety. Ensure all jockeys are in the correct colors and wearing Racing Commission approved riding vest and helmet before leaving the jockey room to prepare for mounting their horses; (4-24-24)T
- Display Program. Keep a daily program displayed in plain view for the jockeys so they may have ready access to mounts that may become available; (4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

- **<u>04.</u>** <u>Secure Jockey Room.</u> Keep unauthorized persons out of the jockey room; and (4-24-24)T
- **<u>05.</u>** Report to Stewards. Report to the Board of stewards any unusual occurrences in the jockey room. (4-24-24)T

<u>372.</u> <u>STARTER.</u>

The Starter must have complete jurisdiction over the starting gate, the starting of horses in accordance with IDAPA 11.04.01.B.B5 "Rules Governing Live Horse Races." (4-24-24)T

01. Assess Jockey's Ability. The Starter must assess the ability of each person applying for a jockey's license in breaking from the starting gate and working a horse in the company of other horses, and make said assessment known to the stewards.

(4-24-24)T

373. ASSISTANT STARTERS.

Assistant Starters are under the direct control and responsibility of the Starter.

(4-24-24)T

374. STARTER'S LIST.

No horse will be permitted to start in a race unless approval is given by the starter. The starter must maintain a Starter's List of all horses which are ineligible to be entered in any race because of poor or inconsistent behavior or performance in the starting gate. Such horse will be refused entry until it has demonstrated to the starter that it has been satisfactorily schooled in the gate and can be removed from the Starter's List. Schooling must be under the direct supervision of the starter.

(4-24-24)T

375. TIMER.

In the absence of an electronic timer, the timer must:

(4-24-24)T

- **101.** Record Time. Accurately record the time elapsed between the start and finish of each race; (4-24-24)
- **Q2.** Record From the Instant the First Horse Leaves. Record from the instant that the first horse leaves the point from which the distance is measured until the first horse reaches the finish line; (4-24-24)T
- O3. Post Ouarter Times. At a racetrack equipped with an appropriate infield totalizator board, post the quarter times (splits) for thoroughbred races in fractions as a race is being run. For quarter horse races, the timer must post the official times in hundredths of a second;

 (4-24-24)T
- <u>04.</u> <u>Time All Races.</u> For back-up purposes, also use a stopwatch to time all races. In time trials, ensure that at least three (3) stopwatches are used by one of the stewards or their designees; and (4-24-24)T
- <u>Maintain Record.</u> Maintain a printed record of fractional and finish times of each race and have same available for inspection by the stewards or the Racing Commission on request. (4-24-24)T

<u> 376.</u> <u>CLOCKER.</u>

The clocker must be present during training hours at each track on racing association grounds, which is open for training, to identify each horse working out and to accurately record the distances and times of each horse's workout and must:

(4-24-24)T

- <u>O1.</u> <u>List of Workouts.</u> Each day, prepare a list of workouts that describes the name of each horse which worked along with the distance and time of each horse's workout. (4-24-24)T
- **<u>02.</u>** <u>**Deliver List.** At the conclusion of training hours, deliver a copy of the list of workouts to one of the stewards and the racing secretary. (4-24-24)T</u>

377. PATROL JUDGE.

The patrol judge, when utilized, is responsible for observing the race and reporting information concerning the race to the stewards. If the track's video replay system is deemed adequate, use of patrol judges is optional. (4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

378. PLACING JUDGE.

The placing judges, if utilized, determine the order of finish in a race as the horses pass the finish line. (4-24-24)T

379. -- 384. (RESERVED)

385. PHOTO FINISH.

In the event the placing judges or the Board of stewards request a photo of the finish, the photo finish sign must be posted on the totalizator board.

(4-24-24)T

- **Order of Finish.** Following their review of the photo finish, the placing judges, with the approval of the stewards, determine the exact order of finish for all horses participating in the race. (4-24-24)T
- **Q2.** Photographic Print. In the event a photo was requested, the placing judges must cause a photographic print of said finish to be produced. The finish photograph, when needed, will be used by the placing judges as an aid in determining the correct order of finish.

 (4-24-24)T
- <u>03.</u> Photographic Prints Displayed. Upon determination of the correct order of finish of a race in which the placing judges have utilized a photographic print to determine the first four (4) finishers, the placing judges must cause prints of said photograph to be displayed publicly in the grandstand and clubhouse areas of the racetrack.

 (4-24-24)T

386. DEAD HEATS.

In the event the placing judges determine that two (2) or more horses finished the race simultaneously and cannot be separated as to their order of finish, a dead heat must, with the approval of the stewards, be declared. (4-24-24)T

387. COMMISSION VETERINARIAN QUALIFICATIONS.

The Commission Veterinarian must be a graduate of an accredited school of veterinary medicine and licensed to practice veterinary medicine in Idaho. (4-24-24)T

388. COMMISSION VETERINARIAN AUTHORITY.

The Commission Veterinarian has the authority to supervise the actions of veterinarians licensed by the Racing Commission while they are practicing at any location under the jurisdiction of the Racing Commission in accordance with IDAPA 11.04.01.B.B4, "Rules Governing Equine Veterinary Practices, Permitted Medications, Banned Substances, and Drug Testing of Horses." (4-24-24)T

389. EXAMINATION OF HORSES.

- ol. Examination of Horses. The Commission Veterinarian must examine each horse prior to racing and report to the Board of Stewards any horse that is not of the age or condition that is satisfactory for the type of racing to be conducted at the meeting.

 (4-24-24)T
- **O2.** Declared Ineligible. The Board of Stewards may declare any such horse as reported as ineligible to be entered or started at the meeting until such time as the Commission Veterinarian certifies such horse to be in race sound condition.

 (4-24-24)T
- 03. Present In Paddock. The Commission Veterinarian must be present in the paddock on the race course during the saddling, the parade and at the starting gate and until the horses are dispatched from the gate for the race.

 (4-24-24)T
- **O4.** Emergencies. The Commission Veterinarian has the authority to treat any horse in event of an emergency, accident or injury, the details of which must be immediately reported to the Stewards. (4-24-24)T
- which is so seriously injured that it is in the best interest of racing to so act and every horse owner and trainer participating in a race in Idaho does consent thereto. This authorization to destroy the horse is extended only in the event the owner or trainer is not present.

 (4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

390. COMMISSION VETERINARIAN.

The Commission Veterinarian is responsible to the Board of Stewards for the conduct of horses and their attendants in the receiving and detention barn.

(4-24-24)T

391. ADDITIONAL RACING OFFICIALS.

The Racing Commission may create additional racing official positions, as needed. Persons selected for these positions are considered racing officials and are subject to the general qualifications outlined in this chapter.

<u>(4-24-24)T</u>

392. -- 399. (RESERVED)

SUB AREA B3: OWNERS, TRAINERS, AUTHORIZED AGENTS, JOCKEYS, APPRENTICE JOCKEYS, AND JOCKEY AGENTS (Sections 400-460)

400. OWNERS AND TRAINERS.

All Owners and Trainers of horses and their stable employees are subject to the Laws of Idaho and the Rules promulgated by the Racing Commission upon occupancy of stabling accommodations on the grounds of a Racing Association or upon entering a horse to run in a race on a Racing Association track.

(4-24-24)T

401. ENTER, SEARCH, AND INSPECT.

Every Racing Association, the Racing Commission, one of the Stewards or trained and qualified Agents of the Idaho State Police, has the right to enter, search and inspect the buildings, stables, rooms and other places where horses which are eligible to race are kept, or where property and effects of the licensee are kept within the grounds of the Racing Association. Any licensee is deemed to have consented to such search and to the seizure of any non-approved or prohibited materials, chemicals, drugs or devices and anything apparently intended to be used in connection therewith.

(4-24-24)T

<u>402.</u> <u>EMPLOYEES.</u>

Any Owner or Trainer that employs any person in a capacity that needs to be licensed by the Racing Commission prior to the Racing Commission granting such a license will be subject to suspension or fine, or both, to be determined by the Board of Stewards.

(4-24-24)T

403. BRIBES, GIFTS, AND GRATUITIES.

No Owner or Trainer may accept or offer, directly or indirectly, any bribe, gift or gratuity in any form which might influence the result of any race or tend to do so.

(4-24-24)T

404. ILLNESS OF HORSES.

The Owner or Trainer or their representative must immediately report any illness or an unusual condition of his horse to the Racing Secretary, Board of Stewards or Commission Veterinarian. (4-24-24)T

405. TRAINER CHANGES.

If an Owner changes trainers, the racing secretary and one of the stewards must be notified within twenty-four (24) hours of that change. (4-24-24)T

406. REPRESENTATION FOR ENTRIES.

A Trainer licensed in Idaho may represent the Owner in the matter of entries, declarations and the employment of Jockeys.

(4-24-24)T

<u>407. -- 409.</u> (RESERVED)

410. RESTRICTIONS ON OWNERS AND TRAINERS.

No Owner or Trainer may enter or start a horse that:

(4-24-24)T

<u>01.</u> <u>Is Not Sound</u>. Is not in sound competitive racing condition.

(4-24-24)T

<u>02.</u> <u>Has Been Nerved.</u>

(4-24-24)T

- a. Horses that have had posterior digital neurectomy (heel nerved) may be permitted to race subject to the pre-race veterinary examination and subject to posting with the racing secretary and being recorded on its foal certificate.

 (4-24-24)T
- <u>b.</u> Horses that have been nerved, blocked with alcohol or any other medical drug that desensitizes the nerves, other than posterior digital nerves, will not be permitted to race. (4-24-24)T
 - <u>**03.**</u> <u>**Impaired Vision**. Has impaired vision in both eyes.</u>

(4-24-24)T

411. POWERS AND DUTIES OF AUTHORIZED AGENTS.

A licensed Authorized Agent may perform on behalf of a licensed owner-principal all acts as relate to racing, as specified in the Racing Commission approved agency appointment, that could be performed by the principal if such principal were present. The acts of the Authorized Agent are deemed the acts of his licensed principal and the principal accepts responsibility for the Authorized Agent's acts.

(4-24-24)T

- <u>01.</u> <u>Documents.</u> In executing any document on behalf of the principal, the Authorized agent must clearly identify the Authorized Agent and the owner-principal. (4-24-24)T
- <u>Ownership Disclosure</u>. Authorized Agents are responsible for disclosure of the true and entire ownership of each horse for which they have authority. Any change in ownership must be reported immediately to, and approved by, the Board of stewards and recorded by the racing secretary.

 (4-24-24)T
- 03. Entering a Claim. When an Authorized Agent enters a claim for the account of a principal, the name of the licensed Owner for whom the claim is being made and the name of the Authorized Agent must appear on the claim slip or card.

 (4-24-24)T

412. TRAINER IS ABSOLUTE INSURER.

The Trainer is the absolute insurer of, and responsible for, the condition of the horses entered in a race regardless of the acts of third parties.

(4-24-24)T

- <u>O1.</u> <u>Chemical Tests.</u> Should the analysis of blood, urine, hair samples or tests of other materials prove positive, showing the presence of any chemical or drug of any kind or description, except as permitted in IDAPA 11.04.01.B.B4, "Rules Governing Equine Veterinary Practices, Permitted Medications, Banned Substances and Drug Testing of Horses," the Trainer of the horse will be fined or suspended, or both.

 (4-24-24)T
- **O2.** Trainer Absent. When a Trainer is absent from the stable or the grounds for a period of more than two (2) days and the Trainer's horses are to be entered, a substitute licensed Trainer must assume the complete responsibility of the horses entered or running. Such licensed Trainer must sign a form in the presence of the Board of Stewards accepting complete responsibility for the horse or horses being entered or running. (4-24-24)T

413. SAFETY EQUIPMENT.

The Trainer is responsible to ensure that every Jockey and exercise person wears an approved helmet properly fastened when exercising horses.

(4-24-24)T

414. <u>DISQUALIFIED PERSON.</u>

No Trainer may have charge or supervision of any horse owned, in whole or part, by a disqualified person.

(4-24-24)T

415. HORSES IN PADDOCK AT APPOINTED TIME.

All Trainers must have their horses in the paddock in accordance with IDAPA 11.04.01.B.B5 "Rules Governing Live Horse Races." Subsection 603.02. (4-24-24)T

416. TRAINER'S PRESENCE IN PADDOCK.

All Trainers must attend their horses in the paddock and be present to supervise saddling unless the permission of a steward has been obtained to send another licensed Trainer to substitute.

(4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

417. PREVENTING JOCKEYS FROM RIDING.

No Owner or Trainer may employ a Jockey for the purpose of preventing him from riding for another Trainer in any race.

(4-24-24)T

418. -- 429. (RESERVED)

430. PHYSICAL EXAMINATION.

The Board of Stewards may require any Jockey to be examined by a licensed medical professional at any time and may refuse to allow any Jockey to ride until such examination has been satisfactorily completed. (4-24-24)T

431. JOCKEY FALLS FROM HORSE.

In the event any Jockey falls or is thrown from a mount prior to, during or after a race, the Board of Stewards may refuse to allow that Jockey to ride until examined by a licensed medical professional and determined by such examiner to be physically fit to ride.

(4-24-24)T

432. <u>JOCKEYS OBLIGATIONS.</u>

All Jockeys must faithfully fulfill all engagements to ride except when excused by the Board of stewards. An excuse may be given by a medical professional with the approval of the Board of stewards. (4-24-24)T

433. RACING COLORS.

All Jockeys must wear the colors of the Owner or Owners of the horse being ridden, except by special permission of the Board of Stewards or where approved standard colors are used.

(4-24-24)T

434. SAFETY EQUIPMENT.

All Jockeys must wear the following safety equipment:

(4-24-24)T

- **101. Helmet.** When mounted, a fastened protective helmet approved by the Jockey Guild. (4-24-24)T
- **Q2.** Safety Vest. A safety vest when riding in any official or exhibition race that weighs no more than two (2) pounds, and is designed to provide shock absorbing protection to the upper body of at least a rating of five (5), as defined by the British Equestrian Trade Racing Association. (4-24-24)T

435. JOCKEY'S VALET.

No Jockey may have a valet other than one (1) provided by the Racing Association.

(4-24-24)T

436. -- 439. (RESERVED)

440. JOCKEYS WEIGHED.

Every Jockey who is engaged in a race must report to the Jockey's Room on the day of the race at the time required by the Stewards.

(4-24-24)T

O1. Engagements. The Jockey's engagements and overweight, if any, must then be reported to the clerk of the scales and, thereafter, the Jockey may not leave the Jockey Room except to view the races from a point approved by the Board of Stewards or to ride in a race until all engagements of the day have been fulfilled.

(4-24-24)T

<u>02.</u> of the scales. Weighed Out. Jockeys need to present themselves to be weighed out at the time fixed by the clerk (4-24-24)T

441. RESTRICTIONS ON JOCKEYS.

- **Owner.** No licensed Jockey may be the Owner or Trainer of any race horse. (4-24-24)T
- **Q2.** Betting. No Jockey may make a bet on any race nor accept the promise or the token of any bet with respect to the race in which riding, except through or from the Owner or Trainer of the horse being ridden and then only that horse.

 (4-24-24)T

442. JOCKEY'S FEES

Jockey's riding fees for a race meet must be approved by the Racing Commission.

(4-24-24)T

- **O1.** Engagements. If any Owner or Trainer engages two (2) or more Jockeys for the same race, each engaged Jockey not riding in the race must be paid the losing fee. The proper fee must be paid the Jockey riding.

 (4-24-24)T
- <u>O2.</u> <u>Fees.</u> A Jockey's fee is considered earned when the Jockey is weighed out by the Clerk of the Scales. The fee is not considered earned if the Jockey takes himself off of his mount where injury to the horse or rider is not involved. Any conditions or considerations not covered by this Section are at the discretion of the stewards.

 (4-24-24)T
- **03. Posted Fees.** The fee to a Jockey in all races must be posted prominently and provided to the Horsemen's Bookkeeper by the Racing Association at each race meet. (4-24-24)T
- <u>04.</u> <u>Dead Heat.</u> In a dead heat the Jockeys involved will divide equally the total fees they would have received individually had one (1) beaten the other or others. The Owners of the horses involved must pay an equal share of the fees. (4-24-24)T

443. <u>JOCKEY SUSPENSIONS.</u>

A Jockey who is under suspension will not be permitted to fulfill any engagements, including stake races. (4-24-24)T

- **<u>01.</u>** Suspended in Another Jurisdiction. A Jockey under suspension in any other State will not be permitted to ride in Idaho during such suspension. (4-24-24)T
- <u>02.</u> <u>Time Suspension Begins.</u> The suspension of a Jockey for an offense not including fraud begins at the time set by the stewards. (4-24-24)T
- <u>03.</u> <u>Temporary Suspensions.</u> A Jockey temporarily suspended may be permitted by the Board of Stewards to exercise or gallop horses during the morning hours. (4-24-24)T

444. APPRENTICE JOCKEYS.

Apprentice Jockeys are bound by all the rules for Jockeys, except in the instance of a specific exception for an Apprentice Jockey.

(4-24-24)T

- O1. End of Apprenticeship. The apprenticeship automatically terminates one (1) year from the date of the apprentice's fifth winning ride or on the first anniversary of the date of issuance of the license as an Apprentice Jockey if during such first year the apprentice has ridden at least forty-five (45) thoroughbred winners. Otherwise, the apprenticeship automatically terminates after the first anniversary date on the date of the forty-fifth winning mount is ridden by the apprentice or on the date of the third anniversary of the first apprentice license, whichever comes first.

 (4-24-24)T
- **O2.** Extend Apprenticeship Termination. For good cause, the Racing Commission may extend the termination date of any apprenticeship or the conditions under which the apprenticeship may be granted. (4-24-24)T
- Q3. Races Considered. Races other than recognized thoroughbred races in the United States, Canada or Mexico reported in the Daily Racing Form or other similar official publication will not be considered in determining eligibility for a license as Apprentice Jockey; provided, however, that any person who has ridden as a licensed Jockey at any recognized meeting in the United States or other country will have the burden of establishing that the granting of an apprentice license to such person is in the best interest of thoroughbred racing in Idaho.

(4-24-24)T

445. MANAGEMENT OF APPRENTICE JOCKEYS.

No person other than an Owner, Trainer, Jockey Agent or an Authorized Agent of an Owner may make engagements for or manage Apprentice Jockeys.

(4-24-24)T

446. APPRENTICE WEIGHT ALLOWANCE.

An Apprentice Jockey must ride with a five (5) pound weight allowance beginning with the first mount for one (1) full year from the date of the fifth winning mount.

(4-24-24)T

91. After One Year. If after riding one (1) full year from the date of the fifth winning mount the Apprentice Jockey has failed to ride a total of forty (40) winners from the date of the first winning mount, the apprentice must continue to ride with a five (5) pound weight allowance for one (1) more year from the date of the fifth winning mount or until the apprentice has ridden a total of forty (40) winners, whichever comes first.

(4-24-24)T

O2. Unable to Ride. If an Apprentice Jockey is unable to ride for a period of fourteen (14) consecutive days or more from the date of the apprentice's fifth winning mount because of service in the Armed Forces of the United States or because of physical disablement, the Racing Commission may extend the time during which such apprentice weight allowance may be claimed for a period not to exceed the period such Apprentice Jockey was unable to ride.

(4-24-24)T

447. APPRENTICE JOCKEY CONTRACTS.

An Apprentice Jockey may be granted an apprentice certificate in lieu of an apprentice contract. The apprentice certificate grants an apprentice all the allowances and conditions granted to the apprentice who is under contract.

(4-24-24)T

- **O1.** Forms. Apprentice contracts entered into in the state of Idaho must be made on forms supplied by the Idaho State Racing Commission and a copy be filed with the Racing Commission. (4-24-24)T
- **O2.** Filed With Racing Commission. A copy of all apprentice contracts, wherever entered into, must be filed with the Racing Commission. (4-24-24)T
- <u>03.</u> <u>Contract Transferred.</u> If an apprentice contract is transferred, said transfer must be approved by the Board of Stewards and registered with the Racing Commission by both the transferrer and the transferor.
 -
- **Q4.** Certificate. An application for a license as an Apprentice Jockey must be accompanied by an original or photo static copy of his birth certificate or an apprentice certificate. (4-24-24)T

448. ONLY ONE JOCKEY AGENT.

No Jockey may have more than one (1) agent. All engagements to ride, other than those for contract employers, must be made by the Jockey's Agent. A Jockey may make his own engagements.

(4-24-24)T

449. **JOCKEY AGENT.**

No person may act as a Jockey Agent prior to being licensed by the Racing Commission. Each Jockey Agent is permitted to make the riding engagements of three (3) riders only; two (2) Jockeys and one (1) Apprentice Jockey.

(4-24-24)T

- Other Jockeys. No Jockey Agent may make or assist in making any engagement for any rider other than those he is licensed to represent. (4-24-24)T
- **Q2.** Records. Each Jockey Agent must keep a record of all engagements made for the represented riders that is up to date and ready at all times for inspection by the Stewards. (4-24-24)T
- 03. Notify Stewards. If any Jockey Agent gives up the making of engagements for any rider, the Board of Stewards must be immediately provided a written list of any unfilled engagements. All rival claims for the services of a rider will be adjusted by the Stewards.

 (4-24-24)T

450. GIVING INFORMATION.

No Jockey Agent may give to anyone, directly or indirectly, any information or advice pertaining to a race or engage in the practice commonly known as "touting" for the purpose of influencing or tending to influence any person in the making of a wager on any race.

(4-24-24)T

451. JOCKEY AGENT ACCESS.

No Jockey Agent is permitted within the saddling enclosure during racing hours; nor may said Agent have access to the Jockey Room at any time; nor may said Agent be allowed on the race track at the conclusion of any race run; nor may said Agent communicate with any Jockey during racing hours except with the approval of the Stewards.

(4-24-24)T

<u>452. -- 499.</u> (RESERVED)

SUB AREA B4: EQUINE VETERINARY PRACTICES, PERMITTED MEDICATIONS, BANNED SUBSTANCES AND DRUG TESTING OF HORSES (Sections 500-599)

500. ENTER, SEARCH AND INSPECT.

Every Racing Association, the Racing Commission, the Board of Stewards or trained and qualified agents of the Idaho State Police, have the right to enter, search and inspect the buildings, stables, rooms and other places where horses which are eligible to race are kept, or where property and effects of the licensee are kept within the grounds of the Racing Association. Any licensee accepting a license is deemed to have consented to such search and to the seizure of any non-approved or prohibited materials, chemicals, drugs or devices and anything apparently intended to be used in connection therewith.

(4-24-24)T

501. <u>AUTHORITY OF THE COMMISSION VETERINARIAN.</u>

The Commission Veterinarian has the authority to supervise the actions of veterinarians licensed by the Racing Commission while they are practicing at any location under the jurisdiction of the Racing Commission. The commission veterinarian recommends to the Board of Stewards or the Racing Commission disciplinary actions for any veterinarian who violates any Racing Commission rule.

(4-24-24)T

502. REPORT OF DISEASE.

All practicing veterinarians must promptly notify the commission veterinarian of any reportable disease and any unusual incidence of a communicable illness in any horse in his charge. (4-24-24)T

503. RESTRICTIONS OF WAGERING.

A practicing veterinarian may not wager on the outcome of any race if the practicing veterinarian has treated a horse participating in the race within the past thirty (30) days.

(4-24-24)T

<u>504.</u> <u>TREATMENT RESTRICTIONS.</u>

Except as otherwise provided by these rules, no person other than a veterinarian licensed to practice veterinary medicine in Idaho and licensed by the Racing Commission may administer a prescription or controlled medication, drug, chemical or other substance, including any medication, drug, chemical or other substance by injection, to a horse at any location under the jurisdiction of the Racing Commission.

(4-24-24)T

505. ADMINISTRATION OF NON-INJECTABLE SUBSTANCES.

These rules do not apply to the administration of the following substances in approved quantitative levels present in post-race samples, if any, or as they may interfere with post-race testing:

(4-24-24)T

- <u>01.</u> <u>Nutritional Supplement.</u> A recognized non-injectable nutritional supplement or other substance approved by the commission veterinarian; (4-24-24)T
- <u>Q2.</u> <u>Prescription.</u> A non-injectable substance on the direction or by prescription of a licensed veterinarian; or (4-24-24)T
 - 03. Non-Prescription. A non-injectable non-prescription medication or substance. (4-24-24)T

506. HYPODERMIC NEEDLES.

<u>01.</u> <u>Possession Prohibited</u>. No person may possess a hypodermic needle, syringe or injectable of any kind on Racing Association grounds, unless approved by the Racing Commission. (4-24-24)T

- Disposable Needles. At any location under the jurisdiction of the Racing Commission, licensed veterinarians may use only one-time disposable needles, and must dispose of them in a manner approved by the Racing Commission.
- Medical Condition. If a person has a medical condition that makes it necessary to have a syringe at any location under the jurisdiction of the Racing Commission, that person must: (4-24-24)T
 - Request permission of the Board of Stewards or the Racing Commission in writing: (4-24-24)T<u>a.</u>
- Furnish a letter from a licensed physician explaining why it is necessary for the person to possess a (4-24-24)Tsyringe; and
- Comply with any conditions and restrictions set by the Board of Stewards or the Racing Commission. (4-24-24)T

507. -- **519.** (RESERVED)

520. BANNED SUBSTANCES.

- Banned Substances. Any medication, drug, chemical, narcotic, anesthetic, or analgesic that is not specifically permitted by these rules is banned from use in horses that are eligible to race in Idaho and are located on the grounds of a racing association.
- Administration by Veterinarians. All practicing veterinarians administering drugs, medications or other substances are responsible for ensuring that the drugs, medications or other substances and the veterinary treatment of horses are administered in accordance with these rules.

NON-PERMITTED MEDICATION.

If the Board of Stewards find that any non-permitted medication, drug, chemical, narcotic, anesthetic, or analgesic has been administered to a horse in such a manner that it is present in a pre-race or post-race test sample, such presence constitutes prima facie evidence of a violation of these rules. (4-24-24)T

522. MEDICATIONS.

- Taking Samples. The Commission Veterinarian, the Racing Commission, or any member of the Board of Stewards may take samples of any medicines or other materials suspected of containing improper medication, drugs or chemicals that would affect the racing condition of a horse in a race.
- Location. Any substances found in stables or elsewhere on the grounds of a racing association or in the possession of any person connected with racing are subject to sampling. (4-24-24)T
- Testing. Substances sampled must be delivered to a laboratory designated by the Racing Commission for testing. (4-24-24)T

ANTI-ULCER MEDICATIONS.

The following anti-ulcer medications are permitted to be administered, at the stated dosage, up to twenty-four (24) hours prior to the race in which the horse is entered:

- Cimetidine (Tagamet®). Dosage 8-20 mg/kg PO BID-TID. <u>01.</u> (4-24-24)T
- **02.** Omeprazole (Gastrogard®). Dosage 2.2 grams PO SID. (4-24-24)T
- 03. Ranitidine (Zantac®). Dosage 8 mg/kg PO BID. (4-24-24)T

524. ENVIRONMENTAL CONTAMINANTS AND SUBSTANCES OF HUMAN USE.

The following substances can be environmental contaminants in that they are endogenous to the horse or that they can arise from plants traditionally grazed or harvested as equine feed or are present in equine feed because of

Docket No. 11-0401-2401 Adoption of Temporary Rule

contamination during the cultivation, processing, treatment, storage or transportation phases.

(4-24-24)T

- 01. Caffeine. Caffeine is recognized as a substance of human use and could be found in the horse due to its close association with humans. The regulatory threshold for caffeine is 100 nanograms of caffeine per milliliter of serum or plasma.

 (4-24-24)T
- **Q2.** Positive Test. If the preponderance of evidence presented in a hearing shows that a positive test is the result of environmental contamination or inadvertent exposure due to human drug use it should be considered as a mitigating factor in any disciplinary action taken against the affected trainer. (4-24-24)T

525. TESTING FACILITIES.

The Racing Commission may require the Racing Association to provide such facilities for medication, drug or other tests of a horse as may be required by the Racing Commission.

(4-24-24)T

526. LABORATORY MINIMUM STANDARDS.

Laboratories conducting either primary or split post-race sample analysis must meet at least the following minimum standards:

(4-24-24)T

- <u>01.</u> <u>Lab Accreditation.</u> A testing laboratory must be accredited by a recognized accrediting body to any standards set forth and required by the Racing Commission. (4-24-24)T
- **Q2.** Instrumentation for Screening. A testing laboratory must have, or have access to, LC/MS instrumentation for screening or confirmation purposes, or both. (4-24-24)T
- O3. Standards of Detection. A testing laboratory must be able to meet minimum standards of detection, which is defined as the specific concentration at which a laboratory is expected to detect the presence of a particular drug or metabolite, or both, or by the adoption of a regulatory threshold.

 (4-24-24)T

527. TESTING.

- O1. Testing. The official winning horse and any other horse ordered by the Racing Commission or the Board of Stewards must be taken to the testing area to have a blood, urine, saliva, hair, or any other acceptable specimen taken at the direction of the Commission Veterinarian. (4-24-24)T
- <u>O2.</u> <u>Examination</u>. Examination of the race winner or other designated horses must be made by the Commission Veterinarian or his assistant. (4-24-24)T
 - <u>O3.</u> <u>Specimens.</u> All specimens must be collected by the Commission Veterinarian or his assistant. (4-24-24)T

528. OUT-OF-COMPETITION TESTING.

- **01.** Racing Commission Authority to Request Test. The Racing Commission may request an out-of-competition testing (OCT) sample be collected and screened for any violation of Section 575 of these rules.

 (4-24-24)T
- <u>O2.</u> <u>Conditions for Racing Commission Request.</u> The Racing Commission may request any owner or trainer currently licensed by the Racing Commission to allow for an OCT sample be collected under any of the following conditions:

 (4-24-24)T
 - <u>a.</u> The horse is stabled on the grounds of a licensed race meet. (4-24-24)T
 - **b.** The horse is nominated or eligible for a stake or handicap race. (4-24-24)T
- c. The registration certificate of the horse is currently on file with the racing association. If the horse selected is not currently stabled on the grounds, the owner or trainer shall present the horse to the test barn at a time designated by the commission.

 (4-24-24)T

- <u>03.</u> <u>Horse Selection</u>. Horses will be selected for OCT by a Racing Commission veterinarian, steward, or executive secretary. (4-24-24)T
- <u>04.</u> <u>Sample Collection and Split Samples.</u> Sample collection and split samples will be done in accordance with Sections 527 through 545 of these rules. (4-24-24)T
- **<u>05.</u> Refusal to Submit.** Refusal to submit to an OCT sample request will result in penalties consistent with Sections 574, 577, and 578 of these rules. (4-24-24)T
- Qualified Horse. If a horse that qualifies under Subsection 528.02 of this rule is selected for testing and is not stabled at a race meet licensed by the Racing Commission, the Racing Commission may approve a regulatory veterinarian from another jurisdiction to collect and submit the sample providing the process complies with Sections 527 through 545 of these rules.

 (4-24-24)T
- **O7.** Penalties. Penalties for a report of a positive laboratory finding in violation of this Section 111 will be consistent with Sections 574, 577, and 578 of these rules. (4-24-24)T

529. RANDOM OR EXTRA TESTING.

Random or extra testing may be required by the Board of Stewards or the Racing Commission at any time on any horse on Racing Association grounds. Unless otherwise directed by the Board of Stewards or the Commission Veterinarian, a horse that is selected for testing must be taken directly to the testing area.

(4-24-24)T

530. -- 539. (RESERVED)

540. TRAINER PRESENT.

- **O1.** Present During Testing. The Trainer, or his authorized representative, must be present in the testing area when a blood, urine, saliva, hair, or any other acceptable specimen is taken from a horse. (4-24-24)T
- **102.** Tag Signed. The sample tag must be signed by the Trainer or his representative, as witness to the taking of the specimen. (4-24-24)T
- O3. Refusal. Willful failure to be present at or a refusal to allow the taking of such specimen, or any act or threat to impede or prevent or otherwise interfere therewith, subjects the person or persons doing so to immediate suspension by the Board of Stewards and the matter will be referred to the Racing Commission for such further penalty as may be determined.

 (4-24-24)T

541. SPECIMENS.

- <u>O1.</u> <u>Delivery to Approved Laboratory.</u> All specimens taken by or under direction of the Commission Veterinarian, or other authorized representative of the Racing Commission, must be delivered to the laboratory approved by the Racing Commission for official analysis.

 (4-24-24)T
- <u>02.</u> <u>Number and Date.</u> Each specimen must be marked by number and date and may also bear such information as may be essential to its proper analysis. (4-24-24)T
- <u>03.</u> <u>Identity.</u> The identity of the horse from which the specimen was taken or the identity of its Owner, Trainer, Jockey, or stable must not be revealed to the laboratory. (4-24-24)T
- <u>04.</u> <u>Container.</u> The container of each specimen must be sealed as soon as the specimen is placed therein and must bear the name of the Racing Commission. (4-24-24)T

542. DETERMINATION OF SAMPLE.

<u>01.</u> <u>Minimum Sample</u>. The commission veterinarian will determine a minimum sample requirement for the primary testing laboratory. (4-24-24)T

- <u>02.</u> <u>Less Than The Minimum.</u> If the specimen obtained from a horse is less than the minimum sample requirement, the entire specimen must be sent to the primary testing laboratory. (4-24-24)T
- <u>03.</u> <u>More Than The Minimum.</u> If a specimen obtained is greater than the minimum sample requirement, the portion of the sample that is greater than the minimum sample requirement may be secured as the split sample if proper storage capabilities exist. (4-24-24)T

543. STORAGE AND SHIPMENT OF SPLIT SAMPLES.

Split samples obtained in accordance with Subsection 542.03 of these rules, must be secured and made available for further testing in accordance with the following procedures:

(4-24-24)T

- <u>01.</u> <u>Secured.</u> A split sample must be secured under the same manner as the portion of the specimen acquired for shipment to a primary laboratory until such time as specimens are packed and secured for shipment to the primary laboratory. (4-24-24)T
- <u>O2.</u> <u>Transfer of Samples.</u> Split samples must then be transferred to a freezer or other approved storage container, at a secure location approved by the Racing Commission. (4-24-24)T

544. TESTING SPLIT SAMPLES.

After having been notified that a written report from a primary laboratory stating that a prohibited substance has been identified in a specimen obtained pursuant to these rules, a trainer or owner of a horse may request that a split sample, corresponding to the portion of the specimen tested by the primary laboratory, be sent to another laboratory approved by the Racing Commission.

(4-24-24)T

- O1. Submission of Testing Request. A formal request for split sample testing must be made in writing and delivered to the Board of Stewards not later than three (3) business days after the trainer of the horse receives written notice of the findings of the primary laboratory. The request must include the requesting trainer or owner's top three (3) referee laboratory choices. Any request for split sample testing not received by the specified deadline, and/or without all the required information, is considered invalid.

 (4-24-24)T
- O2. Lab's Willingness to Test. Upon receipt of the written request for split sample testing, the Racing Commission will confirm the referee laboratory has agreed to accommodate the request and provide official test results to the Racing Commission. The Racing Commission will identify the confirmed referee laboratory to the requesting owner or trainer to arrange for payment of shipping costs and testing services costs.

 (4-24-24)T
- O3. Shipping and Testing Fees. The requesting owner or trainer is entirely responsible for all costs and fees associated with sample shipment and testing services. Payment for sample shipment must be made to the Commission Veterinarian, or his authorized designee, prior to shipment of the split sample. Once the Racing Commission has received confirmation of payment of necessary fees required for split sample testing, the requested split samples will be shipped to the referee laboratory within ten (10) business days. Shipments are mailed only on Monday, Tuesday or Wednesday to avoid the samples sitting in a warehouse unrefrigerated over a weekend if there is a problem in transit.

 (4-24-24)T

<u>04.</u> <u>Unforeseen Circumstances.</u>

(4-24-24)T

- <u>a.</u> If the Racing Commission is unable to secure the services of a referee laboratory, the Racing Commission has the option to request the primary laboratory to conduct the split sample testing. The owner and trainer affected will be notified by the Racing Commission.

 (4-24-24)T
- **b.** If the Racing Commission is unable to contact the affected trainer or owner by telephone or last known location, the Racing Commission may proceed with split sample testing by the primary laboratory.(4-24-24)T
- <u>c.</u> If an Act of God, power failure, accident, strike, or other action that is beyond the control of the Racing Commission prevents a split sample from being tested, the test results of the primary laboratory will be accepted as prima facie evidence.

 (4-24-24)T

- 05. Split Sample Test Results. The referee laboratory sends the results of the split sample test to the Racing Commission and the Racing Commission will forward those results simultaneously to the requesting owner or trainer as quickly as possible.

 (4-24-24)T
- <u>a.</u> If the split sample testing confirms the findings of the primary laboratory, it is considered a prima facie violation of the applicable provisions of this chapter. (4-24-24)T
- <u>b.</u> If the split sample testing does not substantially confirm the findings of the primary laboratory, it does not constitute a prima facie violation of this chapter and no penalty will be imposed by the Racing Commission.

 (4-24-24)T

545. CHAIN OF CUSTODY.

The Racing Commission will provide a split sample chain of custody verification form.

(4-24-24)T

546. -- 549. (RESERVED)

550. NON-STEROIDAL ANTI-INFLAMMATORY DRUGS.

- <u>O1.</u> Exception. No horses may be entered into a race utilizing a Non-Steroidal Anti-Inflammatory <u>Drug, except DMSO, unless:</u> (4-24-24)T
- **a.** The Trainer and Veterinarian of the horse submit to the Commission Veterinarian the Non-Steroidal Anti-Inflammatory Drug Request Form; and (4-24-24)T
 - b. The Commission Veterinarian has granted written approval for the use. (4-24-24)T
- **Q2.** Procedures. The Commission Veterinarian must establish and publish reasonable procedures pertaining to use of the Non-Steroidal Anti-Inflammatory Drug Request Form. (4-24-24)T
 - <u>O3.</u> <u>Posted.</u> A copy of the established procedures must be posted in the office of the Racing Secretary. (4-24-24)T

551. NON-STEROIDAL ANTI-INFLAMMATORY DRUG REQUEST FORM.

The Non-Steroidal Anti-Inflammatory Drug Request Form submitted to the Commission Veterinarian must include and be processed as follows:

(4-24-24)T

- <u>**01.**</u> Name of Horse. The name, age, sex and breed of the horse;
- (4-24-24)T
- **<u>02.</u>** Name of Trainer and Veterinarian. The name of the licensed Trainer and veterinarian;

(4-24-24)T

- 03. Nature of Injury. The nature of the horse's injury or disease as determined by an examination by a qualified and duly licensed veterinarian; (4-24-24)T
- <u>04.</u> <u>Name of Drug Requested.</u> The name of the Non-Steroidal Anti-Inflammatory drug requested and the proposed time and method of administration; (4-24-24)T
- <u>Veterinarian.</u> Signature of Trainer and veterinarian attending the horse and the Commission (4-24-24)T
- **96.** Filing. The trainer or veterinarian attending the horse must file the completed request form with the racing secretary.

 (4-24-24)T

552. APPROVAL OF NON-STEROIDAL ANTI-INFLAMMATORY DRUG REQUEST.

The Commission Veterinarian will approve the Non-Steroidal Anti-Inflammatory Drug request only if: (4-24-24)T

<u>O1.</u> Professional Judgment. In the exercise of his professional judgment, a need for the use of the

Docket No. 11-0401-2401 Adoption of Temporary Rule

Non-Steroidal Anti-Inflammatory Drug for the particular horse's injury or disease has been satisfactorily demonstrated. (4-24-24)T

Professional Diagnosis. In arriving at the decision, the Commission Veterinarian may take into account or rely upon the written professional diagnosis made by a qualified and duly licensed veterinarian.

(4-24-24)T

<u>**553.**</u> <u>**EXPIRATION OF APPROVAL.**</u> Approved medication may be discontinued with permission of the Commission Veterinarian. (4-24-24)T

PERMITTED NON-STEROIDAL ANTI-INFLAMMATORY DRUGS.

The only Non-Steroidal Anti-Inflammatory Drugs permitted by these rules are: (4-24-24)T

- 01. **Phenylbutazone** (Butazoladin): (4-24-24)T
- <u>02.</u> Mechlofenamic Acid (Arquel); (4-24-24)T
- **03.** Flunixin (Banamine); and (4-24-24)T
- 04. Ketoprofen (Ketofen). (4-24-24)T

DAILY RACING PROGRAM.

Horses that are on a Non-Steroidal Anti-Inflammatory Drug must be indicated on the daily racing programs or any other publications and a list of horses on a Non-Steroidal Anti-Inflammatory Drug will be posted at a location designated by the Racing Commission. (4-24-24)T

NON-STEROIDAL ANTI-INFLAMMATORY DRUG ADMINISTRATION.

No Non-Steroidal Anti-Inflammatory Drug may be administered to the horse later than twenty-four (24) hours prior to the time the horse is scheduled to race. Only one (1) Non-Steroidal Anti-Inflammatory Drug may be in a horse's (4-24-24)Tsystem on race day.

557. -- 559. (RESERVED)

560. BLEEDER TREATMENT.

- Written Approval Needed. Epistaxis treatment for bleeders is permitted as a race day medication provided that written approval of the Commission Veterinarian is obtained prior to race day treatment on the Medication Request Form. (4-24-24)T
- Bleeders. Bleeders that have been running under Epistaxis treatment must obtain written approval of the Commission Veterinarian prior to entry in any race before running without similar treatment.
- **Premarin.** Premarin is a permissible Epistaxis treatment and may be used up to two (2) hours before post time. (4-24-24)T
 - <u>04.</u> **Lasix**. Lasix is a permissible Epistaxis treatment. (4-24-24)T

IDAHO BLEEDER LIST.

Any horse which exhibits symptoms of Epistaxis or respiratory tract hemorrhage is eligible for placement on the Idaho Bleeder List and for treatment on race days with approved medication to prevent or limit bleeding during (4-24-24)Tracing.

Placed on Idaho Bleeder List. To be placed on the Idaho Bleeders List a horse must be found to have shed free blood from one (1) or both nostrils or bled internally in the respiratory tract during or immediately following a race or workout. The Commission Veterinarian, following his personal examination of a horse or after consulting with the horses' private veterinarian, may certify a horse as a bleeder.

(4-24-24)T

- <u>02.</u> <u>Bleeder.</u> (4-24-24)T
- a. Any horse that bleeds a second time in Idaho will not be able to race for a period of thirty (30) days from the date of the second bleeding offense. (4-24-24)T
- <u>b.</u> Any horse that bleeds a third time in Idaho, and each time thereafter, will be suspended from racing for a period of one (1) year from the date of each bleeding offense. (4-24-24)T
- 93. Bleeder from Another Jurisdiction. A bleeder horse shipped into Idaho from another racing jurisdiction must comply with Racing Commission rules. Any horse on a bleeder list in another racing jurisdiction may be placed on the Idaho Bleeder List provided a current certificate from the jurisdiction where it was confirmed on the bleeder list, or a letter from the horses private veterinarian, who is currently licensed by the racing jurisdiction, is presented to the Commission Veterinarian for his approval.

 (4-24-24)T
- **Q4.** Removal from Bleeder List. The Commission Veterinarian may remove a horse from the Idaho Bleeder List, provided the proper paperwork is complete and it is the recommendation of the licensed veterinarian treating the horse, or after an examination by the Commission Veterinarian, it is determined that the horse is not a bleeder and is no longer eligible for the Bleeder List.

 (4-24-24)T

562. URINE SAMPLES.

- **<u>01.</u>** Phenylbutazone. No urine sample taken from a horse authorized to use phenylbutazone may exceed one hundred sixty-five (165) micrograms total of phenylbutazone or its metabolites per milliliter of urine.

 (4-24-24)T
- <u>02.</u> <u>Lasix.</u> Any horse whose post-race urine creatinine is less than forty (40) milligrams creatinine per one hundred (100) milliliters urine, and the ratio of urine furosemide to urine creatinine does not exceed fifteen hundredths (.15), with urine furosemide being measured in micrograms per milliliter of urine will be said to be positive for Lasix overage. (4-24-24)T

563. BLOOD SAMPLES.

No blood sample taken from a horse authorized to use the following substances may exceed these limits: (4-24-24)T

- **<u>01.</u>** Phenylbutazone. May not exceed five (5) micrograms of phenylbutazone or oxyphenbutazone per milliliter of plasma; (4-24-24)T
 - **<u>02.</u>** Flunixin (Banamine). May not exceed twenty (20) nanograms per milliliter of plasma. (4-24-24)T
 - <u>Mechlofenamic Acid (Arquel). May not exceed one (1) microgram per milliliter of plasma.</u>
 (4-24-24)T
 - **04. Ketoprofen** (Ketofen). May not exceed ten (10) nanograms per milliliter of plasma. (4-24-24)T
- <u>plasma.</u>

 <u>Lasix (Furosemide) May not exceed one hundred (100) nanograms of furosemide per milliliter of (4-24-24)T</u>

564. HAIR TESTING.

No hair sample taken from a horse may contain any prohibited drug or other non-approved medication. (4-24-24)T

- <u>Q1.</u> <u>Racing Commission Authority</u>. The Racing Commission is authorized to collect and submit hair samples for testing in quarter horses and mixed breed races. Hair samples will be collected consistent with Section 528 of these rules. (4-24-24)T
- <u>O2.</u> <u>Presence of Prohibited Substances.</u> The presence of any prohibited substances that appears in a pre or post-race sample including, but not limited to, Clenbuterol, Zilpaterol, and Ractopamine in Quarter Horse and mixed breed races will constitute a violation. Any report of prohibited or non-permitted medication in a hair sample will result in the horse being placed on a stewards list for sixty (60) days. A horse must provide a negative hair test

prior to removal from any applicable list.

(4-24-24)T

- Quarter Horses and mixed breed horses that result in a positive finding for a prohibited substance as listed in Section 575 of these rules will be reported to the Board of Stewards and considered a violation. The presence of Clenbuterol in an out-of-competition test in a Quarter Horse will result in the horse being placed on the official veterinarians list for a minimum of sixty (60) days or until a sample is submitted and is reported as negative for the presence of Clenbuterol. If, at the owner's request, a sample is submitted for screening for removal from the official veterinarians list, the owner is responsible for the cost of the testing.

 (4-24-24)T
- <u>Mair Sample</u>. If a horse is selected for hair testing and the mane is less than four and one-half inches (4 1/2") in length, the Racing Commission may elect to collect a hair sample using the tail. (4-24-24)T

<u>565. -- 569.</u> (RESERVED)

570. LASIX ADMINISTRATION.

- **O1.** Time of Treatment. Horses on the Bleeder List must be treated at least four (4) hours prior to post time with the bleeder medication furosemide (ie. Lasix). (4-24-24)T
- **O2.** Dosage. Bleeder medication must be administered in the manner and at a dose level approved by the Commission Veterinarian, such dosage not to exceed two hundred fifty (250) mg. (4-24-24)T
- <u>03.</u> <u>Witness.</u> At his request, the Commission Veterinarian or his designee may witness the administration of Lasix by the trainer's private licensed veterinarian. (4-24-24)T
- **Q4.** Reporting. Administration of Lasix must be reported in writing, on the form designated by the Racing Commission, to the Commission Veterinarian no later than three (3) hours prior to the scheduled post time of the last live race of the program.

 (4-24-24)T

571. HORSES NOT STABLED ON GROUNDS.

Any horse on the Idaho Bleeder List that is not stabled on the actual grounds of the Racing Association where it is to race must be brought on to the grounds of the Racing Association where it is scheduled to race at least five (5) hours prior to the post time for the race for which it is entered.

(4-24-24)T

572. BICARBONATE TESTING.

- <u>01.</u> <u>Administration Prohibited.</u> No bicarbonate-containing substance or alkalizing substance that effectively alters the serum or plasma pH or concentration of bicarbonates or carbon dioxide in a horse may be administered to a horse on race day. (4-24-24)T
- **Q2.** Positive Test Level. Test samples collected from a horse either before or within one (1) hour following a race may not exceed thirty-seven point zero (37.0) millimoles of total carbon dioxide concentration per liter of serum or plasma. A serum total carbon dioxide level exceeding this value constitutes a positive test.

(4-24-24)T

- Operations Manager, or ISP designee acting on behalf of the Racing Commission may at their discretion and at any time order the collection of test samples from any horses ordered to the test area to determine the serum or plasma pH or concentration of bicarbonate, carbon dioxide, or electrolytes. A sample consisting of at least thirteen (13) ml in a SST tube must be taken from any horse either just prior to a race or up to one (1) hour after a race to determine the serum total carbon dioxide concentration. If the primary testing laboratory finds that the total carbon dioxide levels in the tubes exceed the standard test values of thirty-seven point zero (37.0) millimoles per liter, this may be grounds for disciplinary action.

 (4-24-24)T
- <u>04.</u> <u>Split Sample Testing Prohibited.</u> When taking samples for total carbon dioxide levels, split samples are prohibited. The procedures for split sample testing does not apply to bicarbonate testing procedures.

(4-24-24)T

573. PROTECTION OF HORSES.

The Trainer, groom and any other person having charge, custody or care of a horse is obligated to properly protect the horse and guard it against actual or attempted administration of drugs. If the Board of Stewards find that any person has failed to properly protect and guard a horse, they may impose such penalty and take such other action as they deem proper.

(4-24-24)T

574. ILLEGAL PRACTICES BY TRAINER.

<u>01.</u> <u>Disciplinary Sanctions.</u> A trainer who is found to have committed illegal practices under the statutes or rules, or both, that govern live horse racing in Idaho is subject to disciplinary sanctions, which may be levied by a fine up to two thousand five hundred dollars (\$2,500), license suspension or license revocation.

(4-24-24)T

O2. Disqualification for Non-Permitted Substance. If a horse tests positive for any substance (medication, drug, chemical, narcotic, anesthetic, or analgesic) not specifically permitted by these rules by either a pre- or post-race laboratory test, that horse is deemed ineligible to have raced in the race and will be disqualified retroactively to the start of the affected race. If such disqualification occurs, the horse's owner(s) shall, within five (5) calendar days, return the entire amount of the purse or sweepstakes or trophy that was awarded in the affected race and the same will be redistributed. If the affected race is a qualifying race for a subsequent race and if a horse is disqualified, the eligibility of other horses that ran in the affected race and that have started in the subsequent race before announcement of such disqualification will not in any way be affected.

(4-24-24)T

575. NON-APPROVED MEDICATION.

- <u>O1.</u> <u>Administration by Owner or Trainer.</u> A horse owner or trainer found to have administered any non-approved medication substances is in violation of these rules. (4-24-24)T
- <u>02.</u> <u>Clenbuterol</u>. A finding of Clenbuterol is prohibited in blood, urine, saliva, hair, or any other acceptable specimen. (4-24-24)T

576. MEDICATION REPORT FORM.

- <u>O1.</u> <u>Submission of Medication Report Form.</u> All practicing licensed Veterinarians must submit daily to the Commission Veterinarian a Medication Report Form furnished by the Racing Commission. (4-24-24)T
 - <u>02.</u> <u>Content of Medication Report Form.</u> The form must contain the following information:

(4-24-24)T

- a. The name, age, sex and breed of the horse; (4-24-24)T
- **b.** The permitted drug used; (4-24-24)T
- <u>c.</u> The time the permitted drug was administered; and (4-24-24)T
- <u>d.</u> The route and dosage of the administration. (4-24-24)T
- <u>03.</u> <u>Signed and Dated.</u> The report must be dated and signed by the licensed Veterinarian so administering the medication. (4-24-24)T
- **Q4.** Confidential. Any such report is confidential and its content may not be disclosed except in a proceeding before the Board of Stewards or the Racing Commission or in the exercise of the Racing Commission's jurisdiction.

 (4-24-24)T

<u>577.</u> <u>PENALTIES</u>

Any person violating any of the provision of these rules is subject to the penalties provided for in Title 54, Chapter 25

Docket No. 11-0401-2401 Adoption of Temporary Rule

Idaho Code and any of the Racing Commission rules.

(4-24-24)T

578. VIOLATIONS.

Any person violating any of the provisions of these rules is subject to the penalties provided for in Title 54, Chapter 25, Idaho Code and any of the Racing Commission rules.

(4-24-24)T

- O1. First Violation. The first violation of these rules will result in the issuance of a fine to the horse's Trainer and such other penalty deemed appropriate. (4-24-24)T
- **92.** Second Violation. The second violation of this chapter by the same Trainer during the same calendar year will result in a suspension, a fine and such other penalty deemed appropriate. (4-24-24)T
- <u>03.</u> <u>Third Violation</u>. A third violation of this chapter will be referred to the Racing Commission for appropriate action up to and including revocation of license. (4-24-24)T
- **Not Detected.** If a Non-Steroidal Anti-inflammatory Drug other than DMSO is not detected in the urine or in any other specimen taken from a horse authorized to use the Non-Steroidal Anti-Inflammatory Drug, a fine up to five hundred dollars (\$500) may be imposed upon the horse's Trainer without loss of purse. (4-24-24)T
- <u>ob.</u> <u>Detected.</u> If a Non-Steroidal Anti-Inflammatory Drug is detected in the urine or in any other specimen taken from a horse not authorized to use the Non-Steroidal Anti-Inflammatory Drug, the violation will result in loss of purse and the horse's Trainer is subject to such penalties deemed appropriate. (4-24-24)T

<u>579. -- 599.</u> (RESERVED)

SUB AREA B5: LIVE HORSE RACES (Sections 600-699)

600. ENTER, SEARCH, AND INSPECT.

Every Racing Association, the Racing Commission, the Stewards, or trained and qualified agents of the Idaho State Police, have the right to enter, search and inspect the buildings, stables, rooms and other places where horses that are eligible to race are kept, or where property and effects of the licensee are kept within the grounds of the Racing Association. Any licensee accepting a license is deemed to have consented to such search and to the seizure of any non-approved or prohibited materials, chemicals, drugs or devices and anything apparently intended to be used in connection therewith.

(4-24-24)T

601. ILLEGAL PRACTICES.

- <u>01.</u> <u>Offer of Bribes.</u> No person may give, offer or promise, directly or indirectly, to anyone any bribe, gift or gratuity in any form for the purpose of improperly influencing the result of a race. (4-24-24)T
- **Q2.** Acceptance of Bribes. No person licensed by the Racing Commission, nor any other person, may accept or offer to accept, on his own behalf or on behalf of another, any bribe, gift or gratuity in any form to influence the result of a race.

 (4-24-24)T
- O3. Conspire. No person may conspire with any other person for the commission of any corrupt or fraudulent practice in relation to racing, nor may he commit such an act on his own account. (4-24-24)T
- <u>04.</u> <u>Bets.</u> No person except the Owner or Trainer of the horse the Jockey is riding may make a bet for the account of any Jockey and then only on the horse being ridden by said Jockey. (4-24-24)T
- <u>05.</u> <u>Shodding.</u> A horse starting in a race must not be shod with ordinary shoes, training shoes or bar plates except by permission of the Board of Stewards. (4-24-24)T
- **96. Devices.** No electrical or mechanical device or other appliance designed to increase or decrease the speed of a horse, other than ordinary whip, may be possessed by anyone or applied by anyone to a horse at any time on the grounds of a Racing Association during a meeting whether in a race or otherwise. (4-24-24)T

- <u>07.</u> <u>Tampering.</u> No person may improperly tamper or attempt to tamper with any horse in such a way as to affect his speed in a race, nor may he counsel or in any way aid or abet any such tampering. (4-24-24)T
- <u>08.</u> <u>Jockey's Spouse.</u> A jockey may not compete in any race against a horse which is trained by the jockey's spouse.

 (4-24-24)T

602. CONSUMPTION OF ALCOHOL.

No jockey, starter, assistant starter, pony person, outrider, or racing official may have present within his body any amount of alcohol while participating in any horse race held that day.

(4-24-24)T

603. HORSE RACES -- GENERAL RULES.

- <u>01.</u> <u>Post Time</u>. Post time must be shown a reasonable time prior to the race on a clock device, provided for that purpose, prominently displayed and clearly readable from the grandstand. (4-24-24)T
- <u>Q2.</u> <u>Paddocks</u>. Horses must be in the paddock at least twenty (20) minutes before post time and be saddled in the paddock. (4-24-24)T
- 03. Number. In a race, each horse must carry a conspicuous saddlecloth number and a head number, corresponding to the assigned number on the official program. In the case of an Entry, each horse making up the Entry must carry the same number (head and saddlecloth) with a distinguishing letter. In the case of a Field, the horses comprising the Field must carry an individual number.

 (4-24-24)T
- **94. Jockey**. After the horses enter the track, no Jockey may dismount and no horse is entitled to the care of an attendant without consent of the Board of Stewards or the Starter, and the horse must be free of all hands other than those of the Jockey or assistant starter before the starter dispatches the Field. (4-24-24)T
- O5. Accidents. In case of accident to a Jockey, his mount, or equipment, one of the Stewards or the starter may permit the Jockey to dismount and the horse to be cared for during the delay, and may permit all Jockeys to dismount and all horses to be attended during the delay.

 (4-24-24)T
- <u>Must be taken to the paddock and another Jockey and equipment obtained.</u>

 1 Injured Jockey. If a Jockey is injured on the way to the post so as to require replacement, the horse must be taken to the paddock and another Jockey and equipment obtained.

 (4-24-24)T
- <u>07.</u> <u>Parade</u>. All horses must parade and, under penalty of disqualification, carry their weight from the paddock to the starting post, such parade to pass the Stewards' stand. (4-24-24)T
- **08. Delays.** After entering the track, no more than twelve (12) minutes may be consumed in the parade of the horses to the post except in cases of unavoidable delay. After passing the stand once, horses will be allowed to break formation and canter, warm up or go as they please to the post. When horses have reached the post, they must be started without unnecessary delay.

 (4-24-24)T
 - **Willful Delay**. No person may willfully delay the arrival of a horse at the post. (4-24-24)T
- 10. Selection of Horses. When the number of horses competing in a race exceeds the numbered capacity of the tote, the Field horses are to be selected by the handicapper or the Racing Secretary. (4-24-24)T
- 11. Limit on Number of Horses. No more than eight (8) horses may start in any race on a one-half (1/2) mile track.
- 12. Start. A horse may not be qualified to start in any race unless the horse has been and continues to be properly entered therein. (4-24-24)T

604. STRAIGHTAWAY RACES.

101. Maintain Position. In a Straightaway Race every horse must maintain position as nearly as

possible in the lane in which it starts.

(4-24-24)T

- **O2.** Entitled to Room. Every horse in the race is entitled to racing room and may not be deliberately impeded. If a horse is ridden or drifts out of its lane in such a manner that it interferes with or impedes another horse in any way, it is a foul.

 (4-24-24)T
- 03. Offending Horse. The offending horse may be disqualified when, in the opinion of the Stewards, the outcome of the race was affected by the foul. This applies whether the foul was caused by the horse or by the rider, irrespective of cause.

 (4-24-24)T
- <u>Od.</u> <u>Caused by Horse.</u> When the Board of Stewards rule that the foul was caused by the horse, in spite of obvious efforts of the Jockey to maintain position in its lane, no blame will be attached to the Jockey. (4-24-24)T
- **O5.** Effort of Jockey. When the Board of Stewards rule that the Jockey did not make an effort to prevent the foul, then the Jockey may be fined or suspended, or both.

 (4-24-24)T
- <u>06.</u> Fined or Suspended. A Jockey who rides the horse out of its lane or fails to make an effort to hold the horse in its lane when the horse is lugging either in or out may be fined or suspended even though no actual foul occurs.

 (4-24-24)T

605. RACES AROUND A TURN.

- <u>Q1.</u> Race Around a Turn. In a race run around a turn, a horse that is in the clear may be taken to any part of the track, except that weaving back and forth in front of another horse may be considered interference or intimidation and may be penalized.

 (4-24-24)T
- **02. Jostles.** If a horse or Jockey jostles another horse, the aggressor may be disqualified unless the jostled horse or Jockey was at fault or the jostle was wholly caused by the fault of some other horse or Jockey.

 (4-24-24)T
- 03. Crossing Another Horse. A horse crossing another so as to actually impede it is disqualified, unless the impeded horse was partly in fault or the crossing was wholly caused by the fault of some other horse or Jockey.

 (4-24-24)T
- <u>04.</u> <u>Strikes.</u> If a Jockey willfully strikes another horse or Jockey or rides willfully or carelessly so as to injure another horse, which is in no way at fault, or so as to cause other horses to do so, the Jockey's horse is disqualified.

 (4-24-24)T
- <u>05.</u> <u>Shorten Strides.</u> No Jockey may unnecessarily shorten his horses stride so as to give the appearance of having suffered a foul. (4-24-24)T

606. DISQUALIFICATION.

The Board of Stewards are vested with the power to determine the extent of disqualification in case of fouls.

(4-24-24)T

- **91.** Placing. They may place the offending horse behind such horses as in their judgment it interfered with or they may place it last. (4-24-24)T
- <u>02.</u> Entries. When a horse is disqualified under these rules, the other horse or horses in the same race coupled as an Entry may be disqualified. (4-24-24)T

<u>607. -- 609.</u> (RESERVED)

610. CLAIMS OF FOUL.

Claims of foul under these rules can only be received from the owner, trainer or jockey of the horse alleged to be aggrieved and must be made to the Clerk of the Scales or to the Board of Stewards before the jockey has passed the scales. But nothing in these rules prevents the Board of Stewards taking cognizance of foul riding.

(4-24-24)T

- **O1.** Fouls. Any Jockey against whom a foul is claimed will be given the opportunity to appear or communicate with the Board of Stewards before any decision is made. (4-24-24)T
- **O2.** Frivolous Complaints. An owner, trainer, or jockey who frivolously complains his horse was crossed or jostled may be subject to disciplinary action by the Board of Stewards. (4-24-24)T

611. BEST EFFORT.

All participants are expected to give their best efforts in races and any instructions or advice to Jockeys to ride or handle their mounts otherwise than for the purpose of winning are forbidden and such instructions must be reported immediately to the Board of Stewards by the Jockey. All persons giving or following such instructions or advice are subject to disciplinary action by the Board of Stewards.

(4-24-24)T

612. ENTRIES AND DECLARATIONS.

The Racing Secretary is authorized to receive entries and declarations for all races.

(4-24-24)T

- <u>Overnight Race</u>. Overnight Race Entries closes at a time designated and published by the Racing (4-24-24)T
- <u>02.</u> <u>disqualified.</u> <u>Ineligible. No person may enter or start a horse which is known or believed to be ineligible or (4-24-24)T</u>
 - <u>Ringer.</u> No person may enter or start a horse which is a ringer.

(4-24-24)T

- **04. Declaring an Entry.** No person may offer or receive money or any other benefit for declaring an Entry from a race. (4-24-24)T
- **O5.** Entry Refused. The entries of any person, or the transfer of any Entry, may be refused without notice for reasons deemed to be in the best interest of racing as determined by the Board of stewards. (4-24-24)T
- <u>06.</u> <u>Eligible</u>. All horses must be eligible to start at time of Entry, and to compete in a race, a horse needs to be eligible at the time of starting that race. (4-24-24)T
- **Q7.** Responsibility. Any person participating in the entry will be jointly and severally responsible and liable with the Trainer for the accuracy and authority of the entry. (4-24-24)T
- Trainer. No horse is permitted to enter or to start unless in the care and attendance of a licensed (4-24-24)T
- Mame of Jockey. Upon making an entry, every Trainer needs to furnish the name of the Jockey who will ride the entry or, if this is not possible, in any event to furnish the information not later than scratch time. If no Jockey has been named by that hour, the Board of Stewards will name the best available rider for the horse.
- 10. Entry Void. If any entry from any disqualified person or a disqualified horse is received, such entry is void and any money paid for such entry may be forfeited to the purse of the race. (4-24-24)T
 - 11. Entries. All entries are under the supervision of the Stewards.

(4-24-24)T

613. COUPLED ENTRIES.

- O1. Coupled Entries. Two (2) or more horses that are entered in a race will be joined as a mutuel entry and single betting interest if they are owned or leased in whole or in part by the same racing interest or are trained by a trainer who owns or leases any interest in any of the other horses in the race, except: (4-24-24)T
- <u>a.</u> <u>Multiple horses owned by the same racing interest may be uncoupled in stake races for the purpose of pari-mutuel wagering; or (4-24-24)T</u>

- <u>b.</u> <u>Multiple horses owned by the same racing interest may be uncoupled for the purpose of parimutuel wagering.</u>

 (4-24-24)T
- <u>02.</u> <u>Overnight Race.</u> No more than two (2) horses owned by the same racing interest may be entered in an overnight race. Under no circumstances may both horses of such an entry start to the exclusion of a single entry. When making an entry, a preference for one (1) of the horses must be made. (4-24-24)T

614. WRITTEN ENTRIES.

Entries and declarations must be made in writing and signed by the Trainer of the horse, or his delegate or some person deputized by him, except:

(4-24-24)T

<u>01.</u> <u>Telephone</u>. Entries may be made by telephone, facsimile or electronic submission, if approved by the State Steward. All telephone, facsimile or electronic submission, entries must be signed by the Trainer of the horse, or his delegate or some person authorized by him, before the horse will be allowed to start in any race.

(4-24-24)T

O2. Entry Blanks. Each Racing Association must provide blank forms on which entries and declarations are to be made as approved by the Racing Commission.

(4-24-24)T

615. REGISTRATION.

- O1. Duly Registered. No thoroughbred horse will be allowed to enter or start in any race unless duly registered and named at the registry office of the Jockey Club (New York), nor will a Quarter Horse be allowed to enter or start in any race unless duly registered with the American Quarter Horse Association (Amarillo, Texas), nor any Appaloosa horse will be allowed to enter or start unless duly registered with the Appaloosa Horse Club, Inc., (Moscow, Idaho), with the exception that the Board of Stewards may at their discretion, for good cause, waive this requirement if the horse is otherwise properly identified.

 (4-24-24)T
- O2. Certificate or Facsimile. At the time of entry, certificate or facsimile of registration from the Jockey Club (New York) or the American Quarter Horse Association (Amarillo, Texas) or the Appaloosa Horse Club, Inc., (Moscow, Idaho) of every horse starting must be filed in the office of the Racing Secretary. The Board of Stewards may at their discretion waive this rule in the case of haul in horses.

 (4-24-24)T
- 03. New Name. If the name of a horse is changed, the new name together with the former name will be published in the official program for the first three (3) starts after the change has been made. No change of names will be acceptable unless first granted by the Jockey Club, the American Quarter Horse Association, the Appaloosa Horse Club or other registry under which the horse is registered. Violation of any part of this rule will cause the horse to be named a "RINGER" and the horse and all persons connected with the violation will be ruled off and referred to the Racing Commission.

 (4-24-24)T
- **94.** Sex Altered. All geldings and all fillies and mares which have been "spayed" (i.e., rendered incapable of conception by whatever procedure, including removal of the ovaries) must be reported promptly by the owner or person in charge of the animal to the registry office, giving, in the case of geldings, the date of castration (or any other procedures having the effect of castration) and, in the case of fillies and mares, the date and nature of the procedure employed.

 (4-24-24)T

616. IDENTIFICATION.

- O1. Identification. If entered for the first time, a horse will be identified by stating his name, color, sex and age and the name of his sire and dam as registered. This description must be repeated in every entry until a description of the horse with its name has been published in the official program or the list of entries of the Association or in such other publication as the Racing Commission may designate. In every entry after such publication, its name and age will be sufficient.

 (4-24-24)T
 - <u>**02.**</u> <u>**Permitted to Start.** No horse is permitted to start that has not been fully identified. (4-24-24)T</u>

- 03. Responsibility. Responsibility in the matter of establishing either the identity of a horse or its complete and actual ownership is as binding on the persons so identifying or undertaking to establish as it is on the person having the horse requiring identification and the same penalty applies to them in case of fraud or attempt at fraud.

 (4-24-24)T
- <u>04.</u> <u>Method of Identification</u>. All horses must have either a lip tattooed or be identified by a National Animal Identification System compliant device. (4-24-24)T

617. OWNERSHIP.

- <u>01.</u> <u>Disclosure of Ownership.</u> All ownerships in a horse must be filed with the Racing Secretary before the horse may start, and update every change in ownership thereafter during the race meeting. Failure to disclose all ownerships may result in a fine or suspension, or both.

 (4-24-24)T
- <u>Q2.</u> <u>Registration of Partnerships</u>. No horse involved in a partnership will be permitted to enter or to start until the rules for the registration of partnerships have been complied with. (4-24-24)T
- 03. Disqualified. No horse will be qualified to be entered or to start in any race if owned in whole or in part by or if under the direct or indirect management of a person disqualified under Idaho Law or Racing Commission rules.

 (4-24-24)T

618. WORKOUTS.

- <u>Minimum Number of Workouts</u>. A horse that has never run at a recognized race meet must have a minimum of two (2) official workouts and be approved by the Starter before being eligible to start in an official race.

 (4-24-24)T
- **Q2.** Recognized Meet. Any horse that has not run at a recognized race meet in the forty-five (45) days prior to the race in which it is sought to be entered must have at least one (1) official workout before being eligible to start in an official race.

 (4-24-24)T
- <u>03.</u> Workout Around the Turn. Any horse that has not raced around one (1) turn must have one (1) official workout around the turn before being able to enter or start any race around the turn. (4-24-24)T

619. ENTRIES CLOSED.

- **O1.** Entries Closed at Advertised Time. Entries must be closed at an advertised time and no entry accepted thereafter. The Racing Secretary, however, with the consent of the Stewards, may postpone closing of overnight races.

 (4-24-24)T
- **O2.** Absence of Notice. In the absence of notice to the contrary, entrance and declarations for a stakes race must be at the office of the Racing Secretary who will make provisions therefore. (4-24-24)T
- <u>03.</u> Hour of Closing. When the hour for closing is designated, entries and declaration for stake races cannot be received afterwards. If an hour is not designated, then the close of entries and declarations will be at the close of the day's draw.

 (4-24-24)T
- <u>04.</u> <u>Entries Compiled.</u> Entries that have closed must be complied without delay by the Racing Secretary and conspicuously posted. (4-24-24)T
- O5. Changes. No changes may be made in any entry after closing of entries except the Racing Secretary may correct an error with the approval of the Stewards.
 - <u>Unclosed Race</u>. The Racing Association has the right to withdraw or change any unclosed race.

 (4-24-24)T

620. NOT QUALIFIED TO START.

- <u>O1.</u> <u>Listed.</u> No horse on the Stewards, Veterinarians, Starters, or Paddock list is qualified to start.

 (4-24-24)T
- <u>Money Paid.</u> No horse is allowed to start in a race unless any stake or entrance money payable in respect to that race has been duly paid.

 (4-24-24)T
- <u>03.</u> <u>Nominator</u>. The nominator is liable for the entrance money or stake and the death of a horse or mistake in its entry does not release the subscriber or transferee from liability for stake. The entrance money to the purse that is run off will not be returned on the death of a horse or its failure to start for any cause whatever.

 (4-24-24)T
- **Q4.** Registration Papers. No horse is allowed to start unless the horses registration papers are on file, or digitally in the Racing Secretary's office. (4-24-24)T
- <u>O5.</u> <u>Unlicensed Owner.</u> No horse is allowed to start unless the horses owner has been licensed by the <u>Racing Commission.</u> (4-24-24)T

621. -- 629. (RESERVED)

630. PREFERENCE SYSTEM.

- <u>01.</u> <u>Preferred List.</u> A copy of the preferred list will be made available to the Racing Commission and horsemen before taking entries for the following race day. (4-24-24)T
- <u>O2.</u> <u>Excluded Twice</u>. If a horse has been excluded twice consecutively, it has preference over a horse excluded only once and so on. (4-24-24)T
- <u>03.</u> <u>Opportunity</u>. No horse will be placed on the preferred list if the Owner or Trainer thereof did not accept the opportunity of starting when it was presented. (4-24-24)T
- <u>04.</u> <u>No Consideration</u>. Horses whose names appear in the entries and have an opportunity to start will be given no consideration whatsoever should they be entered for the following race day and the race overfills, except stakes races.

 (4-24-24)T
- O5. Claim. In entering horses on the preferred list, a claim of preference must be made at time of entry and noted on the entry or the preference will be lost and no claim of error will be considered by the Board of Stewards if the person making the claim has signed an entry not marked in keeping with these rules. (4-24-24)T

631. NOMINATIONS AND ENGAGEMENTS.

- 01. Nominations and Engagements. Nominations and all entries or rights of entry are valid when a horse is sold with its engagements duly transferred in duly registered partnerships when subscriptions, entries and rights of entry survive in the remaining partners and when entries under the decedent's subscriptions have been made previous to the decedent's death by the transfer of the rights of entry.

 (4-24-24)T
- <u>02.</u> <u>When Nominations Void.</u> Nominations and all entries or rights of entry become void on the death of a nominator except in the case of duly registered partnerships or except, subject to the sanction of the Stewards, when the personal representative of an estate of the decedent nominator for the privilege of transfer agrees to assume any and all obligations incident to the original entries. (4-24-24)T
- **O3.** Transfer. In case of any transfer of a horse with its engagements, such horse will not be eligible to start in any stake unless at the usual time of the running of the stake, or prior thereto, the transfer of the horse and its engagements are exhibited to the Racing Secretary when demanded. (4-24-24)T
- <u>04.</u> <u>Sold.</u> Should a horse be sold with its engagements, or any part of them, the seller cannot strike the horse out of any such engagements. (4-24-24)T

- <u>O5.</u> <u>Claimed Out.</u> When a horse is claimed out of a claiming race, its engagements are included. (4-24-24)T
- <u>06.</u> <u>Engagements Voided</u>. If a horse is sold to a disqualified person, said horse's racing engagements is yoid as of the date of sale. (4-24-24)T

632. POST POSITIONS.

- O1. Post Positions Determined by Lot. Post positions are determined publicly by lot in the presence of the Racing Secretary and Steward. Thereafter if a regular carded horse is excused from a race, all horses will move up in post position order.

 (4-24-24)T
- <u>**02.**</u> <u>Applicability.</u> This rule applies unless the Association specifically provides otherwise in writing in its stake or condition book. (4-24-24)T
- <u>03.</u> <u>Position.</u> Horses must take their position at the post in the post position order in which their names have been drawn, beginning from the inside rail. (4-24-24)T
- **94.** Starter. The starter is the final authority as to the horses' numerical loading order into the starting gate and the order may be changed by the starter with the approval of the Board of Stewards. (4-24-24)T

633. NUMBER OF STARTERS.

- **101. Limit.** The race is limited to the number of starters as specified in the conditions. (4-24-24)T
- <u>02.</u> <u>More Than the Specified Number.</u> If more than the specified number of entries is received in an overnight race, then: (4-24-24)T
 - a. Winners of a stakes race have first preference; (4-24-24)T
 - **b.** Winners have second preference; (4-24-24)T
 - c. Stake placed maidens have third preference; (4-24-24)T
 - **d.** Other maidens have fourth preference; and (4-24-24)T
 - e. Non-starters have fifth preference. (4-24-24)T

634. DEAD HEAT.

- <u>O1.</u> <u>Dead Heat.</u> When two (2) or more horses run a dead heat, the dead heat will not be run off. (4-24-24)T
- **Q2.** Purse Divided Equally. The owners of the horses in a dead heat must equally divide the purse money and other prizes. If no agreement can be reached as to which receives the cup, plate or other indivisible prize, they must draw lots for it in the presence of one (1) or more of the Stewards. (4-24-24)T
- **O3.** First Place. If a dead heat is for first place, each horse is considered a winner of the amount received in accordance with Subsection 634.02 of these rules.

 (4-24-24)T

635. DECLARATIONS.

01. Scratched or Declared. No horse is considered scratched or declared until the Trainer or an authorized agent, or some person authorized by the Trainer, has given due and timely notice in writing to the Racing Secretary.

(4-24-24)T

(4-24-24)T

- <u>02.</u> <u>Stake Races.</u> For stake races, if a horse is not named through the entry box at the specified time of closing, the horse is automatically out. (4-24-24)T
 - **03. Irrevocable**. The declaration or scratch of a horse is irrevocable.
- **Miscarriage.** If the miscarriage of any declaration by mail or otherwise is alleged, satisfactory proof of such miscarriage is required; otherwise, the declaration is accepted as of the time alleged. (4-24-24)T
 - **Stewards**. All declarations are under the supervision of the Stewards. (4-24-24)T

636. SCRATCHES.

- <u>O1.</u> <u>Scratches.</u> A horse may be scratched from a race if eight (8) betting interests remain in the race. (4-24-24)T
- **Q2.** Request to Withdraw. If there are more requests to withdraw than are available, permission to withdraw will be decided by lot. However, in all races involving the Daily Double or Trifecta, no entry may be withdrawn that would reduce the starting field to less than the number designated by the Racing Secretary except with the permission of the Stewards.

 (4-24-24)T
- <u>03.</u> <u>Other Causes.</u> No other entries will be excused except upon receipt of a Veterinarian's Certificate of unfitness, a change of track conditions since the time of entry, or other causes acceptable to the Stewards.

 (4-24-24)T

<u>637.</u> <u>COLORS.</u>

- <u>01.</u> <u>Racing Colors.</u> Owners may obtain suitable racing colors that must be registered annually, together with the owners' license application. (4-24-24)T
- **O2.** Fine. Anyone using colors other than their own are subject to a fine. However, in case of emergency, the Board of Stewards may allow the use of substitute colors which must be of standard track colors furnished by the Racing Association.

 (4-24-24)T
- O3. Standard Colors. Racing Associations may use standard colors if approved by the Racing Commission. If standard colors are used, such colors must be furnished by the Racing Association and in these instances the owner will not need to provide colors.

 (4-24-24)T

638. WEIGHTS.

The following weights are carried when they are not stated in the condition of the race:

(4-24-24)T

- <u>carried.</u>

 Intermediate Length. In races of intermediate lengths, the weights for the shorter distance are (4-24-24)T
- <u>**Q2.**</u> Allowances. In all races, except handicaps and races where the conditions expressly state to the contrary, two-year old fillies are allowed three (3) pounds, three-year old and older fillies and mares are allowed five (5) pounds before the first of September and three (3) pounds thereafter. (4-24-24)T
- Overnight Races. In all overnight races, except handicaps, not more than six (6) pounds may be deducted from the scale of weight for age, except allowances; but in no case may the total of allowance of any type reduce the lowest weight below one hundred three (103) pounds, except that this minimum weight need not apply to two-year olds or three-year olds when racing older horses.

 (4-24-24)T
- <u>04.</u> <u>Penalties.</u> Penalties and allowances of weight are not cumulative unless so declared by the conditions of the race. Horses not entitled to the first weight allowance in a race are not entitled to the second and so on.

 (4-24-24)T

639. APPRENTICE JOCKEY WEIGHT ALLOWANCE.

- <u>O1.</u> <u>Weight Allowance.</u> An Apprentice Jockey must ride with a five (5) pound weight allowance beginning with the first mount for one (1) full year from the date of the fifth winning mount. (4-24-24)T
- <u>02.</u> <u>After One Year.</u> If after riding one (1) full year from the date of the fifth winning mount the Apprentice Jockey has failed to ride a total of forty (40) winners from the date of the first winning mount, the apprentice must continue to ride with a five (5) pound weight allowance for one (1) more year from the date of the fifth winning mount or until the apprentice has ridden a total of forty (40) winners, whichever comes first.

<u>(4-24-24)T</u>

03. If Unable to Ride. If an Apprentice Jockey is unable to ride for a period of fourteen (14) consecutive days or more from the date of the apprentice's fifth winning mount because of service in the Armed Forces of the United States or because of physical disablement, the Racing Commission may extend the time during which such apprentice weight allowance may be claimed for a period not to exceed the period such Apprentice Jockey was unable to ride.

(4-24-24)T

640. WEIGHTS IN HANDICAP RACES.

- <u>01.</u> <u>a handicap race.</u> <u>Weight Assignment.</u> The Handicapper or Board of Handicappers assigns all weight to be carried in (4-24-24)T
- **Q2.** No Alterations. No alteration may be made after publication except in the case of omission through error of the name or weight of a horse duly entered; in which case, by permission of the Stewards, the omission may be rectified by the Handicapper.

 (4-24-24)T

WEIGHT FOR AGE.

01. Limit. Exclusively for three-year olds or four-year-olds the weight is one hundred twenty-six (126) pounds and in races exclusively for two-year olds it is one hundred twenty-two (122) pounds. (4-24-24)T

642. -- 649. (RESERVED)

650. CLERK OF THE SCALES.

- <u>O1.</u> <u>Association.</u> <u>In Charge of the Scales.</u> The Clerk of the Scales is in charge of the scales furnished by the Racing (4-24-24)T
- <u>02.</u> <u>Check the Weight.</u> The Clerk of the Scales must check the weight of all Jockeys out and perform such other duties as are customary. (4-24-24)T
- **<u>03.</u>** Record. At the time of weighing out, the Clerk of the Scales must record all overweights and announce them publicly prior to the first race of the day and before the running of each race. (4-24-24)T
- <u>better.</u>

 <u>Weigh In. After each race the Clerk of the Scales must weigh in all Jockeys running fourth or (4-24-24)T</u>

651. PRE-RACE WEIGH OUT.

- **<u>01.</u>** Specific Horse. Every Jockey must be weighed for a specified horse no more than thirty (30) minutes before the time fixed for the race. (4-24-24)T
- **Q2. Jockey Equipment.** A Jockey's weight includes riding clothes, saddle and pad but does not include the safety helmet or whip. (4-24-24)T

652. OVERWEIGHT.

Overweight. If a Jockey intends to carry overweight, the amount thereof must be declared at the

time of weighing out. If in doubt as to the proper weight, the weight to be carried may be declared. (4-24-24)T

- More Than Two Pounds. If a Jockey intends to carry overweight exceeding by more than two (2) pounds the weight which the horse is to carry and the Trainer consents, the Jockey must declare the amount of overweight to the Clerk of the Scales at least forty-five (45) minutes before the time appointed for the race and the Clerk must state the overweight on the notice board immediately. Failure on the part of the Jockey to comply with this rule must be reported to the Stewards.
- No More Than Seven Pounds. No horse may carry more than seven (7) pounds overweight, except at fair circuit racetracks with the permission of the stewards. (4-24-24)T

POST RACE WEIGH IN. 653.

- **Upon Completion of a Race**. After a race has been run and after the Jockey has pulled up the horse ridden, the Jockey must ride promptly to the area designated by the Stewards. After obtaining permission from the Judges, the Jockey must dismount and present himself to the Clerk of the Scales to be weighed in. If a Jockey is prevented from riding a mount to the Judges stand because of an accident or an illness either to the Jockey or the horse, the Jockey may walk or be carried to the scales or may be excused by the Board of Stewards from weighing.
- Preparation for Weigh In. Except by permission of the Board of Stewards upon returning to the Placing Judges stand, every Jockey must unsaddle the horse ridden. No person may touch the Jockey or the horse, except by the bridle, nor cover the horse in any manner until the Jockey has removed the equipment to be weighed.
- Carrying Equipment. Each Jockey must weigh in carrying over the Scales all pieces of equipment with which weighed out. Thereafter, the equipment may be given to the Jockey's attendant.
- Same Weight. Each Jockey must weigh in at the same weight as that which he weighed out and, if short of it by more than two (2) pounds, the horse will be disqualified. (4-24-24)T
- More Weight. If any Jockey weighs in at more than two (2) pounds over the proper or declared weight, the Jockey will be fined or suspended or ruled off by the Board of Stewards, having due regard for any excess weight caused by rain or mud. The case must be reported to the Racing Commission for such action as it may deem (4-24-24)T proper.

PADDOCK JUDGE.

The Paddock Judge is in charge of the paddock.

(4-24-24)T

<u>01.</u> Horses. The Paddock Judge must check all horses for each race.

- (4-24-24)T
- **Records.** The Paddock Judge must keep a record of equipment carried by horses in races under the Paddock Judge's jurisdiction and he may not permit any change in equipment not authorized by the Stewards. (4-24-24)T
- Shod. The Paddock Judge must determine that horses in the paddock are properly shod and report any irregularities to the Stewards.
- Bandages. The Paddock Judge and the Commission Veterinarian must inspect bandages on horses prior to the participation in a race. They may order removal and replacement of bandages. They must report any indications of fraud in the type of bandages or other equipment to the Stewards. (4-24-24)T
- Commands. The Paddock Judge issues the command "RIDERS UP" and the order to proceed to **05.** the post parade. (4-24-24)T
- Conduct. The Paddock Judge is responsible for the conduct of all persons in the paddock and all irregularities in conduct must be reported to the Stewards.

<u>07.</u> <u>Paddock Safety.</u> The Paddock Judge is responsible for safety in the paddock and for safety reasons may limit the number of people allowed in the paddock area. (4-24-24)T

655. EQUIPMENT.

- <u>O1.</u> <u>Permission Needed for Equipment Change</u>. Permission for any change of equipment from that which a horse carried in its last race must be secured from the Paddock Judge before being granted by the Stewards. Such change needs to be announced or posted for public information. (4-24-24)T
- <u>02.</u> <u>Blinkers.</u> Permission to use or discontinue the use of blinkers must be secured from the starter before being granted by the Stewards. (4-24-24)T
- <u>03.</u> <u>Bridles and Whips.</u> All bridles and whips must be of racing design and in a clean serviceable condition approved by the Stewards. All whips must have a minimum of three (3) rows of feathers. (4-24-24)T
- <u>Paddock Judge before being granted by the Stewards.</u>

 <u>Paddock Judge before being granted by the Stewards.</u>

 (4-24-24)T
- O5. Change. Any equipment change from the time the horses enter the track until the horses are dispatched at the start of the race must be made by the Starter. If schooled before the Starter and approved by him and the Board of Stewards before time of entry, a whip or blinkers, or both, may be used on two-year-olds and other first time starters.

 (4-24-24)T
- **96. Head Number**. Every horse in a race must have a head number attached at the junction of the brow band and the head piece of the bridle. This number must correspond to the saddle cloth number of the horse as shown on the program. The Board of Stewards may for good cause excuse this requirement. (4-24-24)T

656. THE STARTER.

- **<u>01.</u>** Starter. The Starter must give orders to secure a fair start. To avoid delay, if after reasonable efforts a horse cannot be led or backed into position, the Starter will request the horse scratched by the Stewards. (4-24-24)T
- **O2.** Starting Gate. All races must utilize a starting gate approved by the Racing Commission, except that with permission of the Board of Stewards a race may be started with or without a gate. When the starting gate is used, it must be placed on the track at the direction of the Starter.

 (4-24-24)T
- 03. Assistants. The Starter may appoint assistants but neither the Starter nor assistants may strike or use abusive language toward a Jockey. The Starter or assistant will be disciplined by the Board of Stewards for violation of this rule.

 (4-24-24)T
- O4. Schooled. Horses must be schooled under the supervision of the Starter or assistants and the Starter must designate the horses to be placed on the starters list, a copy of which is to be posted in the office of the Racing Secretary.
 (4-24-24)T
- **05.** Approval. The Starter must approve all entries of two-year-olds and first time starters before they are allowed to start.

 (4-24-24)T
- **<u>06.</u>** <u>Disciplinary Action.</u> The Starter may recommend to the Board of Stewards disciplinary action against Jockeys or other persons. (4-24-24)T

<u>657.</u> <u>TIMER.</u>

On the appropriate place during the running of a race and they will record the time of each race for posting. At the close of each day's racing, they must file a written report of the time, including the fractional time, of each race of the day with the Racing Secretary.

On the Timer's stand or other appropriate place during the running of a race and they will record the time of each race for posting. At the close of each day's racing, they must file a written report of the time, including the fractional time, of each race of the day with the Racing Secretary.

On the Timer's stand or other appropriate place during the running of a race and they will record the time of each race for posting. At the close of each day's racing, they must file a written report of the time, including the fractional time, of each race of the day with the Racing Secretary.

- **Q2.** Recorded Time. The time recorded for the first horse to cross the finish line is the official time of the race. If a horse establishes a track record and it is later determined there is a presence of a drug, such track record is null and void.

 (4-24-24)T
 - <u>03.</u> <u>Electronic Timing</u>. Electronic timing devices must be approved by the Racing Commission. (4-24-24)T

658. PATROL JUDGE.

- <u>O1.</u> <u>Duties.</u> The Racing Association may appoint and assign Patrol Judges, as required by the Stewards, whose duties are to view each race from the vantage point assigned to them by the Stewards. (4-24-24)T
- <u>Q2.</u> <u>Communication</u>. The <u>Racing Association must provide communication devices between the Patrol Judges and the Stewards. (4-24-24)T</u>
- <u>03.</u> <u>Report</u>. Prior to 9 a.m. the following work day the Patrol Judge must report in writing the Judge's observation of each race and be provided to the Stewards. (4-24-24)T

659. PLACING JUDGES.

The Placing Judge or Judges may decide which horse wins and assign respective places in the race as is proper, usually the first four (4) finishing positions. When the Judges differ, the majority governs. In determining the places of horses at the finish of a race, the Placing Judges must consider only the respective noses of such horses.

(4-24-24)T

<u>660. -- 664.</u> (RESERVED)

665. PHOTO FINISH CAMERA.

- **<u>01.</u>** Approved Camera. A photo finish camera that has been approved by the Racing Commission must be installed as an aid to the Placing Judges at each track. (4-24-24)T
- **Q2.** Judges Decision. The camera is merely an aid and the decision of the Judges is final. The finish line must appear in the photos. (4-24-24)T
- <u>03.</u> <u>Photo Posted.</u> The photograph of each photo finish must be posted in at least one (1) conspicuous place at the track as promptly as possible after each such race. (4-24-24)T
- <u>04.</u> <u>Photographic Record</u>. The Racing Association must keep a photographic record of each race on file for the duration of the race meet for reference or reproduction upon request of the Racing Commission.
 (4-24-24)T

666. PLACING ERRORS.

- **O1.** Errors. Nothing in these rules may be construed to prevent the Placing Judges, with the approval of the Stewards, from correcting an error before the display of the sign "OFFICIAL." (4-24-24)T
- <u>**02.**</u> <u>Method</u>. If the "OFFICIAL" sign is displayed in error, the pools and purses must be calculated for both error and correction and the Racing Association must make up any losses. (4-24-24)T

667. VIDEO RECORDS.

In instances where there was an inquiry, disqualification or suspension as a result of the running of the race, video camera tapes of races will be kept until released in writing by the Racing Commission.

(4-24-24)T

668. CLAIMING RACES.

All claiming races must be run in conformance with these rules and IDAPA 11.04.01.B.B6 "Rules Governing Claiming Races". (4-24-24)T

<u>669. -- 674.</u> (RESERVED)

675. STAKE RACE APPLICATIONS.

- <u>01.</u> <u>Stake Race Nomination Applications.</u> Stake race nomination applications must be submitted to the Racing Commission for approval. Rules adopted by the Racing Commission supersede conditions of the race.

 (4-24-24)T
- <u>Weights.</u> Weights, or the method of selection of weights, must be listed on the nomination application. (4-24-24)T
- <u>03.</u> <u>Purse.</u> Stake nomination applications must indicate the amount of money to be added to the purse by the Racing Association or sponsor, if any. (4-24-24)T
- **No Deductions.** No deductions may be withheld from the purse unless so stated on the nomination (4-24-24)T

676. STAKE RACE NOMINATIONS.

If a nominee is sold, the entry goes with the foal and fees may be kept up by the buyer. There will be no refunds. If a nominee dies, the entry fees remain in the race.

(4-24-24)T

677. NOMINATION AND ENTRY FEES.

- **Q1.** Fees Deposited. Nomination and entry fees must be deposited in an account approved by the Racing Commission. (4-24-24)T
 - **102. Interest.** Accrued interest must be added to the purse of the stakes race. (4-24-24)T
- 03. List. A list of all horses remaining eligible must be sent to the Racing Commission and each nominator or made available on a website listed on the nomination application to the stake no later than fourteen (14) days after the closing of each payment.

 (4-24-24)T
- **<u>04.</u>** <u>**Deposits.** All monies and accrued interest must be deposited with the Horsemen's Bookkeeper prior to the day of entry.

 (4-24-24)T</u>
 - **05. Refund.** Any horses drawing outside the gate will have the entry fee refunded. (4-24-24)T

678. CANCELLATION OF A STAKES RACE.

A Racing Association reserves the right, with the consent of the Racing Commission, to cancel or postpone a stakes race. (4-24-24)T

679. FAILURE OF STALL GATE.

No liability will be incurred beyond the refund of starting and entry fees if a stall gate fails to open and such horse is declared a nonstarter.

(4-24-24)T

<u>680.</u> <u>RACE OFF.</u>

If a stake race is declared off, all nominations and fees and accrued interest paid in connection with that race must be refunded. Incurred administration expense may be deducted, subject to review by the Racing Commission.

(4-24-24)T

681. STAKE TRIALS.

- **91.** Trial. Except in cases where the starting gate physically restricts the number of horses starting, each trial must consist of no more than ten (10) horses. (4-24-24)T
 - **O2.** Less Than Ten Stalls. If the Racing Association's starting gate has less than ten (10) stalls, then the

maximum number of qualifiers will correspond to the maximum number of starting gate positions. (4-

(4-24-24)T

<u>03.</u> <u>Finals Only.</u> The Racing Association may choose to run a finals only if the number of horses eligible is less than the available stalls in the starting gate. (4-24-24)T

682. TRIALS RACED UNDER SAME CONDITIONS.

- **<u>01.</u>** Same Conditions. The trials must be raced under the same conditions as the finals and the number of qualifiers for the finals must correspond to the number of stalls in the starting gate for the finals. (4-24-24)T
- <u>02.</u> <u>Conducted On Same Day.</u> If the trials are conducted on the same day, the number of horses corresponding to the stalls available in the starting gate per the conditions of the race will qualify to participate in the finals.

 (4-24-24)T
- 03. Conducted On Two Days. If the trials are conducted on two (2) days, one-half (1/2) of the horses that qualify for the finals must come from the first day of trials and one-half (1/2) of the horses that qualify for the finals must come from the second day of trials.

 (4-24-24)T
- 94. More Than One Entry. When trials are conducted on two (2) days, the Racing Secretary must split owners with more than one (1) entry into separate days. (4-24-24)T

683. **QUALIFICATION BASED ON TIME.**

- Oualifying. In the time trials, horses qualify on the basis of time and order of finish. The times of the horses in the time trial will be determined to the limit of the timer.

 (4-24-24)T
- **O2.** Same Trial Heat. The only exception is when two (2) or more horses have the same time in the same trial heat. Then the order of finish also determines the preference in qualifying for the finals. (4-24-24)T
- 03. Different Trial Heats. Should two (2) or more horses in different time trials have the same qualifying time to the limit of the timer for the final qualifying position(s), then a draw by public lot will be conducted as directed by the Stewards.

 (4-24-24)T
- **04.** Not Determined Beyond the Limit of the Timer. Qualifying times in separate trials will not be determined beyond the limit of the timer by comparing or enlarging photo-finish images, or both. (4-24-24)T
- **05.** Adjustments. No adjustments will be made in the times recorded in the time trials to account for head-wind, tail-wind, off-track, etc. (4-24-24)T

684. **DISQUALIFICATION.**

- **O1.** Disqualification. Except in the case of disqualification, under no circumstances will a horse qualify ahead of a horse that finished ahead of that horse in the official order of finish in a time trial. (4-24-24)T
- <u>Q2.</u> <u>Interference.</u> Should a horse be disqualified for interference during the running of a time trial, it will receive the time of the horse it is immediately placed behind plus one hundredth (.01) of a second, or the maximum accuracy of the electronic timing device. (4-24-24)T
- 03. No Time. If a horse is disqualified for interference with another horse causing loss of rider or the horse not to finish the race, the disqualified horse will be given no time plus one hundredth (.01) of a second, or the maximum accuracy of the electronic timing device.

 (4-24-24)T

685. TIMER MALFUNCTION IN A TIME TRIAL.

O1. Electronic Time Malfunction. Should a malfunction occur with electronic timer on any time trial, finalists from that time trial will then be determined by official hand times operated by three (3) official and disinterested persons.

(4-24-24)T

- **Q2.** Average of Times. The average of the three (3) hand times will be utilized for the winning time, unless one (1) of the hand times is clearly incorrect. In such cases, the average of the two (2) accurate hand times will be utilized for the winning time. Other horses will be given times according to the order and margins of finish with the aid of the photo-finish, if available.

 (4-24-24)T
- 03. Malfunction in Some Trials Only. When there is a malfunction of the timer in some time trials, but the timer operates correctly in other time trials, the accurate electronic times will not be discarded, nor will the average of the hand times be used for all time trials.

 (4-24-24)T
- <u>04.</u> <u>Accuracy Questioned.</u> If the accuracy of the electronic timer or the average of the hand times, or both, are questioned, the video of a time trial may be used by the Board of Stewards to estimate the winning time by counting the number of video frames in the race from the moment the starting gate stall doors are fully open parallel to the racing track. (4-24-24)T
- <u>05.</u> <u>Based on Video.</u> When the timer malfunctions and there are no hand times, the Board of Stewards may select qualifiers based on the video. (4-24-24)T

686. **QUALIFICATION BASED ON ORDER OF FINISH.**

- <u>to time.</u> Order of Finish. Qualification for finals may be based upon order of finish in the trials as opposed (4-24-24)T
- **102.** Top Finishers. The top finishers in each trial heat will qualify in equal numbers from each heat with the total number of qualifiers limited to the maximum number of starting gate positions. (4-24-24)T
- ods. Equal Number of Qualifiers. In the event an equal number of qualifiers from each trial heat will not be sufficient to fill all stating gate positions, the remaining positions will be filled by lot between the horses in each trial heat that finished directly behind those that qualified. (4-24-24)T

687. STARTING GATE MALFUNCTION.

- Malfunction. Should there be a malfunction of the starting gate, and one (1) or more stall doors do not open or open after the exact moment when the starter dispatches the field, the Board of Stewards may declare the horses with malfunctioning stall doors non-starters and the starting and entry fees refunded, or may allow any horse whose stall door opened late, but still ran a time fast enough to qualify to be declared a starter for qualifying purposes.
- **O2.** Breaks Through Gate. If a horse breaks through the stall door, or the stall door opens prior to the exact moment the starter dispatched the field, the horse must be declared a non-starter and the starting and entry fees refunded. If the field has not been dispatched, the horse may be allowed to start at the discretion of the Stewards.

 (4-24-24)T
- <u>03.</u> <u>Considered Starters.</u> If one (1) or more, but not all, stall doors open at the exact moment the starter purposely dispatches the field, all horses should be considered starters for qualifying purposes and placed according to their electronic time. (4-24-24)T

688. SCRATCHED FROM TRIALS.

If a horse should be scratched from the trials, the horse's owner is not eligible for a refund of the fees paid and is not allowed to enter the final.

(4-24-24)T

689. SCRATCHED FROM FINALS.

If a horse that qualified for the final should be unable to enter due to racing soundness, or scratched for any reason other than a positive drug test or a rule violation, the horse is deemed to have earned and the owner will receive, last place purse money. If more than one (1) horse is scratched from the final, then those purse monies will be added together and divided equally among those owners.

(4-24-24)T

690. **OUALIFIER INELIGIBLE.**

- **91. Prior to Entry.** If a qualifier for a final or consolation is disqualified for ineligibility or a rule violation after the trials are declared official, but prior to entry for the final or consolation, the next eligible horse to qualify will replace the disqualified horse.

 (4-24-24)T
- **Q2.** After Entry. If a qualifier is disqualified after entry for the final or consolation for ineligibility or a rule violation in the trials, the purse will be redistributed, and the next eligible horse to qualify will receive last place purse money.

 (4-24-24)T

691. ALSO ELIGIBLE.

- **11.** Also Eligibles. There will be no more than four (4) also eligibles selected when one (1) division of a stake is to be run. Horses cannot be advanced after the regular advertised scratch time. (4-24-24)T
- 02. No Also Eligible List. When two (2) or more divisions of the same stake are to be run, there will be no "also eligible list" in any of the two (2) or more divisions and if a horse should scratch, the owner will receive last place purse money in that particular division for which the horse qualified.

 (4-24-24)T
- <u>More Than One Scratch</u>. If more than one (1) horse should scratch out of the same division, than those monies will be added together and divided equally among those scratching out of that division. (4-24-24)T

692. <u>JOCKEY ROOM CUSTODIAN.</u>

The Jockey Room Custodian must be in attendance at all times that the Jockeys are in the Jockey room. The Custodian is authorized to regulate the conduct of Jockeys.

(4-24-24)T

693. IDENTIFIER.

- <u>O1.</u> <u>Identifier</u>. The Identifier is responsible for positively identifying all horses entered to race.

 (4-24-24)T
- **102. Inspection.** The Identifier inspects each horse prior to its departure for the post. (4-24-24)T
- 03. Other. The Identifier inspects, identifies and prepares I.D. cards by using the lip tattoo or microchip, markings from photos, written descriptions, or National Animal Identification System compliant devices.

 (4-24-24)T

<u>694. -- 699.</u> (RESERVED)

SUB AREA B6: CLAIMING RACES (Sections 700-799)

700. FREE AND CLEAR TITLE.

No person may enter a horse in a claiming race unless the title to said horse is free and clear of any existing lien, either as security interest mortgage, bill of sale, or lien of any kind.

(4-24-24)T

701. <u>TITLE VESTED.</u>

Title to a claimed horse must be transferred to the claimant at the time the horse becomes an official starter. The successful claimant must then become the owner of the horse whether it be alive or dead, sound or unsound or injured at any time after becoming an official starter. A transfer of ownership arising from a recognized claiming race will terminate any existing prior lease for that horse.

(4-24-24)T

702. IN-FOAL FILLY OR MARE.

An in-foal filly or mare is eligible to be entered into a claiming race only if the following conditions are fulfilled:

(4-24-24)

O1. Condition Disclosed. Full disclosure of such fact is on file with the racing secretary and such

Docket No. 11-0401-2401 Adoption of Temporary Rule

information is posted in the racing office;

(4-24-24)T

- Service Certificate. The stallion service certificate has been deposited with the racing secretary's office: and
- Release of Service Certificate. The release of the stallion service certificate to the successful claimant at the time of claim is guaranteed.

703. -- 719. (RESERVED)

RESCISSION OF CLAIM.

The Board of Stewards may set aside and order rescission of a claim for any horse from a claiming race run in Idaho upon a showing that any party to the claim committed a prohibited action, as specified in any Racing Commission rule, or that the owner of the horse at the time of entry in the claiming race failed to comply with any requirement of any Racing Commission rule. Should the Board of Stewards order a rescission of a claim, they may make a further order for the costs of maintenance and care of the horse as they may deem appropriate. (4-24-24)T

721. CLAIMED FOR ENTERED PRICE.
Any horse starting in a claiming race is subject to be claimed for its entered price by any:

(4-24-24)T

<u>01.</u> Licensed Owner. Owner licensed in Idaho; (4-24-24)T

Authorized Agent. Licensed authorized agent acting on behalf of an eligible person. **02.** (4-24-24)T

ELIGIBLE HORSES.

No horse which has been claimed out of a claiming race in which said horse was declared the official winner, is eligible to start in any other claiming race for a period of thirty (30) days, exclusive of the day it was claimed, for less than twenty-five percent (25%) more than the amount for which it was claimed. A horse which has been claimed out of a claiming race in which said horse was not declared the official winner may be eligible to start for any price desired by the claimant. No horse which has been claimed out of a claiming race is eligible to race at any other race meeting in this state or elsewhere until the close of the meeting where it was claimed, unless its removal from the grounds of such meeting is approved by the Board of Stewards for good cause or is required by the Racing Association where it was claimed. (4-24-24)T

723. -- 729. (RESERVED)

730. PROHIBITIONS.

- Financial or Beneficial Interest. A person may not claim a horse in which the person has a financial or beneficial interest as an owner or trainer. (4-24-24)T
- Undisclosed Financial or Beneficial Interest. A person may not cause another person to claim a horse for the purpose of obtaining or retaining an undisclosed financial or beneficial interest in the horse. (4-24-24)T
- Agreement. A person may not enter into an agreement for the purpose of preventing another person from obtaining a horse in a claiming race.
- <u>Ineligible or Undisclosed Person.</u> A person may not claim a horse, or enter into any agreement to have a horse claimed, on behalf of an ineligible or undisclosed person.
- No More Than One Horse. A person may not claim more than one (1) horse in a race. No authorized agent may submit more than one (1) claim for the same horse in a race, even if the authorized agent represents several owners. When a trainer's stable consists of more than one (1) owner, each owner may submit a claim in any one race, but no two (2) or more can submit a claim for any one (1) horse or all such claims are void. No person, corporation, partnership, stable name, or other legal entity will be eligible to claim another owner's horse from his own trainer's stable.

 (4-24-24)T

Docket No. 11-0401-2401 Adoption of Temporary Rule

731. VALID CLAIMS.

To make a valid claim for a horse, an eligible person must:

(4-24-24)T

- <u>O1.</u> <u>Funds on Deposit.</u> Have on deposit with the horsemen's bookkeeper an amount equal to the amount of the claim, plus all transfer fees and applicable taxes; (4-24-24)T
- **Q2.** Written Claim Form. Complete a written claim on a form furnished by the racing association and approved by the Racing Commission; (4-24-24)T
- <u>03.</u> <u>Horses Name.</u> Identify the horse to be claimed by the spelling of its name as the name appears on the certificate of registration or as spelled on the official program; (4-24-24)T
- **94.** Sealed Envelope. Place the completed claim form inside a sealed envelope furnished by the racing association and approved by the Racing Commission; (4-24-24)T
- <u>05.</u> <u>Time of Day.</u> Have the time of day that the claim is entered, recorded or electronically stamped by a racing official at the paddock on the envelope; and (4-24-24)T
- <u>O6.</u> <u>Deposit Envelope.</u> Have the envelope deposited in the claim box no later than ten (10) minutes prior to post time of the race for which the claim is entered. (4-24-24)T

732. CLAIMS ARE IRREVOCABLE.

After a claim has been deposited in the claim box, it is irrevocable by the claimant and may not be withdrawn from the claim box until the time designated by the Board of Stewards.

(4-24-24)T

733. NO INFORMATION PROVIDED.

Officials and employees of the racing association may not provide any information as to the filing of claims until after the race has been run, except as is necessary for processing of the claim.

(4-24-24)T

734. MORE THAN ONE CLAIM.

If more than one (1) claim is filed on a horse, the successful claim must be determined by drawing lots conducted by the Stewards or their representatives. (4-24-24)T

735. SEX OR AGE OF A HORSE CLAIMED.

Notwithstanding any designation of sex or age appearing in the racing program or in any racing publication, the claimant of a horse is solely responsible for the determination of the sex or age of any horse claimed. (4-24-24)T

736. -- 739. (RESERVED)

740. TRANSFER OF OWNERSHIP.

Upon successful claim an authorization of transfer of the horse from the original owner to the claimant must be issued by the Board of Stewards on forms approved by the Racing Commission. Copies of the transfer authorization must be forwarded to and maintained by the Board of Stewards and the racing office. Upon notification by the stewards, the horsemen's bookkeeper must immediately debit the claimant's account for the claiming price, applicable taxes and transfer fees.

(4-24-24)T

741. TRANSFER OF POSSESSION.

Transfer of possession of a claimed horse must take place immediately after the race has been run unless otherwise directed by the stewards. If the horse has to be taken to the test barn for post-race testing, the original trainer or an authorized representative must maintain physical custody of the claimed horse and observe the testing procedure and sign the test sample tag. The successful claimant or an authorized representative of that claimant may also accompany the horse to the test barn.

(4-24-24)T

742. DELIVERY OF A CLAIMED HORSE.

No person may refuse to deliver a properly claimed horse to the successful claimant.

(4-24-24)T

743. TRANSFER OF ENGAGEMENTS.

Docket No. 11-0401-2401 Adoption of Temporary Rule

When a horse is claimed out of a claiming race, the horse's engagements and eligibilities are transferred, with the horse, to the claimant. (4-24-24)T

744. RESALE OR TRANSFER OF OWNERSHIP.

Ownership interest in any horse claimed from a race may not be resold or transferred for thirty (30) days after such horse was claimed, except by claim from a subsequent race.

(4-24-24)T

745. CONTROL OR MANAGEMENT OF FORMER OWNER.

A claimed horse may not remain in the same stable or under the control or management of its former owner.

(4-24-24)T

746. -- 799. (RESERVED)

SUBCHAPTER C: TYPES OF WAGERING IN THE STATE OF IDAHO (Sections 800-999)

SUB AREA C1: PARI-MUTUEL WAGERING (Sections 800-899)

800. GENERAL PROVISIONS.

- **91.** Pari-Mutuel System. Pari-mutuel wagering utilizes a totalizator system to pool wagers. The totalizator system may be located on property of a racing association or may, subject to compliance with applicable law and these rules, reside at another location.

 (4-24-24)T
- **Q2.** Wagering Subject to Approval. Wagering subject to approval and compliance with applicable laws and rules, may be accepted by separate totalizator systems in this or another jurisdictions, and combine via communication between totalizator systems.

 (4-24-24)T
- 03. Designee. The Racing Commission may utilize a designee for the purposes of licensing, certification, verification, inspection, testing, and investigation. A Racing Commission designee may be another Racing Commission or equivalent regulatory authority, a multi-jurisdictional group of regulatory authorities, a racing association of regulatory authorities, or auditing, consulting, security, investigation, legal services, or other qualified entities or persons.

 (4-24-24)T
- Multi-Jurisdiction Agreements. The Racing Commission may enter into multi-jurisdiction agreements with other regulatory authorities to facilitate certification of compliance with requirements by and licensing of, totalizator companies, entities providing services for simulcasting and common pool wagering, secondary pari-mutual organizations, and advance deposit account wagering systems. At a minimum such agreements need to ensure certification and licensing requirements comparable to this jurisdiction.

 (4-24-24)T

801. PARI-MUTUEL WAGERING.

The following requirements are applicable to racing associations licensed by the Racing Commission that offers parimutuel wagering. These requirements are also to such organizations licensed or approved by other regulatory authority as a condition of Racing Commission approval of any agreement or contract for simulcasting or common pool wagering

(4-24-24)T

- O1. Pari-Mutuel Tickets. A pari-mutuel ticket is evidence of a contribution to the pari-mutuel pool and is evidence of the obligation to pay to the holder of such portion of the distributable amount of the pari-mutuel pool as is represented by a valid pari-mutuel ticket. The racing association must cash all valid winning tickets when they are presented for payment during the course of the meeting where sold, and for a specified period after the last day of the meeting.

 (4-24-24)T
- **Q2.** Valid Pari-Mutuel Ticket. To be deemed a valid pari-mutuel ticket, the ticket must have been issued by a pari-mutuel ticket machine operated by the racing association and issued as a ticket entitled to a share of the pari-mutuel pool, and contain imprinted information as follows:

 (4-24-24)T

	NG COMMISSION rning the Idaho State Racing Commission	Docket No. 11-0401-2401 Adoption of Temporary Rule
<u>a.</u>	The name of the racing association operating the meeting:	<u>(4-24-24)T</u>
b.	A unique identifying number or code:	(4-24-24)T

<u>Identification of the terminal at which the ticket was issued;</u>

The type or types of wagers represented;

- d. A designation of the performance for which the wagering transaction was issued; (4-24-24)T
- e. The contest number for which the pool is conducted; (4-24-24)T
- g. The number or numbers representing the betting interests for which the wager is recorded; and,
- h. The amount or amounts of the contributions to the pari-mutuel pool or pools for which the ticket is evidence. (4-24-24)T
- 03. Previously Paid, Cancelled, or Non-Existent Pari-Mutuel Ticket. No pari-mutuel ticket recorded or reported as previously paid, cancelled, or non-existent may be deemed a valid pari-mutuel ticket by the racing association. The racing association may withhold payment and refuse to cash any pari-mutuel ticket deemed not valid, except as in these rules.

 (4-24-24)T

802. PARI-MUTUEL TICKET SALES.

<u>c.</u>

<u>f.</u>

- <u>01.</u> <u>Ticket Sales. Pari-mutuel tickets may not be sold by anyone other than a racing association licensed to conduct pari-mutuel wagering. (4-24-24)T</u>
 - <u>Wager -- Person Under Eighteen</u>. No person under eighteen (18) years of age is allowed to wager. (4-24-24)T
- <u>03.</u> <u>License -- Person Under Eighteen</u>. No person under eighteen (18) years of age may be granted a license to work in the pari-mutuel department. (4-24-24)T
- 04. Wagering by Employees of the Mutuel Department not Permitted. Wagering by employees of the mutuel department is not permitted while on duty. Violation of this rule may result in the revocation of the offender's license.

 (4-24-24)T
- 05. Purchase of Pari-Mutuel Tickets for Hire or Gratuity. Only persons or messengers employed by the racing associations and approved by the Racing Commission may directly or indirectly purchase pari-mutuel tickets or participate in the purchase of any or part of a pari-mutuel pool or another for hire or for any gratuity.

 (4-24-24)T
- been closed and no racing association will be responsible for ticket sales not recorded into or not completed by issuance of a ticket before the totalizator is closed for wagering on such contest.

 Closed Wagering. No pari-mutuel ticket may be sold on a contest for which wagering has already to recorded into or not completed by issuance of a ticket before the totalizator is closed for wagering on such contest.
- O7. Claims by Bettor. Claims pertaining to a mistake on an issued ticket, or a mistake involving failure to issue a ticket, must be made by the bettor prior to leaving the seller's window except in accordance with written policies established by the racing association and approved by the Racing Commission. (4-24-24)T
- **O8.** Payment on Winning Pari-Mutuel Wagers. Payment on winning pari-mutuel wagers is made on the basis of the order of finish as purposely posted and declared "official." Any subsequent change in the order of finish or award of purse money as may result from a subsequent ruling by the Board of Stewards or Racing Commission will in no way affect the pari-mutuel payout. If an error in the posted order of finish or payout figures is discovered, the official order of finish or payout prices may be corrected and an announcement concerning the change must be made to the public.

 (4-24-24)T

(4-24-24)T

(4-24-24)T

- <u>O9.</u> <u>Cancellation or Exchange Tickets.</u> Cancellation or exchange of tickets issued is not permitted after a patron has left a seller's window, except in accordance with written policies established by the racing association and approved by the Racing Commission. (4-24-24)T
- 10. Claims on Lost, Mutilated, or Altered Tickets. The racing association may satisfy claims on lost, mutilated, or altered pari-mutuel tickets without authorization of the Racing Commission. (4-24-24)T
- 11. Equipment Failure. The racing association has no obligation to enter a wager into a betting pool if unable to do so due to equipment failure. (4-24-24)T

803. ADVANCE WAGERING.

No racing association may permit wagering to begin more than one (1) hour before scheduled post time of the first contest of a performance unless it has first obtained the authorization of the Racing Commission. This does not preclude earlier common pool wagers in accordance with a contract with the host association that has been approved by the Racing Commission.

(4-24-24)T

804. CLAIMS FOR PAYMENT FROM PARI-MUTUEL POOL.

At a designated location, a written, verified claim for payment from a pari-mutuel pool must be accepted by the racing association in any case wherein the racing association has withheld payment or has refused to cash a pari-mutuel wager. The claim must be made on such form as approved by the Racing Commission with the original claim forwarded to the Racing Commission within 48 hours.

(4-24-24)T

- O1. Claim for Mutilated Ticket. In the case of a claim made for payment of a mutilated pari-mutuel ticket which does not contain the total imprinted elements outlined in these rules, the racing association will make a recommendation to accompany the claim forwarded to the Racing Commission as to whether or not the mutilated ticket has sufficient elements to be positively identified as a winning ticket.

 (4-24-24)T
- **Q2.** Racing Commission to Adjudicate or Deny Claim. In the case of a claim made for payment on a pari-mutuel wager, the Racing Commission will adjudicate the claim and may order payment thereon from the parimutuel pool or by the racing association, or may deny the claim, or may make such other order, as it may deem proper as provided for in Section 817 of these rules.

 (4-24-24)T

805. PAYMENT FOR ERRORS.

If an error occurs in the payment amounts for pari-mutuel wagers that are cashed or entitled to be cashed and, as a result of such error, the pari-mutuel pool involved in the error is not correctly distributed among winning ticket holders, the following applies:

(4-24-24)T

- O1. Underpayments. Verification is required to show that the amount of the commission, the amount in breakage, and the amount in payouts is equal to the total gross pool. If the amount of the pool is more than the amount used to calculate the payout, the underpayment belongs to the Racing Commission. In the event there is an underpayment on any race in the amount actually due to the wagerers, the amount of such underpayments to wagerers, at the end of each day of racing, will revert to and be paid to the Racing Commission and may not be retained by the racing association.

 (4-24-24)T
- **O2.** Underpayment Claim. Any claim not filed with the racing association within thirty (30) days, inclusive of the date on which the underpayment was publicly announced, is deemed waived; and the racing association has no further liability.

 (4-24-24)T
- 03. Overpayment. In the event the error results in an overpayment to winning wagers, the racing association is responsible for such payment. (4-24-24)T

806. -- 809. (RESERVED)

<u>810.</u> <u>BETTING EXPLANATION.</u>

A summary explanation of pari-mutuel wagering and each type of betting pool offered must be published in the program for every wagering performance. The rules of racing relative to each type of pari-mutuel pool offered must

be prominently displayed on the racing association grounds and available upon request through racing association representatives. (4-24-24)T

811. DISPLAY OF BETTING INFORMATION.

- **O1.** Approximate Odds for Win Pool. Approximate odds for Win pool betting must be posted on display devices within view of the wagering public and updated at intervals of not more than sixty (60) seconds for the current race of the performance. (4-24-24)T
- O2. Probable Payout. The probable payout or amounts wagered, in total and on each betting interest, for other pools may be displayed to the wagering public at intervals and in a manner approved by the Racing Commission.

 (4-24-24)T
- <u>03.</u> <u>Official Results and Payouts</u>. Official results and payouts must be displayed upon each contest being declared official. (4-24-24)T
- **Q4.** Errors Corrected Promptly. If an error is made in posting the payoff figures on the public board, it will be corrected promptly and only the correct amounts will be used in the payoff, irrespective of the error. If because of mechanical failure it is impossible to promptly correct the posted payoff, a statement must be made over the public address system stating the facts and corrections.

 (4-24-24)T

812. CANCELLED CONTESTS.

If a contest is cancelled or declared "no contest," refunds must be granted on valid wagers in accordance with these rules.

(4-24-24)T

- on: Refunds. Notwithstanding other provisions of these rules, refunds of the entire pool must be made (4-24-24)T
- <u>a.</u> Win pools, Exacta pools, and first-half Double pools offered in contests in which the number of betting interests has been reduced to fewer than two (2). (4-24-24)T
- **b.** Place pools, Quinella pools, Trifecta pools, first-half Quinella Double pools, first-half Twin Quinella pools, first-half Twin Trifecta pools, and first-half Tri-Superfecta pools offered in contest in which the number of betting interests has been reduced to fewer than three (3). (4-24-24)T
- <u>c.</u> Show pools, Superfecta pools, and first-half Twin Superfecta pools offered in contests in which the number of betting interests has been reduced to fewer than four (4). (4-24-24)T
- <u>02.</u> <u>Authorized Refund to be Paid</u>. Authorized refunds must be paid upon presentation and surrender of the affected pari-mutuel ticket. (4-24-24)T
- 03. Scratched Horse. If a horse is scratched from racing after the betting has begun, the money bet on that horse must be refunded; except that when the horse is part of an Entry or the Field there will be no refund if the Entry or the Field, as the case may be, has at least one (1) actual starter.

 (4-24-24)T
- of Stewards that a horse has been prevented from racing because of the failure of the stall door of the starting gate to open, the money bet on that horse must be refunded; except that when the horse is part of an Entry or the Field there will be no refund if the Entry or the Field, as the case may be, has at least one (1) actual starter. (4-24-24)T
- <u>05.</u> <u>Coupled Entries and Mutuel Fields</u>. If no horse finished in a race, all money wagered on that race must be refunded. (4-24-24)T

813. COUPLED ENTRIES AND MUTUEL FIELDS.

<u>01.</u> <u>Coupled Entry Considered Single Betting Interest.</u> Contestants coupled in wagering as a coupled entry or mutual field are considered part of a single betting interest for the purpose of price calculations and

distribution of pools. Should any contestant in a coupled entry or mutuel field be officially withdrawn or scratched, the remaining contestant in that coupled entry or mutuel field may remain valid betting interests and no refunds will be granted; or the Board of Stewards may order a refund for the entire betting interest. If all contestants within a coupled entry or mutuel field are scratched, then tickets on such betting interests must be refunded, notwithstanding other provisions of these rules.

(4-24-24)T

O2. Dead Heat Involving Coupled Entry. For the purpose of price calculations only, coupled entries and mutuel fields are calculated as a single finisher, using the finishing position of the leading contestant in that coupled entry or mutuel field to determine order of placing. This rule applies to all circumstances, including situations involving a dead heat, except as otherwise provided by these rules.

(4-24-24)T

814. POOLS DEPENDANT UPON BETTING INTERESTS.

<u>01.</u> <u>Offer Wagering Pools.</u> Unless otherwise provided by the Racing Commission, upon request received no later than twenty-four (24) hours after the post position draw, at the time the pools are opened for wagering, the racing association: (4-24-24)T

<u>a.</u> <u>Must offer:</u> (4-24-24)T

- i. Win wagering on all contests with three (3) or more betting interests. May offer win wagering on all contests with two (2) or more betting interests. (4-24-24)T
- ii. Place wagering on all contests with four (4) or more betting interests. If the number of starting betting interests drops below four (4), the racing association may at its discretion cancel place wagering. The racing association must make an appropriate public address announcement. (4-24-24)T
- <u>iii.</u> Show wagering on all contests with five (5) or more betting interests. If the number of starting betting interests drops below five (5), the racing association may at its discretion cancel show wagering. The racing association must make an appropriate public address announcement. (4-24-24)T

<u>b.</u>	May offer:	<u>(4-24-24)T</u>
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- i. Quinella wagering on all contests with three (3) or more betting interests. (4-24-24)T
- ii. Quinella double wagering on all contests with three (3) or more betting interests. (4-24-24)T
- iii. Exacta wagering on all contests with two (2) or more betting interests. (4-24-24)T
- iv. Trifecta wagering on all contests with three (3) or more betting interests. (4-24-24)T
- v. Superfecta wagering on all contests with four (4) or more betting interests. (4-24-24)T
- vi. Twin quinella wagering on all contests with three (3) or more betting interests. (4-24-24)T
- <u>c.</u> <u>May not offer twin trifecta, tri-superfecta or twin trifecta wagering on any contests with six (6) or less betting interests. (4-24-24)T</u>

815. PRIOR APPROVAL FOR BETTING POOLS.

- <u>Q1.</u> <u>Prior Approval for Betting Pools.</u> A racing association that desires to offer new forms of wagering must apply in writing to the Racing Commission and receive written approval prior to implementing the new betting pool. (4-24-24)T
- **O2.** Suspend Previously Approved Forms of Wagering. The racing association may suspend previously-approved forms of wagering with the prior approval of the Racing Commission. Any carryover must be held until the suspended form of wagering is reinstated. A racing association may request approval of a form of wagering or separate wagering pool for specific performances.

 (4-24-24)T

816. CLOSING OF WAGERING IN A CONTEST.

- **O1.** Close Wagering. A Racing Commission representative must close wagering for each contest after which time no pari-mutual tickets may be sold for that contest. (4-24-24)T
- **Q2.** Approved Close Wagering System. The racing association must maintain, in good order, a system approved by the Racing Commission for closing wagering. (4-24-24)T

817. COMPLAINTS PERTAINING TO PARI-MUTUEL OPERATIONS.

- <u>O1.</u> <u>Compliance Report</u>. When a patron makes a complaint regarding the pari-mutuel department to a racing association, the racing association must immediately issue a compliance report, setting out: (4-24-24)T
 - a. The name of the complainant; (4-24-24)T
 - b. The nature of the complaint; (4-24-24)T
 - c. The name of the persons, if any, against whom the complaint was made; (4-24-24)T
 - <u>d.</u> The date of the complaint; and (4-24-24)T
 - e. The action taken or proposed to be taken, if any, by the racing association. (4-24-24)T
- <u>Q2.</u> <u>Submit Complaint to Racing Commission</u>. The racing association must submit every complaint report to the Racing Commission within forty-eight (48) hours after the complaint was made. The Racing Commission will review the complaint and a decision must be issued within seven (7) working days. (4-24-24)T

818. <u>LICENSEES -- DUTY TO REPORT.</u>

All licensees must report any known irregularities or wrong doings by any person involving pari-mutuel wagering immediately to the Racing Commission and cooperate in subsequent investigations.

(4-24-24)T

819. EMERGENCY SITUATIONS.

In the event of an emergency in connection with the pari-mutuel department not covered in these rules, the pari-mutuel manager representing the racing association must report the problem to the Board of Stewards and the racing association and the Board of Stewards render a full report to the Racing Commission within forty-eight (48) hours.

820. UNRESTRICTED ACCESS.

The racing association must permit the Racing Commission unrestricted access at all times to its facilities and equipment and to all books, ledgers, accounts, documents and records of the racing association that relate to parimutuel wagering.

(4-24-24)T

821. PARI-MUTUEL CASH VOUCHERS.

- O1. Cash Vouchers. Pari-mutuel cash vouchers may be offered by a racing association that issues parimutuel tickets. These vouchers must be dispensed through the totalizator system. The stored value on a voucher may be redeemed in the same manner as a value of a winning pari-mutuel ticket for wagers placed at a pari-mutuel window or a self-service terminal, and may be redeemed for their cash value at any time.

 (4-24-24)T
- <u>O2.</u> <u>Vouchers as Incentives or Promotional Prizes</u>. A racing association may, with the prior approval of the Racing Commission, issue special pari-mutuel cash vouchers as incentives or promotional prizes, and may restrict the use of those vouchers to the purchase of pari-mutuel wagers.

 (4-24-24)T
- **O3.** Voucher Identification Number. The tote system transaction record for all pari-mutuel vouchers must include the voucher identification number in subsequent pari-mutuel transactions and pari-mutuel wagers made from a voucher must identify the voucher by identification number.

 (4-24-24)T

822. OTHER STORED VALUE INSTRUMENTS AND SYSTEMS.

- ol. Stored Value Instrument or System. A racing association may not utilize any form of stored value instrument or system other than a pari-mutuel voucher for purpose of making or cashing pari-mutuel wagers without the prior approval of the Racing Commission.. (4-24-24)T
- **02.** Request for Approval. Any request for approval of a stored value instrument or system must include a detailed description of the standards utilized: (4-24-24)T
- <u>a.</u> To identify the specific stored value instrument or account in the pari-mutuel system wagering transaction record; (4-24-24)T
- <u>b.</u> To verify the identity and business address of the person(s) obtaining, holding, and using the stored value instrument or system; (4-24-24)T
- <u>c.</u> <u>To record and maintain records of deposits, credits, debits, transaction numbers, and account balances involving the stored value instruments or accounts. (4-24-24)T</u>
- <u>03.</u> <u>Prevent Wagering Transactions</u>. A stored value instrument or system must prevent wagering transactions in the event such transactions would create a negative balance in an account, and may not operate so as to automatically facilitate a transfer of funds into a stored value instrument or account without the direct authorization of each such deposit transfer by the person holding the instrument or account. (4-24-24)T
- **Q4. Affirmation.** Any request for approval of a stored value instrument or system must include an affirmation of the ready availability when requested by the Racing Commission. All records and reports relating to all transactions, account records, and customer identification and verification in hard copy or standard electronic format approved by the Racing Commission certification of secure retention of all records for a period of not less than three (3) years or such longer period specified by the Racing Commission.

 (4-24-24)T

823. -- 829. (RESERVED)

830. CALCULATION OF PAYOFFS AND DISTRIBUTION OF POOLS.

- <u>O1.</u> <u>Pari-Mutuel Wagering Pools Separately and Independently Calculated and Distributed.</u> All permitted pari-mutuel wagering pools must be separately and independently calculated and distributed. Takeout will be deducted from each gross pool as stipulated by law. The remainder of the monies in the pool constitutes the net pool for distribution as payoff on winning wagers. (4-24-24)T
- **O2.** Standard or Net Price Calculation. Either the standard or net price calculation procedure may be used to calculate single commission pools, while the net price calculation procedure must be used to calculate multicommission pools.

 (4-24-24)T
- <u>03.</u> <u>Profit per Dollar. For each wagering pool, the amount wagered on the winning betting interest or betting combinations is deducted from the net pool to determine the profit; the profit is then divided by the amount wagered on the winning betting interest or combinations, such quotient being the profit per dollar. (4-24-24)T</u>
- O4. Single Commission Pools. With written approval from the Racing Commission, either the standard or net price calculation procedure may be used to calculate single commission pools, while the net price calculation procedure must be used to calculate multi-commission pools.

 (4-24-24)T
- **a.** Profit Split (Place Pool). Profit is net pool less gross amount bet on all place finishers. Finishers split profit one-half (1/2) and one-half (1/2) (place profit), then divide by gross amount bet on each place finisher for two (2) unique prices. (4-24-24)T
- **b.** Profit Split (Show Pool). Profit is net pool less gross amount bet on all show finishers. Finishers split profit one-third (1/3) and one-third (1/3) and one-third (1/3) (show profit), then divide by gross amount bet on

each show finisher for three (3) unique prices.

(4-24-24)T

- <u>c.</u> Profit Split (Place Pool). Total profit is the total net pool less the total net amount bet on all place finishers. Finishers split total profit one-half (1/2) and one-half (1/2) (place profit), then divide by total net amount bet on each place finisher for two (2) unique unbroken base prices. (4-24-24)T
- d. Profit Split (Show Pool). Total profit is the total net pool less the total net amount bet on all show finishers. Finishers split total profit one-third (1/3) and one-third (1/3) and one-third (1/3) (show profit), then divide by total net amount bet on each show finisher for three (3) unique unbroken base prices.

 (4-24-24)T
- e. If a profit split results in only one (1) covered winning betting interest or combinations it is calculated the same as a single price pool.

 (4-24-24)T
- <u>f.</u> <u>Minimum payout and the method used for calculating breakage are established by the Racing (4-24-24)T</u>
- g. The individual pools outlined in these rules may be given alternative names by each racing association, provided prior approval is obtained from the Racing Commission. (4-24-24)T
- h. In the event a minus pool occurs in either the Win, Place or Show pool, the expense of said minus pool will be born by the racing association and the State will receive intact its share of the remaining pools.

(4-24-24)T

831. WIN POOLS.

- <u>Q1.</u> Win Pools. The amount wagered on the betting interest that finishes first is deducted from the net pool, the balance remaining being the profit; the profit is divided by the amount wagered on the betting interest finishing first, such quotient being the profit per dollar wagered to Win on that betting interest. (4-24-24)T
- **<u>02.</u>** Net Win Pool. The net Win pool must be distributed as a single price pool to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T
 - a. To those whose selection finished first; but if there are no such wagers, then; (4-24-24)T
 - <u>b.</u> To those whose selection finished second; but if there are no such wagers, then; (4-24-24)T
 - c. To those whose selection finished third; but if there are no such wagers, then: (4-24-24)T
 - d. The entire pool must be refunded on Win wagers for that contest. (4-24-24)T
 - **O3.** Dead Heat for First. If there is a dead heat for first involving: (4-24-24)T
- <u>a.</u> <u>Contestants representing the same betting interest, the Win pool is distributed as if no dead heat occurred. (4-24-24)T</u>
- <u>b.</u> <u>Contestants representing two (2) or more betting interests, the Win pool is distributed as a profit (4-24-24)T</u>

832. PLACE POOLS.

- **O1.** Place Pools. The amounts wagered to Place on the first two (2) betting interests to finish are deducted from the net pool, the balance remaining being the profit; the profit is divided into two (2) equal portions, one (1) being assigned to each winning betting interest and divided by the amount wagered to Place on that betting interest, the resulting quotient is the profit per dollar wagered to Place on that betting interest.

 (4-24-24)T
- <u>**02.**</u> <u>Net Place Pool.</u> The net Place pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T

- If contestants of a coupled entry or mutuel field finished in the first two (2) places, as a single price pool to those who selected the coupled entry or mutuel field; otherwise
- As a profit split to those whose selection is included within the first two (2) finishers; but if there are no such wagers on one (1) of those two (2) finishers, then; (4-24-24)T
- As a single price pool to those who selected the one (1) covered betting interest included within the first two (2) finishers; but if there are no such wagers, then; (4-24-24)T
- As a single price pool to those who selected the third-place finisher; but if there are no such wagers, (4-24-24)Tthen;
 - The entire pool must be refunded on Place wagers for that contest. (4-24-24)T
 - **03. Dead Heat for First**. If there is a dead heat for first involving: (4-24-24)T
- Contestants representing the same betting interest, the Place pool must be distributed as a single (4-24-24)T price pool.
- Contestants representing two (2) or more betting interest, the Place pool must be distributed as a profit split. (4-24-24)T
 - **Dead Heat for Second.** If there is a dead heat for second involving: (4-24-24)T
- Contestants representing the same betting interest, the Place pool is distributed as if no dead heat (4-24-24)Toccurred.
- Contestants representing two (2) or more betting interests, the Place pool is divided with one-half (1/2) of the profit distributed to Place wagers on the betting interest finishing first and the remainder is distributed equally among Place wagers on those betting interests involved in the dead heat for second. (4-24-24)T

SHOW POOLS. 833.

- Show Pools. The amounts wagered to Show on the first three (3) betting interests to finish are deducted from the net pool, the balance remaining being the profit; the profit is divided into three (3) equal portions, one (1) being assigned to each winning betting interest and divided by the amount wagered to Show on that betting interest, the resulting quotient being the profit per dollar wagered to Show on that betting interest.
- Net Show Pool Distribution. The net Show pool must be distributed to winning wagers in the following precedence, based upon the official order of finish:
- If contestants of a coupled entry or mutuel field finished in the first three (3) places, as a single price pool to those who selected the couple entry or mutuel field, otherwise;
- If contestants of a coupled entry or mutuel field finished as two (2) of the first three (3) finishers, the profit is divided with two-thirds (2/3) distributed to those who selected the coupled entry or mutuel field and onethird (1/3) distributed to those who selected the other betting interest included within the first three (3) finishers, (4-24-24)Totherwise;
- As a profit split to those whose selection is included within the first three (3) finishers; but if there are no such wagers on one (1) of those three (3) finishers, then; (4-24-24)T
- As a profit split to those who selected one (1) of the two (2) covered betting interests included within the first three (3) finishers; but if there are no such wagers on two (2) of those three (3) finishers, then:

 (4-24-24)T

(4-24-24)T

- **e.** As a single price pool to those who selected the one (1) covered betting interest included within the first three (3) finishers; but if there are no such wagers, then; (4-24-24)T
- <u>**f.**</u> As a single price pool to those who selected the fourth-place finisher; but if there are no such wagers, then;

 (4-24-24)T
 - g. The entire pool must be refunded on Show wagers for that contest. (4-24-24)T
 - <u>O3.</u> <u>Dead Heat for First.</u> If there is a dead heat for first involving:
- <u>a.</u> Two (2) contestants representing the same betting interest, the profit is divided with two-thirds (2/3) distributed to those who selected the first-place finishers and one-third (1/3) distributed to those who selected the betting interest finishing third. (4-24-24)T
- b. Three (3) contestants representing a single betting interest, the Show pool must be distributed as a single price pool. (4-24-24)T
- <u>c.</u> Contestants representing two (2) or more betting interests, the Show pool must be distributed as a profit split. (4-24-24)T
 - **Dead Heat for Second.** If there is a dead heat for second involving: (4-24-24)T
- a. Contestants representing the same betting interest, the profit is divided with one-third (1/3) distributed to those who selected the betting interest finishing first and two-thirds (2/3) distributed to those who selected the second-place finishers.

 (4-24-24)T
- <u>b.</u> <u>Contestants representing two (2) betting interests, the Show pool must be distributed as a profit split.</u> (4-24-24)T
- <u>c.</u> Contestants representing three (3) betting interests, the Show pool is divided with one-third (1/3) of the profit distributed to Show wagers on the betting interest finishing first and the remainder is distributed equally amongst Show wagers on those betting interests involved in the dead heat for second. (4-24-24)T
 - <u>**05.**</u> <u>**Dead Heat for Third.** If there is a dead heat for third involving:</u>

<u>a.</u> Contestants representing the same betting interest, the Show pool must be distributed as if no dead heat occurred.

b. Contestants representing two (2) or more betting interests, the Show pool is divided with two-thirds (2/3) of the profit distributed to Show wagers on the betting interests finishing first and second and the remainder is distributed equally among Show wagers on those betting interests involved in the dead heat for third. (4-24-24)T

834. DOUBLE POOLS.

- <u>O1.</u> <u>Double Pools.</u> Only one (1) Daily Double will be permitted during a single racing day, unless approval is obtained from the Racing Commission. (4-24-24)T
- <u>02.</u> <u>First Place Finisher</u>. The Double requires selection of the first-place finisher in each of two (2) specified contests. (4-24-24)T
- 03. Winning Distribution. The net Double pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T
- a. As a single price pool to those whose selection finished first in each of the two (2) contests; but if there are no such wagers, then;

 (4-24-24)T
 - **b.** As a profit split to those who selected the first-place finisher in either contest; but if there are no

such wagers, then; (4-24-24)T

- <u>c.</u> As a single price pool to those who selected the one (1) covered first-place finisher in either contest; but if there are no such wagers, then:

 (4-24-24)T
- <u>d.</u> As a single price pool to those whose selection finished second in each of the two (2) contests; but if there are no such wagers, then; (4-24-24)T
 - **e.** The entire pool must be refunded on Double wagers for those contests. (4-24-24)T
 - <u>Dead Heat for First</u>. If there is a dead heat for first in either of the two (2) contests involving: (4-24-24)T
- <u>a.</u> <u>occurred.</u> Contestants representing the same betting interest, the Double pool is distributed as if no dead heat <u>(4-24-24)T</u>
- <u>b.</u> Contestants representing two (2) or more betting interests, the Double pool is distributed as a profit split if there is more than one (1) covered winning combination. (4-24-24)T
- <u>05.</u> <u>Scratched Interest -- First-Half.</u> Should a betting interest in the first-half of the Double be scratched prior to the first Double contest being declared official, all money wagered on combinations including the scratched betting interest is deducted from the Double pool and refunded. (4-24-24)T
- <u>06.</u> <u>Scratched Interest -- Second-Half.</u> Should a betting interest in the second-half of the Double be scratched prior to the close of wagering on the first Double contest, all money wagered on combinations including the scratched betting interest is deducted from the Double pool and refunded. (4-24-24)T
- O7. Consolation Payout. Should a betting interest in the second-half of the Double be scratched after the close of wagering on the first Double contest, all wagers combining the winner of the first contest with the scratched betting interest in the second contest are allocated a consolation payout. In calculating the consolation payout the net Double pool is divided by the total amount wagered on the winner of the first contest and an unbroken consolation price obtained. The broken consolation price is multiplied by the dollar value of wagers on the winner of the first contest combined with the scratched betting interest to obtain the consolation payout. Breakage is not declared in this calculation. The consolation payout is deducted from the net Double pool before calculation and distribution of the winning Double payout. Dead heats including separate betting interests in the first contest will result in a consolation payout calculated as a profit split.

 (4-24-24)T
- <u>08.</u> <u>Cancelled or "No Contest."</u> If either of the Double contests are cancelled prior to the first Double contest, or the first Double contest is declared "no contest," the entire Double pool must be refunded on Double wagers for those contests.

 (4-24-24)T
- 99. Second Double Cancelled or "No Contest." If the second Double contest is cancelled or declared "no contest" after the conclusion of the first Double contest, the net Double pool is distributed as a single price pool to wagers selecting the winner of the first Double contest. In the event of a dead heat involving separate betting interests, the net Double pool is distributed as a profit split.

 (4-24-24)T
- 10. Payoff Posting. Before the running of the last half of the Daily Double pool, the payoff of each combination coupled with the winner of the first half of the Daily Double must be posted in a prominent place.

 (4-24-24)T
- 11. Third Heat Announcement. In case of a dead heat for winner in the first half (1/2) of the Daily Double, the payoff of the Daily Double need not be posted until after the running of the second half (1/2) of the Daily Double. However, announcement of this fact must be made over the loud speaker and notice to this effect be posted on the board at conclusion of the first half (1/2) of the Daily Double.

 (4-24-24)T
- 12. Close of Sale. Sale of Daily Double tickets must close not later than "off-time" of the first race of the Daily Double. (4-24-24)T

13. Daily Double Not a Parlay. The Daily Double Pool is not a parlay and is not connected with the WIN, PLACE, SHOW or other pools in any manner whatsoever. (4-24-24)T

835. WIN THREE POOLS.

- <u>Q1.</u> <u>Win Three Pools.</u> The Win Three (3) requires selection of the first-place finisher in each of three (3) specified contests. (4-24-24)T
- <u>**02.**</u> <u>**Distribution**. The net Win Three (3) pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T</u>
- a. As a single price pool to those whose selection finished first in each of the three (3) contests; but if there are no such wagers, then;

 (4-24-24)T
- <u>b.</u> As a single price pool to those who selected the first-place finisher in any two (2) of the three (3) contests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those who selected the first-place finisher in any one (1) of the three (3) contests; but if there are no such wagers, then; (4-24-24)T
 - <u>d.</u> The entire pool must be refunded on Win Three (3) wagers for those contests. (4-24-24)T
 - **O3.** Dead Heat. If there is a dead heat for first in any of the three (3) contests involving: (4-24-24)T
- <u>a.</u> Contestants representing the same betting interest, the Win Three (3) pool is distributed as if no dead heat occurred. (4-24-24)T
- <u>b.</u> <u>Contestants representing two (2) or more betting interests, the Win Three (3) pool is distributed as a single price pool and is distributed as follows: (4-24-24)T</u>
- i. As a profit split to those whose selections finished first in each of the three (3) contests; but if there are no such wagers, then; (4-24-24)T
- ii. As a single price pools to those who selected the first place finisher in any two (2) of the three (3) contests; but if there are no such wagers, then; (4-24-24)T
- iii. As a single price pool to those who selected the first place finisher in any one (1) of the three (3) contests; but if there are no such wagers, then; (4-24-24)T
 - <u>iv.</u> The entire Win Three pool is refunded.

- (4-24-24)T
- **94.** Substitution of a Scratch. Should a betting interest be scratched from a leg of the Win Three (3) all bets with the scratched betting interest will be handled as follows: (4-24-24)T
- a. If the scratch (that herein after includes being declared a non-starter or a non-betting starter) was made prior to the start of the first leg, all bets containing such scratched betting interest must be refunded to determine the gross pool an removed from further consideration in the pool;

 (4-24-24)T
- **b.** If the scratch was made in the second leg after the start of the first leg, a consolation payoff will be computed for those bets combining the winners of the first and third legs with the scratched betting interest as follows:

 (4-24-24)T
- <u>i.</u> <u>The statutory take-out is deducted from the gross pool and then the amount represented by the bets on combinations involving betting interests scratched from the third leg (reduced by the take-out thereon).</u>

Page 155

- ii. The resulting remainder is divided by the amounts bet on the combination of such first and third leg winners with all betting interests (less breaks) to determine the consolation price per dollar payable to those bets combining winners of the first and third legs with the betting interest scratched in the second leg. The break may not be deduced from the pool.

 (4-24-24)T
- <u>c.</u> If a betting interest is scratched in the third leg after the start of the first leg, a consolation payoff must be computed as for those bets combining the winners of the first and second legs with such scratched betting interest as follows:

 (4-24-24)T
- i. The statutory take-out is deducted from the gross pool and then the amount represented by bets on combinations involving betting interests scratched from the second leg (reduced by the rate of the take-out thereon).

 (4-24-24)T
- ii. The resulting remainder is divided by the amount bet on the combination of such first and second leg winners with all betting interests in the third leg (less breaks) to determine the consolation price per dollar payable to those bets combining winners of the first and second legs with a betting interest scratched in the third leg. The breaks must not be deducted from the pool.

 (4-24-24)T
- d. If betting interests are scratched in both the second and third legs after the start of the first leg, a consolation payoff is computed for those bets combining the winner of the first leg with the betting interests scratched in both the second and third legs as follows:

 (4-24-24)T
- i. The takeout is deducted from the gross pool and the remainder is divided by the amount bet on the winner of the first leg combined with all other betting interests (less breaks) to determine the consolation price per dollar payable to those tickets combining the winner of the first leg with the scratch betting interests from both the second and third legs.

 (4-24-24)T
- <u>05.</u> <u>All Three Cancelled.</u> If all three (3) Win Three (3) contests are cancelled or declared "no contest," the entire pool must be refunded on Win Three (3) wagers for those contests. (4-24-24)T
- <u>06.</u> <u>One or Two Canceled.</u> If one (1) or two (2) of the Win Three (3) contests are cancelled or declared "no contest," the Win Three (3) pool will remain valid and must be distributed in accordance with these rules.

836. PICK (N) POOLS.

- O1. Pick (n) Pools. The Pick (n) requires selection of the first-place finisher in each of a designated number of contests. The racing association must obtain written approval from the Racing Commission concerning the scheduling of Pick (n) contests, the designation of one (1) of the methods prescribed in these rules, and the amount of any cap to be set on the carryover. Any changes to the approved Pick (n) format require prior approval from the Racing Commission.

 (4-24-24)T
 - <u>**O2.**</u> <u>Apportioning the Pool. The Pick (n) pool is apportioned under one (1) of the following methods: (4-24-24)T</u>
- a. Method 1- Pick (n) with Carryover: The net Pick (n) pool and carryover, if any, must be distributed as a single price pool to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. If there are no such wagers, then a designated percentage of the net pool will be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests; and the remainder will be added to the carryover.

 (4-24-24)T
- b. Method 2 Pick (n) with Minor Pool and Carryover: The major share of the net Pick (n) pool and the carryover, if any, must be distributed to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool is distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher of all Pick (n) contests, the minor share of the net Pick (n) pool will be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick

(n) contests; and the major will be added to the carryover.

- <u>c.</u> <u>Method 3 Pick (n) with No Minor Pool and No Carryover: The net Pick (n) pool must be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests, based upon the official order of finish. If there are no winning wagers, the pool is refunded. (4-24-24)T</u>
- d. Method 4 Pick (n) with Minor Pool and No Carryover: The major share of the net Pick (n) pool must be distributed to those who selected the first place finisher in the greatest number of Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool is distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher in a second greatest number of Pick (n) contests, the minor share of the net Pick (n) pool is combined with the major share for distribution as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests. If the greatest number of first-place finishers selected is one (1), the major and minor shares are combined for distribution as a single price pool. If there are no winning wagers, the pool is refunded.
- e. Method 5 Pick (n) with Minor Pool and No Carryover: The major share of net Pick (n) pool must be distributed to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool is distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher in all Pick (n) contests, the entire net Pick (n) pool is distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests. If there are no wagers selecting the first-place finisher in a second greatest number of Pick (n) contests, the minor share of the net Pick (n) pool is combined with the major share for distribution as a single price pool to those who selected the first-place finisher in each of the Pick (n) contests. If there are no winning wagers, the pool is refunded.

 (4-24-24)T
- f. Method 6 Pick (n) with Minor Pool, Jackpot Pool, Major Carryover and Jackpot Carryover: Predetermined percentages of the net Pick (n) pool must be set aside as a Major pool, Minor pool and Jackpot pool. The Major share of the net Pick (n) pool and the Major carryover, if any, is distributed to those who selected the first-place finisher of each of the Pick (n) contests, based on the official order of finish. If there are no tickets selecting the first-place finisher in each of the Pick (n) contests, the Major net pool is added to the Major carryover. If there is only one (1) single ticket selecting the first-place finisher of each of the Pick (n) contests, based on the official order of finish, the Jackpot share of the net Pick (n) pool and the Jackpot carryover, if any, is distributed to the holder of that single ticket, along with the Major net pool and the Major carryover, if any. If more than one (1) ticket selects the first-place finisher of each of the Pick (n) contests the Jackpot net pool is added to the Jackpot carryover. The Minor share of the net Pick (n) pool is distributed to those who selected the first-place finisher of the second greatest number of Pick (n) contests, based on the official order of finish. If there are no wagers selecting the first-place finisher of all Pick (n) contests, the Minor net pool of the Pick (n) pool is distributed as a single price pool to those who selected the first-place finisher of the greatest number of Pick (n) contests.
 - **O3. Dead Heat.** If there is a dead heat for first in any of the Pick (n) contests involving: (4-24-24)T
- a. Contestants representing the same betting interest, the Pick (n) pool must be distributed as if no dead heat occurred. (4-24-24)T
- b. Contestants representing two (2) or more betting interests, the Pick (n) pool must be distributed as a single price pool with each winning wager receiving an equal share of the profit. (4-24-24)T
- 64. Scratched Entry. Should a betting interest in any of the Pick (n) contests be scratched, the actual favorite, as evidenced by total amounts wagered in the Win pool at host association for the contest at the close of wagering on that contest, will be substituted for the scratched betting interest for all purposes, including pool calculations. In the event that the Win pool total for two (2) or more favorites is identical, the substitute selection will be the betting interest with the lowest program number. The totalizator must produce reports showing each of the wagering combinations with substituted betting interests which became winners as a result of the substitution, in addition to the normal winning combination.

 (4-24-24)T
 - **O5.** Cancellation and Refunds. The Pick (n) pool will be cancelled and all Pick (n) wagers for the

individual performance will be refunded, if:

- a. At least two (2) contests included as part of a Pick Three (3) are cancelled or declared "no contest"; (4-24-24)T
- <u>b.</u> At least three (3) contests included as part of a Pick Four (4), Pick Five (5) or Pick Six (6) are cancelled or declared "no contest"; (4-24-24)T
- c. At least four (4) contests included as part of a Pick Seven (7), Pick Eight (8) or Pick Nine (9) are cancelled or declared "no contest"; or (4-24-24)T
 - <u>d.</u> At least five (5) contests included as part of a Pick Ten (10) are cancelled or declared "no contest." (4-24-24)T
- <u>06.</u> <u>Net Pool Distribution</u>. If at least one (1) contest included as part of a Pick (n) is cancelled or declared "no contest," but not more than the number specified in these rules the net pool must be distributed as a single price pool to those whose selection finished first in the greatest number of Pick (n) contests for that performance. Such distribution must include the portion ordinarily retained for the Pick (n) carryover but not the carryover from previous performances. (4-24-24)T
- O7. Course Condition. If the condition of the course warrants a change of racing surface in any of the legs of the Pick (n) races, and such change was not known to the public prior to the closing of wagering for the Pick (n) pool, the Board of Stewards must declare the changed leg(s) a "no contest" for Pick (n) wagering purposes only. A "no contest" race is not to be considered as a contested race.

 (4-24-24)T
- Qapped Carryover. The Pick (n) carryover may be capped at a designed level approved by the Racing Commission so that if, at the close of any performance, the amount in the Pick (n) carryover equals or exceeds the designated cap, the Pick (n) carryover will be frozen until it is won or distributed under other provisions of this rule. After the Pick (n) carryover is frozen, one hundred (100%) percent of the net pool, part of which ordinarily would be added to the Pick (n) carryover, must be distributed to those whose selection finished first in the greatest number of Pick (n) contests for that performance.

 (4-24-24)T
- <u>op.</u> <u>Carryover Requested.</u> A written request for permission to distribute the Pick (n) carryover on a specific performance may be submitted to the Racing Commission. The request must contain justification for the distribution, an explanation of the benefit to be derived, and the intended date and performance for the distribution.

 (4-24-24)T
- 10. Single Price Distribution. Should the Pick (n) carryover be designated for distribution on a specified date and performance in which there are no wagers selecting the first-place finisher in each of the Pick (n) contests, the entire pool must be distributed as a single price pool to those whose selection finished first in the greatest number of Pick (n) contests. The Pick (n) carryover must be designated for distribution on a specified date and performance only under the following circumstances:

 (4-24-24)T
 - a. Upon written approval from the Racing Commission as provided in these rules. (4-24-24)T
- b. Upon written approval from the Racing Commission when there is a change in the carryover cap, a change from one (1) type of Pick (n) wagering to another or when the Pick (n) is discontinued. (4-24-24)T
 - c. On the closing performance of the meet or split meet. (4-24-24)T
- 11. Carryover Deposit. If, for any reason, the Pick (n) carryover must be held over to the corresponding Pick (n) pool of a subsequent meet, the carryover must be deposited in an interest-bearing account approved by the Racing Commission. The Pick (n) carryover plus accrued interest must then be added to the net Pick (n) pool of the following meet on a date and performance so designated by the Racing Commission.

 (4-24-24)T
- 12. Contribution to Pool. With the written approval of the Racing Commission, the racing association may contribute to the Pick (n) carryover a sum of money up to the amount of any designated cap. (4-24-24)T

- 13. Prohibited Information. Providing information to any person regarding covered combinations, amounts wagered on specific combinations, number of tickets sold, or number of live tickets remaining is strictly prohibited until the race is made official. This does not prohibit necessary communication between totalizator and pari-mutuel department employees for processing of pool data.

 (4-24-24)T
- 14. Suspension of Wagering. The racing association may suspend previously-approved Pick (n) wagering with the prior approval of the Racing Commission. Any carryover must be held until the suspended Pick (n) wagering is reinstated. A racing association may request approval of a Pick (n) wager or separate wagering pool for specific performances.

 (4-24-24)T

837. **QUINELLA POOLS.**

- <u>Quinella Pools.</u> The Quinella requires selection of the first two (2) finishers, irrespective of order, for a single contest. (4-24-24)T
- <u>Q2.</u> <u>Distribution</u>. The net Quinella pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T
- a. If contestants of a coupled entry or mutuel field finish as the first two (2) finishers, as a single price pool to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish, otherwise;

 (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination finished as the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a profit split to those whose combination included either the first- or second-place finisher; but if there are no such wagers on one (1) of those two (2) finishers, then; (4-24-24)T
- d. As a single price pool to those whose combination included the one (1) covered betting interest included within the first two (2) finishers; but if there are no such wagers, then;

 (4-24-24)T
 - e. The entire pool must be refunded on Quinella wagers for that contest. (4-24-24)T
 - 03. Dead Heat -- First Place. If there is a dead heat for first involving:
- a. Contestants representing the same betting interest, the Quinella pool is distributed to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish.

 (4-24-24)T
- <u>b.</u> Contestants representing two (2) betting interests, the Quinella pool is distributed as if no dead heat occurred. (4-24-24)T
- <u>c.</u> Contestants representing three (3) or more betting interests, the Quinella pool is distributed as a profit split. (4-24-24)T
- <u>**04.**</u> <u>**Dead Heat -- Second Place.** If there is a dead heat for second involving contestants representing the same betting interest, the Quinella pool is distributed as if no dead heat occurred. (4-24-24)T</u>
- <u>05.</u> <u>Dead Heat -- Two or More Interests.</u> If there is a dead heat for second involving contestants representing two (2) or more betting interests, the Quinella pool is distributed to wagers in the following precedence, based upon the official order of finish: (4-24-24)T
- **a.** As a profit split to those combining the winner with any of the betting interests involved in the dead heat for second; but if there is only one (1) covered combination, then; (4-24-24)T
 - **b.** As a single price pool to those combining the winner with the one (1) covered betting interest

involved in the dead heat for second; but if there are no such wagers, then;

(4-24-24)T

- <u>c.</u> As a profit split to those combining the betting interests involved in the dead heat for second; but if there are no such wagers, then; (4-24-24)T
- d. As a profit split to those whose combination included the winner and any other betting interest and wagers selecting any of the betting interests involved in the dead heat for second; but if there are no such wagers, then;

 (4-24-24)T
 - e. The entire pool must be refunded on Quinella wagers for that contest. (4-24-24)T

838. QUINELLA DOUBLE POOLS.

- <u>O1.</u> <u>Quinella Double Pools.</u> The Quinella Double requires selection of the first two (2) finishers, irrespective of order, in each of two (2) specified contests. (4-24-24)T
- <u>**02.**</u> <u>**Distribution**. The net Quinella Double pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T</u>
- a. If a coupled entry or mutuel field finishes as the first two (2) contestants in either contest, as a single price pool to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish for that contest, as well as the first two (2) finishers in the alternate Quinella Double contest, otherwise;

 (4-24-24)T
- **b.** As a single price pool to those who selected the first two (2) finishers in each of the two (2) Quinella Double contests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a profit split to those who selected the first two (2) finishers in either of the two (2) Quinella Double contests; but if there are no such wagers on one (1) of those contests, then; (4-24-24)T
- <u>d.</u> As a single price pool to those who selected the first two (2) finishers in the one (1) covered Quinella Double contest; but if there were no such wagers, then:

 (4-24-24)T
 - <u>e.</u> The entire pool must be refunded on Quinella Double wagers for those contests. (4-24-24)T
- <u>03.</u> <u>Dead Heat First Place</u>. If there is a dead heat for first in either of the two (2) Quinella Double contests involving: (4-24-24)T
- a. Contestants representing the same betting interest, the Quinella Double pool is distributed to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish for that contest.

 (4-24-24)T
- **b.** Contestants representing two (2) betting interests, the Quinella Double pool is distributed as if no dead heat occurred.

 (4-24-24)T
- <u>c.</u> <u>Contestants representing three (3) or more betting interests, the Quinella Double pool is distributed as a profit split. (4-24-24)T</u>
- <u>04.</u> <u>Dead Heat -- Second Place</u>. If there is a dead heat for second in either of the Quinella Double contests involving contestants representing the same betting interest, the Quinella Double pool is distributed as if no dead heat occurred.

 (4-24-24)T
- 05. Dead Heat Second Place Two or More Interests. If there is a dead heat for second in either of the Quinella Double contests involving contestants representing two (2) or more betting interests, the Quinella Double pool is distributed as a profit split.

 (4-24-24)T
 - **<u>06.</u>** Betting Interest Deducted -- First Half. Should a betting interest in the first-half of the Quinella

Double be scratched prior to the first Quinella Double contest being declared official, all money wagered on combinations including the scratched betting interest will be deducted from the Quinella Double pool and refunded.

(4-24-24)T

- <u>O7.</u> <u>Betting Interest Deducted -- Second Half.</u> Should a betting interest in the second-half of the Quinella Double be scratched prior to the close of wagering on the first Quinella Double contest, all money wagered on combinations including the scratched betting interest will be deducted from the Quinella Double pool and refunded.

 (4-24-24)T
- Oscartched after the close of wagering on the first Quinella Double contest, all wagers combining the winning combination in the first contest with a combination including the scratched betting interest in the second contest will be allocated a consolation payout. In calculating the consolation payout the net Quinella Double pool is divided by the total amount wagered on the winning combination in the first contest and an unbroken consolation price obtained. The unbroken consolation price is multiplied by the dollar value of wagers on the winning combination in the first contest combined with a combination including the scratched betting interest in the second contest to obtain the consolation payout. Breakage is not declared in this calculation. The consolation payout is deducted from the net Quinella Double pool before calculation and distribution of the winning Quinella Double payout. In the event of a dead heat involving separate betting interests, the net Quinella Double pool is distributed as a profit split. (4-24-24)T
- **09. Refunded Ouinella.** If either of the Quinella Double contests is cancelled prior to the first Quinella Double contest, or the first Quinella Double contest is declared "no contest," the entire Quinella Double pool must be refunded on Quinella Double wagers for those contests.

 (4-24-24)T
- 10. Second Double Contest Cancelled. If the second Quinella Double contest is cancelled or declared "no contest" after the conclusion of the first Quinella Double contest, the net Quinella Double pool must be distributed as a single price pool to wagers selecting the winning combination in the first Quinella Double contest. If there are no wagers selecting the winning combination in the first Quinella Double contest, the entire Quinella Double pool must be refunded on Quinella Double wagers for those contests.

 (4-24-24)T

839. EXACTA POOLS.

- **O1.** single contest. Exacta Pools. The Exacta requires selection of the first two (2) finishers, in their exact order, for a (4-24-24)T
- <u>**02.**</u> <u>**Distribution**. The net Exacta pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T</u>
- a. If contestants of a coupled entry or mutuel field finish as the first two (2) finishers, as a single price pool to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish, otherwise;

 (4-24-24)T
- **b.** As a single price pool to those whose combination finished in correct sequence as the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a profit split to those whose combination included either the first-place betting interest to finish first or the second-place betting interest to finish second; but if there are no such wagers on one (1) of those two (2) finishers, then; (4-24-24)T
- <u>d.</u> As a single price pool to those whose combination included the one (1) covered betting interest to finish first or second in the correct sequence; but if there are no such wagers, then; (4-24-24)T
 - e. The entire pool must be refunded on Exacta wagers for that contest. (4-24-24)T
 - **03. Dead Heat for First.** If there is a dead heat for first involving: (4-24-24)T
 - a. Contestants representing the same betting interest, the Exacta pool is distributed as a single price

pool to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish.

(4-24-24)T

- b. Contestants representing two (2) or more betting interests, the Exacta pool is distributed as a profit split.
- <u>04.</u> <u>Dead Heat for Second.</u> If there is a dead heat for second involving contestants representing the same betting interest, the Exacta pool is distributed as if no dead heat occurred. (4-24-24)T
- 05. Dead Heat for Second -- Two or More Betting Interests. If there is a dead heat for second involving contestants representing two (2) or more betting interests, the Exacta pool is distributed to ticket holders in the following precedence, based upon the official order of finish:

 (4-24-24)T
- <u>a.</u> As a profit split to those combining the first-place betting interest with any of the betting interests involved in the dead heat for second; but if there is only one (1) covered combination, then; (4-24-24)T
- betting interest involved in the dead heat for second; but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a profit split to those wagers correctly selecting the winner for first-place and those wagers selecting any of the dead-heated betting interests for second-place; but if there are no such wagers, then; (4-24-24)T
 - <u>d.</u> The entire pool must be refunded on Exacta wagers for that contest. (4-24-24)T

840. TRIFECTA POOLS.

- **O1.** Trifecta Pools. The Trifecta requires selection of the first three (3) finishers, in their exact order, for a single contest. (4-24-24)T
- <u>Q2.</u> <u>Distribution</u>. The net Trifecta Pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T
- a. As a single price pool to those whose combination finished in correct sequence as the first three (3) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then; (4-24-24)T
 - **d.** The entire pool must be refunded on Trifecta wagers for that contest. (4-24-24)T
- <u>03.</u> <u>Less Than Three Interests Finish</u>. If less than three (3) betting interests finish and the contest is declared official, payoffs will be made based upon the order of finish of those betting interests completing the contest. The balance of any selection beyond the number of betting interests completing the contest will be ignored.

(4-24-24)T

<u>04.</u> <u>Dead Heat for First.</u> If there is a dead heat for first involving:

- <u>(4-24-24)T</u>
- **a.** Contestants representing three (3) or more betting interests, all of the wagering combinations selecting three (3) betting interests which correspond with any of the betting interests involved in the dead heat will share in a profit split.

 (4-24-24)T
- **b.** Contestants representing two (2) betting interests, both of the wagering combinations selecting the two (2) dead-heated betting interests, irrespective of order, along with the third-place betting interest will share in a profit split.

 (4-24-24)T

- <u>05.</u> <u>Dead Heat -- Second Place.</u> If there is a dead heat for second, all of the combinations correctly selecting the winner combined with any of the betting interests involved in the dead heat for second will share a profit split.

 (4-24-24)T
- <u>06.</u> <u>Dead Heat -- Third Place</u>. If there is a dead heat for third, all wagering combinations correctly selecting the first two (2) finishers, in correct sequence, along with any of the betting interests involved in the dead heat for third will share in a profit split. (4-24-24)T
- O7. Coupled Entries and Mutuel Fields. Trifecta pools with hard entries may not be established for any race with fewer than eight (8) racing interests scheduled to start. For those licensees who hold race meets only during their county fair meets, a trifecta pool can be established for any race with a hard entry in which there are no fewer than six (6) racing interests scheduled to start. In all cases, entrees coupled as a single wagering interest will be permitted provided that such single wagering interest constitutes an individual wagering selection and a scratch of any horse that is a part of any entry or the field does not constitute a scratch of the single wagering interest.

841. SUPERFECTA POOLS.

- <u>O1.</u> <u>Superfecta Pools.</u> The Superfecta requires selection of the first four (4) finishers, in their exact order, for a single contest. (4-24-24)T
- <u>**02.**</u> <u>**Distribution.** The net Superfecta pool must be distributed to winning wagers in the following precedence, based upon the official order of finish: (4-24-24)T</u>
- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such wagers, then:

 (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination included, in correct sequence, the first three (3) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- d. As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then;

 (4-24-24)T
 - e. The entire pool must be refunded on Superfecta wagers for that contest. (4-24-24)T
- 03. Less Than Four Finish. If less that four (4) betting interests finish and the contest is declared official, payouts will be made based upon the order of finish of those betting interests completing the contest. The balance of any selection beyond the number of betting interests completing the contest will be ignored. (4-24-24)T
 - **04. Dead Heat -- First Place.** If there is a dead heat for first involving: (4-24-24)T
- **a.** Contestants representing four (4) or more betting interests, all of the wagering combinations selecting four (4) betting interests which correspond with any of the betting interests involved in the dead heat will share in a profit split.

 (4-24-24)T
- <u>b.</u> Contestants representing three (3) betting interests, all of the wagering combinations selecting the three (3) dead-heated betting interests, irrespective of order, along with the fourth-place betting interest will share in a profit split.

 (4-24-24)T
- <u>c.</u> Contestants representing two (2) betting interests, both of the wagering combinations selecting the two (2) dead-heated betting interests, irrespective of order, along with the third-place and fourth-place betting interests will share in a profit split.

 (4-24-24)T

- <u>05.</u> <u>Dead Heat -- Second Place.</u> If there is a dead heat for second involving:
- (4-24-24)T
- a. Contestants representing three (3) or more betting interests, all of the wagering combinations correctly selecting the winner combined with any of the three (3) betting interests involved in the dead heat for second will share in a profit split.

 (4-24-24)T
- **b.** Contestants representing two (2) betting interests, all of the wagering combinations correctly selecting the winner, the two (2) dead-heated betting interests, irrespective of order, and the fourth-place betting interest will share in a profit split.

 (4-24-24)T
- <u>**06.**</u> <u>**Dead Heat Third Place.** If there is a dead heat for third, all wagering combinations correctly selecting the first two (2) finishers, in correct sequence, along with any two (2) of the betting interests involved in the dead heat for third will share in a profit split. (4-24-24)T</u>
- O7. Dead Heat -- Fourth Place. If there is a dead heat for fourth, all wagering combinations correctly selecting the first three (3) finishers, in correct sequence, along with any of the betting interests involved in the dead heat for fourth will share in a profit split.

 (4-24-24)T

842. TWIN QUINELLA POOLS.

- O1. Twin Quinella Pools. The Twin Quinella requires selection of the first two (2) finishers, irrespective of order, in each of two (2) designated contests. Each winning ticket for the first Twin Quinella contest must be exchanged for a free ticket on the second Twin Quinella contest in order to remain eligible for the second-half Twin Quinella pool. Such tickets may be exchanged only at attended ticket windows prior to the second Twin Quinella contest. There will be no monetary reward for winning the first Twin Quinella contest. Both of the designated Twin Quinella contests will be included in only one (1) Twin Quinella pool.

 (4-24-24)T
- **Q2.** Winning Procedure. In the first Twin Quinella contest only, winning wagers must be determined using the following precedence, based upon the official order of finish for the first Twin Quinella contest: (4-24-24)T
- **a.** If a coupled entry or mutuel field finishes as the first two (2) finishers, those who selected the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish are winners, otherwise;

 (4-24-24)T
- <u>b.</u> Those whose combination finished as the first two (2) betting interests are winners; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> Those whose combination included either the first- or second-place finisher are winners; but if there are no such wagers on one (1) of those two (2) finishers, then; (4-24-24)T
- <u>d.</u> Those whose combination included the one (1) covered betting interest included within the first two (2) finishers are winners; but if there are no such wagers, then; (4-24-24)T
 - e. The entire pool must be refunded on Twin Quinella wagers for that contest. (4-24-24)T
- 03. <u>Dead Heat First Place</u>. In the first Twin Quinella contest only, if there is a dead heat for first involving: (4-24-24)T
- <u>a.</u> Contestants representing the same betting interest, those who selected the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish are winners. (4-24-24)T
- <u>h.</u> <u>Contestants representing two (2) betting interests, the winning Twin Quinella wagers are determined as if no dead heat occurred. (4-24-24)T</u>
- <u>c.</u> Contestants representing three (3) or more betting interests, those whose combination included any two (2) of the betting interests finishing in the dead heat are winners. (4-24-24)T

- **04. Dead Heat -- Second Place.** In the first Twin Quinella contest only, if there is a dead heat for second involving contestants representing two (2) or more betting interests, the Twin Quinella pool will be distributed to wagers in the following precedence, based upon the official order of finish: (4-24-24)T
- <u>a.</u> As a profit split to those combining the winner with any of the betting interests involved in the dead heat for second but if there is only one (1) covered combination, then;

 (4-24-24)T
- <u>b.</u> As a single price pool to those combining the winner with the one (1) covered betting interest involved in the dead heat for second; but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a profit split to those combining the betting interests involved in the dead heat for second; but if there are no such wagers, then; (4-24-24)T
- d. As a profit split to those whose combination included the winner and any other betting interest and wagers selecting any of the betting interests involved in the dead hear for second; but if there are no such wagers, then;

 (4-24-24)T
 - e. The entire pool must be refunded on Twin Quinella wagers for that contest. (4-24-24)T
- <u>05.</u> <u>Distribution.</u> In the second Twin Quinella contest only, the entire net Twin Quinella pool must be distributed to winning wagers in the following precedence, based upon the official order of finish for the second Twin Quinella contest:

 (4-24-24)T
- a. If a coupled entry or mutuel field finishes as the first two (2) finishers, as a single price pool to those who selected the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish, otherwise;

 (4-24-24)T
- **b.** As a single price pool to those whose combination finished as the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a profit split to those whose combination included either the first- or second-place finisher; but if there are no such wagers on one (1) of those two (2) finishers, then; (4-24-24)T
- d. As a single price pool to those whose combination included the one (1) covered betting interest included within the first two (2) finishers; but if there are no such wagers, then;

 (4-24-24)T
- <u>e.</u> <u>As a single price pool to all the exchange ticket holders for that contest; but if there are no such (4-24-24)T</u>
 - <u>In accordance with Subsection 842.02 of these rules.</u> (4-24-24)T
- <u>06.</u> involving:

 Dead Heat -- First Place. In the second Twin Quinella contest only, if there is a dead heat for first (4-24-24)T
- **a.** Contestants representing the same betting interest, the net Twin Quinella pool will be distributed to those selecting the coupled entry or mutuel field combined with the next separate betting interest in the official order of finish.

 (4-24-24)T
- <u>b.</u> Contestants representing two (2) betting interests, the net Twin Quinella pool will be distributed as if no dead heat occurred. (4-24-24)T
- <u>c.</u> <u>Contestants representing three (3) or more betting interests, the net Twin Quinella pool will be distributed as a profit split to those whose combination included any two (2) of the betting interests finishing in the dead heat.

 (4-24-24)T</u>
- <u>07.</u> <u>Dead Heat -- Second Place.</u> In the second Twin Quinella contest only, if there is a dead heat for second involving contestants representing two (2) or more betting interests, the Twin Quinella pool will be distributed

to wagers in the following precedence, based upon the official order of finish:

(4-24-24)T

- <u>a.</u> As a profit split to those combining the winner with any of the betting interests involved in the dead heat for second; but if there is only one (1) covered combination, then;

 (4-24-24)T
- <u>b.</u> As a single price pool to those combining the winner with the one (1) covered betting interest involved in the dead heat for second; but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a profit split to those combining the betting interests involved in the dead heat for second; but if there are no such wagers, then; (4-24-24)T
- d. As a profit split to those whose combination included the winner and any other betting interest and wagers selecting any of the betting interests involved in the dead heat for second, then;

 (4-24-24)T
- <u>e.</u> <u>As a single price pool to all the exchange ticket holders for that contest; but if there are no such tickets, then; (4-24-24)T</u>
 - <u>f.</u> <u>In accordance with Subsection 842.02 of these rules.</u>

(4-24-24)T

- **O8.** Forfeiture of Rights. If a winning ticket for the first-half of the Twin Quinella is not presented for exchange prior to the close of betting on the second-half Twin Quinella contest, the ticket holder forfeits all rights to any distribution of the Twin Quinella pool resulting from the outcome of the second contest. (4-24-24)T
- **O9.** First-Half Scratch. Should a betting interest in the first-half of the Twin Quinella be scratched, those Twin Quinella wagers including the scratched betting interest must be refunded. (4-24-24)T
- 10. Second-Half Scratch. Should a betting interest in the second-half of the Twin Quinella be scratched, an announcement concerning the scratch must be made and a reasonable amount of time be provided for exchange of tickets that include the scratched betting interest. If tickets have not been exchanged prior to the close of betting for the second Twin Quinella contest, the ticket holder forfeits all rights to the Twin Quinella pool.

(4-24-24)T

- 11. Contest Cancelled. If either of the Twin Quinella contests is cancelled prior to the first Twin Quinella contest, or the first Twin Quinella contest is declared "no contest," the entire Twin Quinella pool must be refunded on Twin Quinella wagers for that contest.

 (4-24-24)T
- 12. Second-Half Cancelled. If the second-half Twin Quinella contest is cancelled or declared "no contest" after the conclusion of the first Twin Quinella contest, the net Twin Quinella pool will be distributed as a single price pool to wagers selecting the winning combination in the first Twin Quinella contest and all valid exchange tickets. If there is no such wagers, the net Twin Quinella pool must be distributed as described in Subsection 842.02 of these rules.

 (4-24-24)T

843. TWIN TRIFECTA POOLS.

- O1. Twin Trifecta Pools. The Twin Trifecta requires selection of the first three (3) finishers, in their exact order, in each of two (2) designated contests. Each winning ticket for the first Twin Trifecta contest must be exchanged for a free ticket on the second Twin Trifecta contest in order to remain eligible for the second-half Twin Trifecta pool. Such ticket may be exchanged only at attended ticket windows prior to the second Twin Trifecta contest. Winning first-half Twin Trifecta wagers will receive both an exchange and a monetary payoff. Both of the designated Twin Trifecta contests will be included in only one (1) Twin Trifecta pool. (4-24-24)T
- **Q2.** Providing Pools. After wagering closes for the first-half of the Twin Trifecta and commissions have been deducted from the pool, the net pool is then divided into separate pools: the first-half Twin Trifecta pool and the second-half Twin Trifecta pool.

 (4-24-24)T
- <u>Winning Precedence</u>. In the first Twin Trifecta contest only, winning wagers must be determined using the following precedence, based upon the official order of finish for the first Twin Trifecta contest: (4-24-24)T

- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first three (3) betting interests, but if there are no such wagers, then; (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests, but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination correctly selected the first-place betting interest only, but if there are no such wagers, then; (4-24-24)T
- <u>d.</u> The entire Twin Trifecta pool must be refunded on Twin Trifecta wagers for that contest and the second-half cancelled. (4-24-24)T
- <u>O4.</u> <u>Carryover Pool.</u> If no first-half Twin Trifecta ticket selects the first three (3) finishers of that contest in exact order, winning ticket holders will not receive any exchange tickets for the second-half Twin Trifecta pool. In such case, the second-half Twin Trifecta pool must be retained and added to any existing Twin Trifecta carryover pool.

 (4-24-24)T
- O5. Exchange of Tickets. Winning tickets from the first-half of the Twin Trifecta will be exchanged for tickets selecting the first three (3) finishers of the second-half of the Twin Trifecta. The second-half Twin Trifecta pool must be distributed to winning wagers in the following precedence, based upon the official order of finish for the second Twin Trifecta contest:

 (4-24-24)T
- <u>a.</u> As a single price pool, including any existing carryover monies, to those whose combination finished in the correct sequence as the first three (3) betting interests; but if there are no such tickets, then;

<u>b.</u> The entire second-half Twin Trifecta pool for that contest must be added to any existing carryover monies and retained for the corresponding second-half Twin Trifecta pool of the next consecutive performance.

(4-24-24)T

- <u>o6.</u> <u>Forfeiture of Rights.</u> If a winning first-half Twin Trifecta ticket is not presented for cashing and exchange prior to the second-half Twin Trifecta contest, the ticket holder may still collect the monetary value associated with the first-half Twin Trifecta pool but forfeits all rights to any distribution of the second-half Twin Trifecta pool.

 (4-24-24)T
- O7. Coupled Entries and Mutuel Field. Coupled entries and mutuel fields are prohibited in Twin Trifecta contests. (4-24-24)T
- <u>08.</u> <u>Scratched Interests</u>. Should a betting interest in the first-half of the Twin Trifecta be scratched, those Twin Trifecta wagers including the scratched betting interest must be refunded. (4-24-24)T
- 09. Second-Half Betting Interest Scratch. Should a betting interest in the second-half of the Twin Trifecta be scratched, an announcement concerning the scratch must be made and a reasonable amount of time be provided for exchange of tickets that include the scratched betting interest. If tickets have not been exchanged prior to the close of betting for the second Twin Trifecta contest, the ticket holder forfeits all rights to the second-half Twin Trifecta pool.

 (4-24-24)T
- 10. Reduced Interests. If, due to a late scratch, the number of betting interests in the second-half of the Twin Trifecta is reduced to fewer than the minimum, all exchange tickets and the outstanding first-half winning tickets will be entitled to the second-half Twin Trifecta pool for that contest as a single price pool, but not the Twin Trifecta carryover.

 (4-24-24)T
- 11. Dead Heat. If there is a dead heat or multiple dead heats in either the first or second-half of the Twin Trifecta, all Twin Trifecta wagers selecting the correct order of finish, counting a betting interest involved in a dead heat as finishing in any dead-heated position, is a winner. In case of a dead heat occurring in:

 (4-24-24)T

- a. The first-half of the Twin Trifecta, the payoff is calculated as a profit split. (4-24-24)T
- **b.** The second-half of the Twin Trifecta, the payoff is calculated as a single price pool. (4-24-24)T
- 12. Cancelled Contest. If either of the Twin Trifecta contests are cancelled prior to the first Twin Trifecta contest, or the first Twin Trifecta contest is declared "no contest," the entire Twin Trifecta pool must be refunded on Twin Trifecta wagers for that contest and the second-half cancelled.

 (4-24-24)T
- 13. Second-Half Cancelled. If the second-half Twin Trifecta contest is cancelled or declared "no contest," all exchange tickets and outstanding first-half winning Twin Trifecta tickets will be entitled to the net Twin Trifecta pool for that contest as a single price pool, but not Twin Trifecta carryover. If there are no such tickets, the net Twin Trifecta pool must be distributed as described in Subsection 843.05 of these rules. (4-24-24)T
- 14. Capped Carryover. The Twin Trifecta carryover may be capped at a designated level approved by the Racing Commission so that if, at the close of any performance, the amount in the Twin Trifecta carryover equals or exceeds the designated cap, the Twin Trifecta carryover will be frozen until it is won or distributed under other provisions of this rule. After the Twin Trifecta carryover is frozen, one hundred percent (100%) of the net Twin Trifecta pool for each individual contest must be distributed to winners of the first-half of the Twin Trifecta pool.

- 15. Request to Distribute Carryover. A written request for permission to distribute the Twin Trifecta carryover on a specific performance may be submitted to the Racing Commission. The request must contain justification for the distribution, an explanation of the benefit to be derived, and the intended date and performance for the distribution.

 (4-24-24)T
- **16.** Winning Precedence. Should the Twin Trifecta carryover be designated for distribution on a specific date and performance, the following precedence will be followed in determining winning tickets for the second-half of the Twin Trifecta after completion of the first-half of the Twin Trifecta: (4-24-24)T
- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first three (3) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination included, in the correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then; (4-24-24)T
 - <u>d.</u> As a single price pool to holders of valid exchange tickets. (4-24-24)T
 - e. As a single price pool to holders of outstanding first-half winning tickets. (4-24-24)T
- 17. Exchange of Tickets. Contrary to Subsection 843.04 of these rules, during a performance designated to distribute the Twin Trifecta carryover, exchange tickets will be issued for those combinations selecting the greatest number of betting interests in their correct order of finish for the first-half of the Twin Trifecta. If there are no wagers correctly selecting the first-, second-, and third-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first- and second-place betting interest. If there are no wagers correctly selecting the first- and second-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first-place betting interest only. If there are no wagers selecting the first-place betting interest only in the first-half of the Twin Trifecta, all first-half tickets will become winners and will receive one hundred percent (100%) of that day's net Twin Trifecta pool and any existing Twin Trifecta carryover.

- 18. Carryover Designation. The Twin Trifecta carryover must be designated for distribution on a specified date and performance only under the following circumstances: (4-24-24)T
 - **a.** Upon written approval from the Racing Commission as provided in Subsection 843.15 of these

<u>rules.</u> (4-24-24)T

- <u>b.</u> <u>Upon written approval from the Racing Commission when there is a change in the carryover cap or when the Twin Trifecta is discontinued. (4-24-24)T</u>
 - <u>c.</u> On the closing performance of the meet or split meet

(4-24-24)T

- 19. Carryover from Past Subsequent Meet. If, for any reason, the Twin Trifecta carryover must be held over to the corresponding Twin Trifecta pool of a subsequent meet, the carryover must be deposited in an interest-bearing account approved by the Racing Commission. The Twin Trifecta carryover plus accrued interest will then be added to the second-half Twin Trifecta pool of the following meet on a date and performance so designated by the Racing Commission.

 (4-24-24)T
- 20. Prohibited Information. Providing information to any person regarding covered combinations, amounts wagered on specific combinations, number of tickets sold, or number of valid exchange tickets is prohibited until the race is made official. This does not prohibit necessary communication between totalizator and pari-mutuel department employees for processing of pool data.

 (4-24-24)T
- 21. Contest Approval. The racing association must obtain written approval from the Racing Commission concerning the scheduling of Twin Trifecta contests, the percentage of the net pool added to the first-half pool and second-half pool, and the amount of any cap to be set on the carryover. Any changes to the approved Twin Trifecta format require prior approval from the Racing Commission.

 (4-24-24)T

844. TRI-SUPERFECTA POOLS.

- <u>O1.</u> <u>Tri-Superfecta Pools</u>. The Tri-Superfecta requires selection of the first three (3) finishers, in their exact order, in the first two (2) designated contests and the first four (4) finishers, in exact order, in the second of the two (2) designated contests. Each winning ticket for the first Tri-Superfecta contest must be exchanged for a free ticket on the second Tri-Superfecta contest in order to remain eligible for the second-half Tri-Superfecta pool. Such tickets may be exchanged only at attended ticket windows prior to the second Tri-Superfecta contest. Winning first-half Tri-Superfecta tickets will receive both an exchange and a monetary payoff. Both of the designated Tri-Superfecta contests will be included in only one (1) Tri-Superfecta pool.

 (4-24-24)T
- **Q2.** Providing Pools. After wagering closes for the first-half of the Tri-Superfecta and commissions have been deducted from the pool, the net pool will then be divided into two (2) separate pools: the first-half Tri-Superfecta pool and the second-half Tri-Superfecta pool. (4-24-24)T
- <u>**03.**</u> <u>Winning Precedence.</u> In the first Tri-Superfecta contest only, winning tickets must be determined using the following precedence, based upon the official order of finish for the first Tri-Superfecta contest: (4-24-24)T
- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first three (3) betting interests; but if there are no such wagers, then:

 (4-24-24)T
- <u>b.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then; (4-24-24)T
- <u>d.</u> The entire Tri-Superfecta pool must be refunded on Tri-Superfecta wagers for that contest and the second-half cancelled. (4-24-24)T
- O4. Carryover Pool. If no first-half Tri-Superfecta ticket selects the first three (3) finishers of that contest in exact order, winning ticket holders will not receive any exchange tickets for the second-half Tri-Superfecta pool. In such case, the second-half Tri-Superfecta pool must be retained and added to any existing Tri-Superfecta carryover pool.

 (4-24-24)T

- **O5.** Exchange of Tickets. Winning tickets from the first-half of the Tri-Superfecta will be exchanged for tickets selecting the first four (4) finishers of the second-half of the Tri-Superfecta. The second-half Tri-Superfecta pool must be distributed to winning wagers in the following precedence, based upon the official order of finish for the second Tri-Superfecta contest:

 (4-24-24)T
- a. As a single price pool, including any existing carryover monies, to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such tickets, then; (4-24-24)T
- <u>b.</u> The entire second-half Tri-Superfecta pool for that contest must be added to any existing carryover monies and retained for the corresponding second-half Tri-Superfecta pool of the next performance. (4-24-24)T
- <u>o6.</u> Forfeiture of Rights. If a winning first-half Tri-Superfecta ticket is not presented for cashing and exchange prior to the second-half Tri-Superfecta contest, the ticket holder may still collect the monetary value associated with the first-half Tri-Superfecta pool but forfeits all rights to any distribution of the second-half Tri-Superfecta pool.

 (4-24-24)T
- <u>07.</u> <u>Coupled Entries and Mutuel Field.</u> Coupled entries and mutuel fields are prohibited in Tri-Superfecta contests. (4-24-24)T
- **08.** Scratched Interest. Should a betting interest in the first-half of the Tri-Superfecta be scratched, those Tri-Superfecta tickets including the scratched betting interest must be refunded. (4-24-24)T
- <u>09.</u> <u>Second-Half Betting Interest Scratch</u>. Should a betting interest in the second-half of the Tri-Superfecta be scratched, an announcement concerning the scratch must be made and a reasonable amount of time provided for exchange of tickets that include the scratched betting interest. If tickets have not been exchanged prior to the close of betting for the second Tri-Superfecta contest, the ticket holder forfeits all rights to the second-half Tri-Superfecta pool. (4-24-24)T
- 10. Reduced Interests. If, due to a late scratch, the number of betting interests in the second-half of the Tri-Superfecta is reduced to fewer than the minimum, all exchange tickets and outstanding first-half winning tickets will be entitled to the second-half Tri-Superfecta pool for that contest as a single price pool, but not the Tri-Superfecta carryover.

 (4-24-24)T
- 11. Dead Heat. If there is a dead heat or multiple dead heats in either the first- or second-half of the Tri-Superfecta, all Tri-Superfecta tickets selecting the correct order of finish, counting a betting interest involved in a dead heat as finishing in any dead-heated position, is a winner. In the case of a dead heat occurring in: (4-24-24)T
 - <u>a.</u> The first-half of the Tri-Superfecta, the payoff is calculated as a profit split. (4-24-24)T
 - **b.** The second-half of the Tri-Superfecta, the payoff is calculated as a single price pool. (4-24-24)T
- 12. Cancelled Contest. If either of the Tri-Superfecta contests are cancelled prior to the first Tri-Superfecta contest, or the first Tri-Superfecta contest is declared "no contest," the entire Tri-Superfecta pool must be refunded on Tri-Superfecta wagers for that contest and the second-half cancelled.

 (4-24-24)T
- 13. Second-Half Cancelled. If the second-half Tri-Superfecta contest is cancelled or declared "no contest," all exchange tickets and outstanding first-half winning Tri-Superfecta tickets will be entitled to the net Tri-Superfecta pool for that contest as a single price pool, but not the Tri-Superfecta carryover. If there are no such tickets, the net Tri-Superfecta pool must be distributed as described in Subsection 844.03 of these rules. (4-24-24)T
- 14. Capped Carryover. The Tri-Superfecta carryover may be capped at a designated level approved by the Racing Commission so that if, at the close of any performance, the amount in the Tri-Superfecta carryover equals or exceeds the designated cap, the Tri-Superfecta carryover will be frozen until it is won or distributed under other provisions of this rule. After the second-half Tri-Superfecta carryover is frozen, one hundred percent (100%) of the net Tri-Superfecta pool for each individual contest will be distributed to winners of the first-half of the Tri-Superfecta pool.

 (4-24-24)T

- 15. Request to Distribute Carryover. A written request for permission to distribute the Tri-Superfecta carryover on a specific performance may be submitted to the Racing Commission. The request must contain justification for the distribution, an explanation of the benefits to be derived, and the intended date and performance for the distribution.

 (4-24-24)T
- 16. Winning Precedence. Should the Tri-Superfecta carryover be designated for distribution on a specified date and performance, the following precedence will be followed in determining winning tickets for the second-half of the Tri-Superfecta after completion of the first-half of the Tri-Superfecta: (4-24-24)T
- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such wagers, then; (4-24-24)T
- betting interests; but if there are no such wagers, then;

 As a single price pool to those whose combination included, in correct sequence, the first three (3) betting interests; but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- d. As a single price pool to those whose combination included, in correct sequence, the first-place betting interest only; but if there are no such wagers, then:

 (4-24-24)T
 - e. As a single price pool to holders of valid exchange tickets. (4-24-24)T
 - <u>f.</u> As a single price pool to holders of outstanding first-half winning tickets. (4-24-24)T
- Exchange of Tickets. Contrary to Subsection 844.04 these rules, during a performance designated to distribute the distribute the Tri-Superfecta carryover, exchange tickets will be issued for those combinations selecting the greatest number of betting interests in their correct order of finish for the first-half of the Tri-Superfecta. If there are no wagers correctly selecting the first-, second-, and third-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first- and second-place betting interests. If there are no wagers correctly selecting the first- and second-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first-place betting interest only. If there are no wagers selecting the first-place betting interest only in the first-half of the Tri-Superfecta, all first-half tickets will become winners and will receive one hundred percent (100%) of that day's net Tri-Superfecta pool and any existing Tri-Superfecta carryover as a single price pool.

 (4-24-24)T
- 18. Carryover Designation. The Tri-Superfecta carryover may be designated for distribution on a specified date and performance only under the following circumstances: (4-24-24)T
- <u>a.</u> <u>Upon written approval from the Racing Commission as provided in Subsection 844.15 of these rules.</u> (4-24-24)T
- <u>b.</u> <u>Upon written approval from the Racing Commission when there is a change in the carryover cap or when the Tri-Superfecta is discontinued. (4-24-24)T</u>
 - <u>c.</u> On the closing performance of the meet or split meet. (4-24-24)T
- 19. Carryover from Past Subsequent Meet. If, for any reason, the Tri-Superfecta carryover must be held over to the corresponding Tri-Superfecta pool of a subsequent meet, the carryover must be deposited in an interest-bearing account approved by the Racing Commission. The Tri-Superfecta carryover plus accrued interest will then be added to the second-half Tri-Superfecta pool of the following meet on a date and performance so designated by the Racing Commission.

 (4-24-24)T
- **20. Prohibited Information.** Providing information to any person regarding covered combinations, amounts wagered on specific combinations, number of tickets sold, or number of valid exchange tickets is prohibited until the race is made official. This does not prohibit necessary communication between totalizator and pari-mutuel department employees for processing of pool data.

 (4-24-24)T

21. Contest Approval. The racing association must obtain written approval from the Racing Commission concerning the scheduling of Tri-Superfecta contest, the percentages of the net pool added to the first-half pool and second-half pool, and the amount of any cap to be set on the carryover. Any changes to the approved Tri-Superfecta format requires prior approval from the Racing Commission.

(4-24-24)T

845. TWIN SUPERFECTA POOLS.

- **Q1.** Twin Superfecta Pools. The Twin Superfecta requires selection of the first four (4) finishers, in their exact order, in each of two (2) designated contests. Each winning ticket for the first Twin Superfecta contest must be exchanged for a free ticket on the second Twin Superfecta contest in order to remain eligible for the second-half Twin Superfecta pool. Such tickets may be exchanged only at attended ticket windows prior to the second Twin Superfecta contest. Winning first-half Twin Superfecta tickets will receive both an exchange and a monetary payoff. Both of the designated Twin Superfecta contests will be included in only one (1) Twin Superfecta pool. (4-24-24)T
- <u>02.</u> <u>Dividing Pools.</u> After wagering closes for the first-half of the Twin Superfecta and commissions have been deducted from the pool, the net pool must then be divided into two (2) separate pools: the first-half Twin Superfecta pool and the second-half Twin Superfecta pool. (4-24-24)T
- <u>03.</u> <u>Winning Precedence.</u> In the first Twin Superfecta contest only, winning wagers must be determined using the following precedence, based upon the official order of finish for the first Twin Superfecta contest:

 (4-24-24)T
- <u>a.</u> As a single price pool to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such wagers, then; (4-24-24)T
- **b.** As a single price pool to those whose combination included, in correct sequence, the first three (3) betting interests; but if there are no such wagers, then; (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- d. As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then;

 (4-24-24)T
- <u>e.</u> <u>The entire Twin Superfecta pool must be refunded on Twin Superfecta wagers for that contest and the second-half cancelled. (4-24-24)T</u>
- 04. Carryover Pool First Race. If no first-half Twin Superfecta ticket selects the first four (4) finishers of that contest in exact order, winning ticket holders will not receive any exchange tickets for the second-half Twin Superfecta pool. In such case, the second-half Twin Superfecta pool will be retained and added to any existing Twin Superfecta carryover pool.

 (4-24-24)T
- 05. Winning Distribution. Winning tickets from the first-half of the Twin Superfecta will be exchanged for tickets selecting the first four (4) finishers of the second-half of the Twin Superfecta. The second-half Twin Superfecta pool must be distributed to winning wagers in the following precedence, based upon the official order of finish for the second Twin Superfecta contest:

 (4-24-24)T
- **a.** As a single price pool, including any existing carryover monies, to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such tickets, then; (4-24-24)T
- <u>h.</u> The entire second-half Twin Trifecta pool for that contest must be added to any existing carryover monies and retained for the corresponding second-half Twin Superfecta pool of the next performance. (4-24-24)T
- **O6.** Forfeiture of Second-Half Rights. If a winning first-half Twin Superfecta ticket is not presented for cashing and exchange prior to the second-half Twin Superfecta contest, the ticket holder may still collect the monetary value associated with the first-half Twin Superfecta pool but forfeits all rights to any distribution of the

second-half Twin Trifecta pool.

(4-24-24)T

- <u>07.</u> <u>Prohibited Entries.</u> Coupled entries and mutuel fields are prohibited in Twin Superfecta contests. (4-24-24)T
- <u>08.</u> <u>Scratched First-Half Interest</u>. Should a betting interest in the first-half of the Twin Superfecta be scratched, those Twin Superfecta tickets including the scratched betting interest must be refunded. (4-24-24)T
- 99. Scratched Second-Half Interest. Should a betting interest in the second-half of the Twin Superfecta be scratched, an announcement concerning the scratch must be made and a reasonable amount of time provided for exchange of tickets that include the scratched betting interest. If tickets have not been exchanged prior to the close of betting for the second Twin Superfecta contest, the ticket holder forfeits all rights to the second-half Twin Superfecta pool.

 (4-24-24)T
- 10. Late Scratch. If, due to a late scratch, the number of betting interests in the second-half of the Twin Superfecta is reduced to fewer than the minimum, all exchange tickets and outstanding first-half winning tickets will be entitled to the second-half Twin Superfecta pool for that contest as a single price pool, but not the Twin Superfecta carryover.

 (4-24-24)T
- 11. Dead Heat. If there is a dead heat or multiple dead heats in either the first- or second-half of the Twin Superfecta, all Twin Superfecta tickets selecting the correct order of finish, counting a betting interest involved in a dead heat as finishing in any dead-heated position, is a winner. In the case of a dead heat occurring in:

- a. The first-half of the Twin Superfecta, the payoff is calculated as a profit split. (4-24-24)T
- **b.** The second-half of the Twin Superfecta, the payoff is calculated as a single price pool. (4-24-24)T
- 12. Canceled Contest. If either of the Twin Superfecta contests are cancelled prior to the first Twin Superfecta contest, or the first Twin Superfecta contest is declared "no contest," the entire Twin Superfecta pool must be refunded on Twin Superfecta wagers for that contest and the second-half cancelled. (4-24-24)T
- 13. Canceled Second-Half Contest. If the second-half Twin Superfecta contest is cancelled or declared "no contest," all exchange tickets and outstanding first-half winning Twin Superfecta tickets will be entitled to the net Twin Superfecta pool for that contest as a single price pool, but not the Twin Superfecta carryover. If there are no such tickets, the net Twin Superfecta pool must be distributed as described in Subsection 845.03 of these rules.
- 14. Capped Carryover. The Twin Superfecta carryover may be capped at a designated level approved by the Racing Commission so that if, at the close of any performance, the amount in the Twin Superfecta carryover equals or exceeds the designated cap, the Twin Superfecta carryover will be frozen until it is won or distributed under other provisions of this rule. After the second-half Twin Superfecta carryover is frozen, one hundred percent (100%) of the net Twin Superfecta pool for each individual contest will be distributed to winners of the first-half of the Twin Superfecta pool.

 (4-24-24)T
- 15. Request for Carryover. A written request for permission to distribute the Twin Superfecta carryover on a specific performance may be submitted to the Racing Commission. The request must contain justification for the distribution, an explanation of the benefit to be derived, and the intended date and performance for the distribution.

 (4-24-24)T
- **16.** Winning Precedence. Should the Twin Superfecta carryover be designated for distribution on a specified date and performance, the following precedence will be followed in determining winning tickets for the second-half of the Twin Superfecta:

 (4-24-24)T
- a. As a single price pool to those whose combination finished in correct sequence as the first four (4) betting interests; but if there are no such wagers, then; (4-24-24)T

- betting interests; but if there are no such wagers, then;

 As a single price pool to those whose combination included, in correct sequence, the first three (3) betting interests; but if there are no such wagers, then;

 (4-24-24)T
- <u>c.</u> As a single price pool to those whose combination included, in correct sequence, the first two (2) betting interests; but if there are no such wagers, then; (4-24-24)T
- d. As a single price pool to those whose combination correctly selected the first-place betting interest only; but if there are no such wagers, then;

 (4-24-24)T
 - e. As a single price pool to holders of valid exchange tickets.
 - **f.** As a single price pool to holders of outstanding first-half winning tickets. (4-24-24)T
- 17. Exchange Ticket Distribution. Contrary to Subsection 845.04 of these rules, during a performance designated to distribute the Twin Superfecta carryover, exchange tickets will be issued for those combinations selecting the greatest number of betting interests in their correct order of finish for the first-half of the Twin Superfecta. If there are no wagers correctly selecting the first-, second-, third-, and fourth-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first-, second- and third-place finishers, in their exact order, then exchange tickets will be issued for combinations correctly selecting the first- and second-place betting interests. If there are no wagers correctly selecting the first- and second-place betting interests. If there are no wagers correctly selecting the first- and second-place betting interests. If there are no wagers correctly selecting the first-place betting interest only. If there are no wagers selecting the first-place betting interest only in the first-half of the Twin Superfecta, all first-half tickets will become winners and will receive one hundred percent (100%) of that day's net Twin Superfecta pool and any existing Twin Superfecta carryover as a single price pool.
- 18. Carryover Distribution. The Twin Superfecta carryover must be designated for distribution on a specified date and performance only under the following circumstances: (4-24-24)T
- <u>a.</u> <u>Upon written approval from the Racing Commission as provided in Subsection 845.15 of these rules. (4-24-24)T</u>
- **b.** Upon written approval from the Racing Commission when there is a change in the carryover cap or when the Twin Superfecta is discontinued. (4-24-24)T
 - <u>c.</u> On the closing performance of the meet or split meet.

(4-24-24)T

- 19. Carryover Held. If, for any reason, the Twin Superfecta carryover must be held over to the corresponding Twin Superfecta pool of a subsequent meet, the carryover must be deposited in an interest-bearing account approved by the Racing Commission. The Twin Superfecta carryover plus accrued interest will then be added to the second-half Twin Superfecta pool of the following meet on a date and performance so designated by the Racing Commission.

 (4-24-24)T
- 20. Prohibited Information. Providing information to any person regarding covered combinations, amounts wagered on specific combinations, number of tickets sold, or number of valid exchange tickets is prohibited until the race is made official. This does not prohibit necessary communication between totalizator and pari-mutuel department employees for processing of pool data.

 (4-24-24)T
- **21.** Written Approval. The racing association must obtain written approval from the Racing Commission concerning the scheduling of Twin Superfecta contests, the percentages of the net pool added to the first-half pool and second-half pool, and the amount of any cap to be set on the carryover. Any changes to the approved Twin Superfecta format require prior approval from the Racing Commission.

 (4-24-24)T

846. -- 899. (RESERVED)

SUB AREA C2: SIMULCASTING (Sections 900-949)

900. REQUIREMENTS FOR LICENSURE OF A SIMULCAST FACILITY.

- O1. General. Any racing association or simulcast operator authorized under these rules to conduct parimutuel wagering who desires to display the simulcast of pari-mutuel events on which pari-mutuel betting will be permitted, in the manner and subject to the conditions provided for under these rules, may apply to the Racing Commission for a license.

 (4-24-24)T
- **Q2.** Application for License. The application for a license must be in such form as may be prescribed by the Racing Commission and contain such information or other material or evidence as the Racing Commission may require.

 (4-24-24)T
 - <u>Daily Simulcast License Fee.</u> The fee for such license is based upon the weekly handle.

 (4-24-24)T
- a. If the handle is greater than thirty thousand dollars (\$30,000), the fee will be one hundred dollars (\$100) per day of simulcast operation payable by the licensee to the Racing Commission. Seventy-five dollars (\$75) of this fee will be paid to the Idaho State Racing Commission and twenty-five (\$25) will be deposited in the Public School Income Fund.

 (4-24-24)T
- **b.** If the weekly handle is at least fifteen thousand dollars (\$15,000), but less than thirty thousand dollars (\$30,000), the fee will be fifty dollars (\$50) per day of simulcast operation payable by the licensee to the Racing Commission. Twenty-five dollars (\$25) of this fee will be deposited in the Public School Income Fund and twenty-five dollars (\$25) will be paid to the Idaho State Racing Commission.

 (4-24-24)T
- <u>c.</u> If the weekly handle is less than fifteen thousand dollars (\$15,000), the fee will be twenty-five dollars (\$25) which will be deposited in the Public School Income Fund. (4-24-24)T
- <u>Q4.</u> Review and Approve. Before the Racing Commission grants such license, it will review and approve a plan of operation submitted with a license application including, but not limited to, the following information:

 (4-24-24)T
- a. A feasibility study denoting the revenue earnings expected from the simulcast facility and the costs expected to operate such a facility. The feasibility study includes:

 (4-24-24)T
 - i. The number of simulcast races to be displayed; (4-24-24)T
 - ii. The types of wagering to be offered; (4-24-24)T
 - iii. The level of attendance expected and the area from which such attendance will be drawn; (4-24-24)T
 - <u>iv.</u> The level of anticipated wagering activity; (4-24-24)T
 - v. The source and amount of revenues expected from other than pari-mutuel wagering; (4-24-24)T
- vi. The cost of operating the simulcast facility and the identification of costs to be amortized and the method of amortization of such costs; and (4-24-24)T
 - vii. The probable impact of the proposed operation on revenues to local government. (4-24-24)T
- <u>h.</u> The security measures to be employed to protect the facility, to control crowds, to safeguard the transmission of wagering data to effectuate common wagering pools. (4-24-24)T
 - <u>c.</u> The type of data processing, communication and transmission equipment to be utilized. (4-24-24)T
 - **d.** The description of the management groups responsible for the operation of the simulcast facility.

- <u>e.</u> The system of accounts to maintain a separate record of revenues collected by the simulcast facility, the distribution of such revenues and the accounting of costs relative to the simulcast operation. (4-24-24)T
- <u>f.</u> The location of the facility and a written confirmation from appropriate local officials that the location of such facility and the number of patrons expected to occupy such facility are in compliance with all applicable local ordinances, along with approval by appropriate county or city officials. (4-24-24)T

901. CRITERIA FOR APPROVAL OF APPLICATION FOR SIMULCAST OPERATOR.

The Racing Commission uses the following decisional criteria in the approval or disapproval of an application for simulcast operator.

(4-24-24)T

- <u>O1.</u> <u>General Benefit to the State.</u> The operator's general benefit to the state of Idaho. (4-24-24)T
- <u>O2.</u> <u>General Benefit to Horse Racing Industry.</u> The operator's general benefit to the state of Idaho's horse racing industry. (4-24-24)T

03.	Operator's Integrity. The operator's integrity, including:	(4-24-24)T
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- a. Individual and corporate conduct; (4-24-24)T
- b. <u>Criminal history; and</u> (4-24-24)T
- c. Betting and gaming industry conduct. (4-24-24)T
- **Operator's Credibility.** The operator's credibility, including: (4-24-24)T
- a. Accuracy of a feasibility study; and (4-24-24)T
- **b.** Experience and expertise of the operator in the simulcast industry. (4-24-24)T
- **05.** Financial Stability. The operator's financial stability. (4-24-24)T

902. HOST ASSOCIATION.

- <u>O1.</u> <u>Contract.</u> Subject to Racing Commission approval of a simulcast contract, a host association licensed by the Racing Commission may simulcast its horse races to intrastate, interstate and out-of-state authorized users for the purpose of pari-mutuel wagering.

 (4-24-24)T
- <u>02.</u> <u>Content.</u> A racing association is responsible for the content of its simulcast and needs to use all reasonable effort to present a simulcast that offers the viewers an exemplary depiction of its racing program, a periodic display of wagering information, and continuity programming between horse racing events. (4-24-24)T
- <u>03.</u> <u>Video.</u> Unless otherwise permitted by the Racing Commission, every simulcast needs to contain in its video content a digital display of the actual time of day, the name of the host facility from where it emanates, the number of the horse race being displayed, and the minutes to post. (4-24-24)T
- <u>04.</u> <u>Security Controls.</u> As a condition of contract approval, or when deemed necessary by the Racing Commission, the host association may need to provide and maintain security controls, including encryption over its uplink and communications systems. (4-24-24)T

903. GUEST ASSOCIATIONS.

01. Contract Approval. Guest racing associations that are licensed by the Racing Commission and subject to contract approval by the Racing Commission may receive simulcast races for the purpose of pari-mutuel wagering from one (1) or more host associations.

(4-24-24)T

<u>02.</u> <u>Plan for Testing</u>. A plan that is subject to approval by the Racing Commission must be submitted by a guest racing association for testing the transmission, encryption and decoding, and data communication to assure proper system function prior to the commencement of each simulcast program or race from a host association.

(4-24-24)T

904. -- 909. (RESERVED)

910. INTERSTATE COMMON POOL WAGERING.

Subject to contract approval by the Racing Commission, a racing association may participate in common pool wagering by accepting wagers placed in other jurisdictions or by offering wagers on races run in other jurisdictions. Contract approval requirements include, but may not be limited to, the following:

(4-24-24)T

- <u>01.</u> <u>Licensing Requirement.</u> A contract to participate in interstate common pool wagering must include evidence that the authorized user in the other jurisdiction is licensed or otherwise authorized or approved by the pari-mutuel authority or equivalent in that jurisdiction.

 (4-24-24)T
- <u>Must:</u>

 Pari-Mutuel Systems Requirement. A contract to participate in interstate common pool wagering

 (4-24-24)T
- a. Include evidence that the authorized user in the other jurisdiction utilizes a pari-mutuel wagering system fully compliant with requirements for totalizator systems used by licensed racing associations in Idaho; (4-24-24)T
- <u>b.</u> Specify the regulatory authority responsible for granting a license to the racing association serving as host for purposes of aggregation of common pool wagering; (4-24-24)T
- <u>c.</u> Specify the name and location of the racing association that is the host for the common pool, and the individuals and contact information for matters relating to the contract and common pool wagering; and

 (4-24-24)T
- <u>d.</u> Specify the name of the totalizator company, location of the totalizator facility utilized to receive wagers and aggregate pools for the purpose of common pool wagering and the individuals and contact information for matters relating to the contract and common pool wagering. (4-24-24)T
- O3. Access to Reports and Wagering Information Requirement. A contract to participate in interstate common pool wagering must include evidence that the authorized user in the other jurisdiction will provide full and prompt access to, and cooperation in providing, all reports and information that may be requested by the Racing Commission. This includes wagering transaction data in either a hard copy report or a standard electronic data format acceptable to the Racing Commission. Such requirement apply to all wagering on races run in Idaho and all wagering pools that accept wagers placed from Idaho.

 (4-24-24)T
- **04.** Breakage. The contract must include provisions specifying the distribution of breakage consistent with the requirement for wagers placed in Idaho. (4-24-24)T

911. NET POOL PRICING.

- <u>01.</u> <u>Takeout Rates</u>. If takeout rates are not the same for all jurisdictions and net pool pricing is utilized, the contract must specify net pool pricing. (4-24-24)T
- <u>a.</u> <u>Individual wagering transactions are deemed to be made at the point of sale in the state where placed unless otherwise specified by statute or court ruling.

 (4-24-24)T</u>
- <u>b.</u> Any surcharges or withholdings in addition to the takeout may only be applied in the jurisdiction otherwise imposing such surcharges or withholdings. (4-24-24)T
 - c. In determining whether to approve an interstate common pool which does not include the host track

or which includes races from more than one racing association, the Racing Commission will consider and may approve use of a bet type which is not utilized at the host association, application of a takeout rate not in effect at the live event track, or other factors which are presented to the Racing Commission.

(4-24-24)T

d. The content and format of the visual display of racing and wagering information at facilities in other jurisdictions where wagering is permitted in the interstate common pool need not be identical to the similar information permitted or required to be displayed under these rules.

(4-24-24)T

02. Guest Participation in Interstate Common Pools.

(4-24-24)T

- <u>a.</u> The Racing Commission may approve a takeout from the pari-mutuel pools identical to that of other jurisdictions participating in a merged pool. (4-24-24)T
 - **b.** Rules, Live as established in the host state will apply to the merged pool. (4-24-24)T
- <u>c.</u> The simulcast operator must designate which one of the following procedures it will use if it becomes impossible to successfully merge the corresponding pools into the interstate common pool, and publish their designated procedure in the printed program:

 (4-24-24)T
- i. Compute payouts in accordance with payout prices that would have been in effect if prices for the pool of bets were calculated without regard to wagers placed elsewhere; or (4-24-24)T
- <u>track; or</u>

 <u>With permission of the Racing Commission, pay winning tickets at the payout prices at the host (4-24-24)T</u>
 - iii. Declare such accepted bets void and make refunds in accordance with the applicable rules.

 (4-24-24)T

912. HOST PARTICIPATING IN INTERSTATE COMMON POOLS.

- **01.** Rules of Racing Established. Rules of racing established for races held in Idaho will also apply to interstate common pools unless the Racing Commission has specifically determined otherwise. (4-24-24)T
- **Q2.** When Impossible to Merge Pools. Any contract for interstate common pools must contain a provision that states that if, for any reason, it becomes impossible to successfully accept placed wagers or to merge corresponding pools into the interstate common pool formed by the pari-mutuel pool host and the Racing Commission's or the pari-mutuel pool host's representative determines that accepting wagers or attempting to effect transfer of pool data from the guest association may endanger the integrity of the pool or the timely processing of payouts, the pari-mutuel pool host will have no liability for guest's wagers or corresponding pools not being accepted into the host pool.

 (4-24-24)T

913. LICENSES FOR SIMULCAST OPERATORS.

- Q1. License. Every person acting as a simulcast operator within Idaho must procure a license from the Racing Commission and no person will act in the capacity of a simulcast operator without a valid license. Such license may be renewed annually unless the application is denied for any cause that justifies the suspension or revocation of the license for violation of these rules.

 (4-24-24)T
 - **<u>02.</u>** Responsibilities of Applicant. Each applicant must:

(4-24-24)T

<u>a.</u> <u>Submit a financial statement as required by the Idaho State Racing Commission;</u>

- b. Post with the Racing Commission a surety, in the amount and in such form as the Racing Commission may require, that is sufficient to ensure payment of distributable amounts of pari-mutual pools pursuant to statute, operational costs, salaries, wages, benefits, and related financial obligations; and (4-24-24)T
 - c. Demonstrate experience or adequate knowledge of the conduct of simulcast wagering or pari-

mutuel wagering operations.

(4-24-24)T

- O3. Simulcast License Application. The simulcast operator intending to conduct wagering on an out-of-state race must file with the Racing Commission a completed simulcast application. The application will be provided and approved by the Racing Commission. At a minimum the application will require the applicant to provide the following information:

 (4-24-24)T
 - a. The number of live races projected in the current year; (4-24-24)T
 - **b.** The number of live races run in the preceding year; (4-24-24)T
 - c. Documentation that the required bond has been posted; (4-24-24)T
 - d. Documentation that the appropriate public liability insurance has been obtained; (4-24-24)T
 - <u>e.</u> Evidence of approval from the appropriate county or city officials; (4-24-24)T
- <u>f.</u> A signed contract from a local horsemen's group. The horsemen's group must be one that meets the definition of a horsemen's group as defined in Section 54-2502, Idaho Code. The contract cannot conflict with any of the provisions of Sections 3001 through 3007 of Title 15 of the United States Code or any other federal laws;

(4-24-24)T

- g. A statement setting forth the date and time it intends to commence accepting wagers on out-of-state race or races; and (4-24-24)T
 - h. Any other written or oral approvals required by the Racing Commission. (4-24-24)T
 - **04. Restrictions**. (4-24-24)T
- a. No license will be granted to any person or entity that has failed, refused or neglected to comply with any rule, condition of license, or order of the Racing Commission or its Board of Stewards that is reasonably related to its conduct as a simulcast operator.

 (4-24-24)T
- **b.** No license will be granted to any person or entity that has engaged in any activity that is grounds for denial, suspension or revocation of license pursuant to the rules of the Racing Commission or whose general partners, officers, directors, or employees have engaged in any unlawful activity determined to be conduct detrimental to the best interest of horse racing.

 (4-24-24)T
- <u>c.</u> Additionally, no license will be granted to a person or entity that has failed, refused or neglected to enter into an agreement with a horsemen's group as defined in Section 54-2502, Idaho Code. (4-24-24)T
- ob. No Limitation. There will be no limitation as to the number of days a licensee may operate except as may otherwise be provided for within these rules or the Idaho Code. (4-24-24)T

914. SIMULCAST PURSE MONEY COLLECTION AND DISTRIBUTION.

- <u>01.</u> <u>Designated Purse Monies.</u> Each simulcast operator licensed by the Racing Commission must remit to the Racing Commission those monies designated by the horsemen's agreement as purse monies. Payment must be made on a timely basis as provided in said agreement which will in no event be greater than thirty (30) days after accrual to the simulcast facility. (4-24-24)T
- **Q2. Dual Signature Insured Account.** Each horsemen's group signatory to a horsemen's agreement authorizing simulcasting must open and maintain a dual signature insured account, hereinafter called a "purse accumulation account." (4-24-24)T
- Ommission will annually deposit into the appropriate purse accumulation account those funds paid to the Racing

Commission by the respective simulcast operator(s). The Racing Commission has the authority to approve more frequent payments, if requested by said horseman's group.

(4-24-24)T

O4. Sanctions. In addition to all available sanctions, any person or licensee who receives monies designated as purse monies as described in these rules, and who violates these rules, can be ordered to pay a monetary penalty as set forth in Section 54-2509(4), Idaho Code, and daily interest accrued thereupon at the rate set by the Idaho State Treasurer.

(4-24-24)T

915. -- 929. (RESERVED)

930. DUTIES OF SIMULCAST OPERATOR.

- O1. General. A simulcast operator conducts and operates a pari-mutuel wagering system at one (1) or more guest associations on the results of horse races being held or conducted and simulcast from the enclosures of one (1) or more host associations pursuant to its agreement with such guest and host association and with the approval of the Racing Commission.

 (4-24-24)T
 - <u>**02.**</u> <u>**Provisions.** A simulcast operator must provide:</u>

- a. Adequate transmitting or receiving equipment that does not interfere with the closed circuit TV system of the host association. All equipment must be of acceptable broadcast quality and meet applicable Federal Communications Commission and Racing Commission rules and orders. Said equipment may include approved microwave transmitters, with appropriate safeguards, as approved by the Racing Commission. (4-24-24)T
- <u>b.</u> Pari-mutuel terminals, pari-mutuel odds display, modems or switching units enabling pari-mutuel data transmissions, and data communication between the sending and the receiving racing associations. (4-24-24)T
- 03. Pari-Mutuel Inspector. The Racing Commission will appoint at least one (1) state pari-mutuel inspector to monitor all approved simulcast facilities and may require additional pari-mutuel inspectors as is reasonably necessary for the protection of the public interest. The state pari-mutuel inspector, as well as a member or members of the Racing Commission, must:

 (4-24-24)T
- a. Be given free access to all of the books, papers and records of the simulcast operator's simulcast operations during normal business hours. (4-24-24)T
- <u>b.</u> Be empowered to direct the simulcast operator to adopt such rules and to install such methods and systems of operating the mutuel department as may be deemed reasonably necessary so as to ensure compliance with the law and the rules of the Racing Commission.
- <u>c.</u> The state pari-mutuel inspector must report to the Racing Commission any failure of the licensee to comply with the provision hereof or any violation of the law or any of the rules of the Racing Commission which may come to his attention, including in his reports, recommendations with respect to the revocation of the licenses of any employee of the simulcast operator for failure to comply with the rules of the Racing Commission, or for fraud, dishonesty, or incompetency.

 (4-24-24)T
- **94.** Video Record. Upon the request of the Racing Commission the simulcast operator must make its best effort to provide the Racing Commission with a copy of the simulcast race requested. (4-24-24)T
- <u>05.</u> <u>Test Program</u>. Not less than thirty (30) minutes prior to the commencement of transmission of the racing program for each day or night, the simulcast operator must initiate a test program of its transmitter, encryption and decoding, and data communication to assure proper operation of the system. (4-24-24)T
- <u>06.</u> <u>Locations Listing</u>. At the request of any representative of the Racing Commission the Racing Association must provide a listing of all locations within this state enabled to receive the simulcast in decoded forms. Failure to do so is grounds for immediate summary suspension of license and immediate cessation of simulcasting activities.
 (4-24-24)T

- **07.** Security. The Racing Association must maintain such security controls over its uplink and communications system as directed by the Racing Commission. (4-24-24)T
- **08.** Filing. Every simulcast operator at the request of the Racing Commission must file an annual report of its simulcast operations, and an audited balance sheet and income statement prepared according to Generally Accepted Accounting Principles.

 (4-24-24)T
 - <u>Oonpliance.</u> The simulcast operator must comply with Section 54-2512, Idaho Code. (4-24-24)T

931. PROHIBITION OF SIMULCAST SIGNAL.

Pertaining to the simulcasting of greyhound racing, should substantial, competent evidence of cruelty to or misconduct in the treatment of greyhounds occur at a site under the jurisdiction of another state regulatory agency, the Racing Commission will prohibit the retransmission of any and all simulcast signals until appropriate action has been taken by the other state regulatory agency.

(4-24-24)T

932. CONFLICT OF LAWS.

In the event of a conflict between the laws of the host track and the laws or rules of the state of Idaho, the laws or rules of the state of Idaho will apply.

(4-24-24)T

933. TOTALIZATOR OR OTHER APPROVED EQUIPMENT.

Pari-mutuel wagering on live horse races may only be conducted through the use of a totalizator or other similar mechanical equipment approved by the Commission.

(4-24-24)T

934. -- 949. (RESERVED)

SUB AREA C3: ADVANCED DEPOSIT WAGERING (Sections 950-999)

950. LICENSING FOR ADVANCED DEPOSIT WAGERING.

No person may conduct advanced deposit wagering activities within Idaho prior to receiving an advance deposit wagering license from the Racing Commission.

(4-24-24)T

951. ADVANCED DEPOSIT WAGERING LICENSE.

Any person may request a license from the Racing Commission to conduct advanced deposit wagering in accordance with Section 54-2512(5), Idaho Code, and these rules. As part of the request, such person must submit a detailed plan of how its proposed advance deposit wagering system would operate. The Racing Commission may require changes in a proposed plan of operations as a condition of granting a request. No subsequent changes in the system's operation may occur unless ordered by the Racing Commission or until approval is obtained from the Racing Commission after it receives a written request.

(4-24-24)T

952. ADVANCE DEPOSIT WAGERING LICENSE APPLICATION.

An applicant for an advance deposit wagering operator license must provide the following information as part of the application:

(4-24-24)T

- <u>01.</u> <u>Legal Name</u>. The legal name of the person seeking the license.
- (4-24-24)T
- <u>02.</u> <u>Corporation.</u> If the person seeking a license is a corporation: the names, addresses of all directors and officers, the date of incorporation and the place of incorporation; (4-24-24)T
- <u>Q3.</u> Partnership. If the person seeking a license is a partnership: the names, addresses of all partners. If a partner is a corporation the date of incorporation, the place of incorporation and the names and addresses of all directors and officers.

 (4-24-24)T
- **Q4.** Race Tracks. The names of the race tracks the advance deposit wagering operator has contracts with that allow the applicant to provide wagering on the product. (4-24-24)T
 - **O5.** Financial Information. Financial information that demonstrates the financial resources to operate.

(4-24-24)T

- <u>06.</u> <u>Budget.</u> A detailed budget showing anticipated revenue, expenditures and cash flows by month during the license period. (4-24-24)T
- <u>07.</u> <u>Number of Days.</u> The number of days of planned operation during the fiscal year in which they are seeking to be licensed. (4-24-24)T

953. DETAILED PLAN OF OPERATION FOR ADVANCED DEPOSIT WAGERING.

- <u>01.</u> <u>Detailed Plan of Operation.</u> The detailed plan of operation for an advanced deposit wagering license must include, but is not limited to, the following information: (4-24-24)T
 - a. The manner in which the wagering system will operate: (4-24-24)T
 - **b.** Programs for responsible wagering; and

(4-24-24)T

- <u>c.</u> <u>Mitigation for the effects of advance deposit wagering on the source market in which the account holder resides. (4-24-24)T</u>
- Q2. Requirements for Accounts Established and Operated for Persons Whose Principal Residence is Outside of the State of Idaho. The Racing Commission may require changes in a proposed plan of operations as a condition of granting a license. No subsequent changes in the system's operation may occur unless ordered by the Racing Commission or until approval is obtained from the Racing Commission after it receives a written request.

 (4-24-24)T

954. INVESTIGATIONS OR INSPECTIONS.

The Racing Commission may conduct investigations and inspections and request additional information from the advanced deposit wagerer as it deems appropriate. (4-24-24)T

955. -- 959. (RESERVED)

960. CLAIMS OF NON-PAYMENT.

- <u>O1.</u> <u>Claim of Non-Payment</u>. An account holder, who is claiming that non-payment has occurred, must make a claim of non-payment to the Racing Commission. (4-24-24)T
- **O2.** Investigation of Claim. The Racing Commission will investigate the claim and provide the advance deposit wagering operator with an opportunity to respond thereto and submit any supporting documents or evidence it needs to defend the claim.

 (4-24-24)T
- 03. <u>Commission Determination</u>. If the Racing Commission determines that the account holder is entitled to restitution, the advance deposit wagering operator has ten (10) days to pay the amount determined by the Racing Commission. (4-24-24)T

961. PROMOTE AND ADVERTISE.

An applicant licensed under these rules may enter into such agreements, for what it deems good and sufficient reasons, that are necessary to promote, advertise, and further the sport of racing, or that may be necessary for the effective operation of interstate account wagering, including, without limitation, television production and telecommunications services. Such agreements are reviewed by the Racing Commission and may be denied.

<u>(4-24-24)T</u>

962. OUT-OF-STATE PROVIDERS.

Any advance deposit wagering by an account holder with a provider outside of the State by telephone or other electronic means is illegal, unless that provider is licensed by the Racing Commission and provides a source market fee of not less than ten percent (10%) of the handle forwarded monthly to the Racing Commission. (4-24-24)T

963. RESIDENCE OUTSIDE THE STATE OF IDAHO.

Requirements for the establishment and operation of accounts for individuals whose principle residence is outside of the state of Idaho must be set forth in the operation plan as stated in these rules.

(4-24-24)T

964. ESTABLISHING AN ADVANCED DEPOSIT WAGERING ACCOUNT.

01. Establishing an Advanced Deposit Wagering Account. The application for establishing an advanced deposit wagering account must be authorized in a manner acceptable to the Racing Commission and include the applicant's:

(4-24-24)T

a.	Full legal name:	(4-24-24)T

b. Principal residence address; (4-24-24)T

<u>c.</u> <u>Telephone number of their permanent residence;</u> (4-24-24)T

<u>d.</u> <u>Social security number; and</u> <u>(4-24-24)T</u>

e. Proper identification or certification demonstrating that the applicant is at least eighteen (18) years of age. (4-24-24)T

<u>02.</u> <u>Other Information</u>. As needed, any other information required by the Racing Commission or the advance deposit operator. (4-24-24)T

965. ACCOUNT INFORMATION.

Each application for an advance deposit wagering account may be subject to verification.

(4-24-24)T

<u>966. -- 969.</u> (RESERVED)

970. <u>IDENTIFYING AN ACCOUNT NUMBER.</u>

Each account must have a unique identifying account number. The identifying account number may be changed at any time by the advance deposit wagering operator provided the advance deposit wagering operator informs the account holder in writing prior to the change.

(4-24-24)T

- <u>operator</u> with an alpha-numeric code to be used as a secure personal identification code when the account holder is placing an account wager. The account holder has the right to change this code at any time.

 (4-24-24)T
- <u>Q2.</u> <u>Principle Residence</u>. The principal residence address will be established by reliance on the information submitted on the application form provided and certified by the applicant. (4-24-24)T
- 03. Upon Approval Account Holder Receives. The account holder will receive, at the time the account is approved: (4-24-24)T
 - a. A unique account identification number; (4-24-24)T
- <u>b.</u> A copy of the advance deposit wagering rules and such other information and material that is pertinent to the operation of the account; and (4-24-24)T
- <u>c.</u> Such other information as the advance deposit wagering operator or Racing Commission may deem appropriate. (4-24-24)T
- <u>04.</u> Name of Natural Persons. The advance deposit wagering operator will accept accounts in the name of a natural person only. (4-24-24)T
 - <u>05.</u> <u>Nontransferable.</u> The account is nontransferable between natural persons. (4-24-24)T

971. CLOSE OR REFUSE TO OPEN AN ACCOUNT.

The advance deposit wagering operator may close or refuse to open an account, for what it deems good and sufficient reason, and will order an account closed if it is determined that information that was used to open an account was false, or that the account has been used in violation of these rules.

(4-24-24)T

972. ACCOUNT HOLDER RESPONSIBILITIES.

- <u>O1.</u> <u>Personal Use Only.</u> Accounts are for the personal use of the account holder. (4-24-24)T
- **92.** Security. The account holder is responsible for maintaining the secrecy of the account number and secure personal identification code. (4-24-24)T
- 03. Account Losses. Except where the advance deposit wagering center or its employees or agents act without good faith or fail to exercise ordinary care, the advance deposit wagering center is not be responsible for any loss arising from the use by any other person or persons of an account holder's account.

 (4-24-24)T
- <u>04.</u> <u>Notification of Account Security Breach</u>. The account holder must immediately notify the advance deposit wagering center of a breach of the account's security. (4-24-24)T

973. OPERATION OF AN ACCOUNT.

- **<u>01.</u>** Operator May Refuse Deposits. The advance deposit wagering operator may refuse deposits to an account for what it deems good and sufficient reason. (4-24-24)T
- Operator May Suspend or Close Account. The advance deposit wagering operator may suspend or close any account at any time provided that within five (5) business days of closing the account the advance deposit wagering operator returns to the account holder all monies then on deposit by sending it to the principal residence address as listed on the application.

 (4-24-24)T

974. CREDITS TO AN ACCOUNT.

After the initial establishment of an account, credits to an account may be made as follows:

(4-24-24)T

- <u>O1.</u> <u>Deposits.</u> Deposits to an account by an account holder must be made in the following forms: (4-24-24)T
- a. Cash given to the staff of an advance deposit wagering operator; (4-24-24)T
- <u>b.</u> Personal or cashier check, or money order given or sent to an advance deposit wagering operator; (4-24-24)]
- <u>c.</u> Charges made to an account holder's credit card or debit card upon the direct and personal instruction of the account holder. Such instructions may be given by telephone or any electronic device to the advance deposit wagering facility by the account holder if the use of the card has been approved by the advance deposit wagering operator; or

 (4-24-24)T
- d. Transfer by means of an electronic funds transfer from a monetary account controlled by an account holder to his account. The account holder is liable for any charges imposed by the transmitting or receiving entity with such charges to be deducted from the account.

 (4-24-24)T
- <u>02.</u> <u>Credit for Winnings.</u> Credit for winnings from wagers placed with funds in an account and credit for account wagers on entries that are scratched will be posted to the account by the advance deposit wagering operator.

 (4-24-24)T
- <u>03.</u> Accordance with Financial Institution. Checks, money orders and other negotiable instruments will be posted to the credit of the account holder in accordance with financial institution funds availability schedules.

 (4-24-24)T

975. DEBITS TO AN ACCOUNT.

- **01. Debits to an Account.** Debits to an account are made as follows: (4-24-24)T
- <u>a.</u> <u>Upon receipt by the advance deposit wagering operator of an account wager, the advance deposit wagering center debits the account in the amount of the wager; or (4-24-24)T</u>
 - <u>b.</u> For fees for service or other transaction-related charges by the advance deposit wagering operator.

 (4-24-24)T
- <u>02.</u> <u>Account Withdrawals.</u> An advance deposit wagering operator may authorize a withdrawal from an account when one (1) of the following exists: (4-24-24)T
- <u>a.</u> The account holder of an account appears personally at the advance deposit wagering operators location and provides the following: (4-24-24)T
 - i. Proper identification; (4-24-24)T
 - ii. The correct secure personal identification code; and (4-24-24)T
 - <u>iii.</u> A properly completed and signed withdrawal slip. (4-24-24)T
- **b.** The account holder sends to the advance deposit wagering operator a properly completed and signed withdrawal slip by any means, electronic or otherwise. (4-24-24)T
- i. Upon receipt of a properly completed and signed withdrawal slip, and if there are sufficient funds in the account to cover the withdrawal, the advance deposit wagering operator must, within five (5) business days of its receipt, send a check to the account holder. The check is payable to the holder of the account and in the amount of the requested withdrawal.

 (4-24-24)T
- ii. If funds are not sufficient to cover the withdrawal, the account holder will be notified in writing and those funds in the account will be withdrawn and sent to the account holder within the five (5) business day time period. Electronic funds transfers may be used for withdrawals in lieu of a check at the discretion of the account holder and the advance deposit wagering operator subject to the same conditions described for electronic funds transfer credits.

 (4-24-24)T
- <u>c.</u> The advance deposit wagering operator may close accounts in which there has been no activity for at least six (6) months, returning funds remaining therein to the account holder at his principal residence address.
- <u>d.</u> In the event an account holder is deceased, funds accrued in the account will be released to the decedent's legal representative upon receipt of a copy of a valid death certificate, tax releases or waivers, probate court authorizations or other documents required by applicable laws.

 (4-24-24)T

976. -- 979. (RESERVED)

980. WAGERS IN EXCESS OF ACCOUNT BALANCE.

The advance deposit wagering operator will not accept wagers from an account holder in an amount in excess of the account balance.

(4-24-24)T

981. ACCOUNTS WILL NOT BEAR ANY INTEREST.

Monies deposited with the advance deposit wagering operator for advance deposit wagering must not bear any interest to the account holder.

(4-24-24)T

982. PAYMENTS ON WINNING PARI-MUTUEL WAGERS.

Payments on winning pari-mutuel wagers and credits for account wagers on entries which are scratched must be posted to the credit of the account holder as soon as practicable after the race is declared official. (4-24-24)T

983. MAILING ADDRESS.

The principal residence address, provided in writing by the account holder at the time of application, is deemed to be the proper address for the purposes of mailing checks, statements of account, account withdrawals, notices, or other appropriate correspondence. The mailing of checks or other correspondence to the address given by the account holder is at the sole risk of the account holder.

(4-24-24)T

984. POWERS OF THE RACING COMMISSION TO REVIEW AND AUDIT RECORDS.

The Racing Commission or its staff will be given access to all records and financial information of the advance deposit wagering operator for review and audit. The Racing Commission may require that the advance deposit wagering operator annually submit to the Racing Commission audited financial statements of the advance deposit wagering system.

(4-24-24)T

985. CONFIDENTIAL INFORMATION.

No confidential information related to the placing of any wager or to the operation of the advance deposit wagering center may be divulged by any employee or agent of the advance deposit wagering center, except, as required by these rules, to the account holder or the Racing Commission, or as otherwise required by state or federal law or regulation or rules of the Racing Commission.

(4-24-24)T

986. APPLICABLE LAWS, RULES, AND REGULATIONS.

All advance deposit wagering operators must adhere to all applicable state and federal laws, rules, and regulations.
(4-24-74)T

<u>987. -- 999.</u> (RESERVED)

IDAPA 13 – IDAHO FISH AND GAME COMMISSION

ESTABLISHING SEASONS AND LIMITS FOR HUNTING, FISHING, AND TRAPPING IN IDAHO DOCKET NO. 13-0000-2400P2

NOTICE OF ADOPTED / AMENDED PROCLAMATIONS FOR CALENDAR YEAR 2024

AUTHORITY: As authorized by Section 36-104, Idaho Code, and in compliance with Sections 36-105(3), Idaho Code, the Commission adopts proclamations establishing seasons and limits for hunting, fishing, and trapping in Idaho.

AVAILABILITY OF OFFICIAL PROCLAMATIONS: Hunters, anglers, and trappers are advised to consult the text of the Commission's official proclamation before hunting, fishing, or trapping. All proclamations are available on-line at https://idfg.idaho.gov/rules, with print versions available at Idaho Department of Fish and Game offices and license vendors.

DESCRIPTIVE SUMMARY AND PUBLIC MEETING SCHEDULE: The Commission meeting schedule and meeting agendas are available on-line at Commission Meeting Schedule, with opportunities for public comment generally scheduled at its January, March, May, July, and November meetings.

Information for Commission proclamations for calendar year 2024 was initially published in the February 7, 2024, Idaho Administrative Bulletin, Volume 24-2, pages 10-11.

At a March 21, 2024, regular meeting the Commission took the following proclamation actions:

- 1. Adopted a proclamation for 2024 spring Chinook Salmon fishing, establishing seasons and limits in the Snake, Lower Salmon, Little Salmon, and Clearwater Rivers.
- 2. Amended its proclamation for 2024 big game seasons eliminating and adjusting certain deer and pronghorn hunts in response to a prior severe winter.

At a March 28, 2024, special meeting the Commission took the following proclamation actions:

1. The Commission interpreted a March 19, 2024, court order in *Center for Biological Diversity v. Little* (1:21-cv-00479-CWD), to close wolf trapping seasons in the entirety of the nineteen Counties encompassing the Panhandle, Clearwater, Salmon and Upper Snake Regions for the remainder of the 2023-2024 trapping season, effective April 1, 2024, through June 30, 2024, and the Department will accordingly revise the proclamation for the remainder of the 2023-2024 wolf trapping season. The Commission clarified that this determination is not a Commission designation of grizzly bear habitat, because these 19 counties contain significant area that is not occupied by grizzly bears and is not suitable for grizzly bears.

The Commission will take up the status of the 2024-2025 season before July 1, 2024, after further deliberation regarding options for addressing the court order.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning proclamations, contact Owen Moroney at (208) 334-3715.

IDAPA 13 – IDAHO DEPARTMENT OF FISH AND GAME

13.01.04 – RULES GOVERNING LICENSING

DOCKET NO. 13-0104-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section(s) 36-104, 36-301, 36-401, 36-402, 36-403, 36-404, 36-405, 36-406, 36-406a, 36-407, 36-408, 36-409, 36-409a, 36-410, 36-411, 36-412, 36-413, and 36-1101, Idaho Code.

MEETING SCHEDULE: A negotiated rulemaking meeting will be held as follows:

PUBLIC MEETING Wednesday, May 29, 2024, at 12:00 p.m. to 1:00 p.m. MDT (11:00 a.m. to 12:00 p.m. PDT)

In Person: IDFG Headquarters 600 South Walnut Street Boise, ID 83712

Virtual Meeting Link: https://us06web.zoom.us/j/83077793532

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Further information will be available for access by phone on the Department website at: idfg.idaho.gov/about/rulemaking.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Interested parties must either attend the scheduled meeting(s) or identify themselves to the Department via the below phone number, email, or mailing address in advance of the scheduled meeting.

Should a reasonable number of persons respond to this notice, additional negotiated meetings may be scheduled, and all scheduled meetings will be posted and made accessible on the agency website at: https://idfg.idaho.gov/about/rulemaking.

A lack of a sufficient number of responses to this notice of intent may result in the discontinuation of further informal proceedings. In any event, the agency has sole discretion in determining the feasibility of scheduling and conducting informal negotiated rulemaking and may proceed directly to formal rulemaking if proceeding with negotiated rulemaking is deemed infeasible.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

This rulemaking concerns the comprehensive review of current chapter IDAPA 13.01.04, "Rules Governing Licensing," in compliance with Executive Order 2021.01. The agency has identified the current chapter contains terms or language that may be duplicated in other chapters of IDAPA 13, contains language that is either obsolete or outdated, or is more appropriately located in a different chapter of IDAPA 13. This rulemaking will also consider moving certain provisions of IDAPA 13.01.04 to IDAPA 13.01.08, Rules Governing the Taking of Big Game, where it is more appropriately incorporated as it specifically addresses Big Game and will leave IDAPA 13.01.04 covering rules around general licensing topics. The intent is to conduct rulemaking for the two chapters in tandem with one another.

The Department will also explore opportunities to improve on the non-resident sales component identified in IDAPA 13.01.04 and 13.01.08 by evaluating areas that need modified, consolidated, and updated.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact Amber Worthington at (208) 334-3771. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Department of Fish and Game website at the following web address: idfg.idaho.gov/about/rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 4th day of April, 2024.

Amber Worthington, Deputy Director Idaho Department of Fish and Game 600 S. Walnut Street P.O. Box 25 Boise, ID 83707 Phone: (208) 334-3771

Phone: (208) 334-3771 Fax (208) 334-4885

Email: rules@idfg.idaho.gov

IDAPA 13 – IDAHO DEPARTMENT OF FISH AND GAME

13.01.08 – RULES GOVERNING TAKING OF BIG GAME ANIMALS

DOCKET NO. 13-0108-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section(s) 36-104, 36-405, 36-408, and 36-1101, Idaho Code.

MEETING SCHEDULE: A negotiated rulemaking meeting will be held as follows:

PUBLIC MEETING Wednesday, May 29, 2024, at 12:00 p.m. to 1:00 p.m. MDT (11:00 a.m. to 12:00 p.m. PDT)

In Person: IDFG Headquarters 600 South Walnut Street Boise, ID 83712

Virtual Meeting Link: https://us06web.zoom.us/j/83077793532

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Further information will be available for access by phone on the Department website at: idfg.idaho.gov/about/rulemaking.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Interested parties must either attend the scheduled meeting(s) or identify themselves to the Department via the below phone number, email, or mailing address in advance of the scheduled meeting.

Should a reasonable number of persons respond to this notice, additional negotiated meetings may be scheduled, and all scheduled meetings will be posted and made accessible on the agency website at: https://idfg.idaho.gov/about/rulemaking.

A lack of a sufficient number of responses to this notice of intent may result in the discontinuation of further informal proceedings. In any event, the agency has sole discretion in determining the feasibility of scheduling and conducting informal negotiated rulemaking and may proceed directly to formal rulemaking if proceeding with negotiated rulemaking is deemed infeasible.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

This rulemaking concerns the comprehensive review of current chapter IDAPA 13.01.08, "Rules Governing Taking of Big Game Animals," in compliance with Executive Order 2021.01. The agency has identified the current chapter contains terms or language that may be duplicated in other chapters of IDAPA 13, contains language that is

IDAHO DEPARTMENT OF FISH AND GAME Rules Governing Taking of Big Game Animals

Docket No. 13-0108-2401 ZBR Negotiated Rulemaking

either obsolete or outdated, or is more appropriately located in a different chapter of IDAPA 13. This rulemaking will also consider moving certain provisions of IDAPA 13.01.04, Rules Governing Licensing to IDAPA 13.01.08, where it is more appropriately incorporated as it specifically addresses Big Game and will leave IDAPA 13.01.04 covering rules around general licensing topics. The intent is to conduct rulemaking for the two chapters in tandem with one another.

The Department will explore opportunities to improve on the non-resident sales component identified in IDAPA 13.01.04 and 13.01.08 by evaluating areas that need modified, consolidated, and updated.

The Department will also consider consolidating IDAPA 13.01.17, Rules Governing Use of Bait for Hunting Big Game Animals into this chapter 13.01.08.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact Amber Worthington at (208) 334-3771. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Department of Fish and Game website at the following web address: idfg.idaho.gov/about/rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Amber Worthington, Deputy Director Idaho Department of Fish and Game 600 S. Walnut Street P.O. Box 25 Boise, ID 83707 Phone: (208) 334-3771

Fax (208) 334-4885

Email: rules@idfg.idaho.gov

IDAPA 13 – IDAHO DEPARTMENT OF FISH AND GAME

13.01.16 – TRAPPING OF WILDLIFE AND TAKING OF FURBEARING ANIMALS DOCKET NO. 13-0116-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section(s) 36-104, 36-1101, and 36-1105, Idaho Code.

MEETING SCHEDULE: A negotiated rulemaking meeting will be held as follows:

PUBLIC MEETING Thursday, May 30, 2024, at 12:00 p.m. to 1:00 p.m. MDT (11:00 a.m. to 12:00 p.m. PDT)

In Person: IDFG Headquarters 600 South Walnut Street Boise, ID 83712

Virtual Meeting Link: https://us06web.zoom.us/j/83077793532

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Further information will be available for access by phone on the Department website at: idfg.idaho.gov/about/rulemaking.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Interested parties must either attend the scheduled meeting(s) or identify themselves to the Department via the below phone number, email, or mailing address in advance of the scheduled meeting.

Should a reasonable number of persons respond to this notice, additional negotiated meetings may be scheduled, and all scheduled meetings will be posted and made accessible on the agency website at: https://idfg.idaho.gov/about/rulemaking.

A lack of a sufficient number of responses to this notice of intent may result in the discontinuation of further informal proceedings. In any event, the agency has sole discretion in determining the feasibility of scheduling and conducting informal negotiated rulemaking and may proceed directly to formal rulemaking if proceeding with negotiated rulemaking is deemed infeasible.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

This rulemaking concerns the review of current IDAPA 13.01.16, "Trapping of Wildlife and Taking of Furbearing Animals," in compliance with Executive Order 2021-01. This rulemaking concerns the governance for trapping of wildlife and taking of furbearing animals. The agency will evaluate suggestions brought by the public

around modification of these rules and seeks to address redundancies across IDAPA 13, unnecessary language and regulatory burden.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact Amber Worthington at (208) 334-3771. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Department of Fish and Game website at the following web address: idfg.idaho.gov/about/rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Amber Worthington, Deputy Director Idaho Department of Fish and Game 600 S. Walnut Street P.O. Box 25 Boise, ID 83707 Phone: (208) 334-3771

Phone: (208) 334-3771 Fax (208) 334-4885

Email: rules@idfg.idaho.gov

IDAPA 13 – IDAHO DEPARTMENT OF FISH AND GAME

13.01.17 – RULES GOVERNING USE OF BAIT FOR HUNTING BIG GAME ANIMALS DOCKET NO. 13-0117-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section(s) 36-104, 36-409, 36-1101, and 36-1105, Idaho Code.

MEETING SCHEDULE: A negotiated rulemaking meeting will be held as follows:

PUBLIC MEETING Friday, May 31, 2024, at 12:00 p.m. to 1:00 p.m. MDT (11:00 a.m. to 12:00 p.m. PDT)

In Person: IDFG Headquarters 600 South Walnut Street Boise, ID 83712

Virtual Meeting Link: https://us06web.zoom.us/j/83077793532

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Further information will be available for access by phone on the Department website at: idfg.idaho.gov/about/rulemaking.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Interested parties must either attend the scheduled meeting(s) or identify themselves to the Department via the below phone number, email, or mailing address in advance of the scheduled meeting.

Should a reasonable number of persons respond to this notice, additional negotiated meetings may be scheduled, and all scheduled meetings will be posted and made accessible on the agency website at: https://idfg.idaho.gov/about/rulemaking.

A lack of a sufficient number of responses to this notice of intent may result in the discontinuation of further informal proceedings. In any event, the agency has sole discretion in determining the feasibility of scheduling and conducting informal negotiated rulemaking and may proceed directly to formal rulemaking if proceeding with negotiated rulemaking is deemed infeasible.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

This rulemaking concerns the review of current IDAPA 13.01.17, "Rules Governing the Use of Bait for Hunting Big Game Animals," in compliance with Executive Order 2021-01. This rulemaking concerns the governance of use of bait for hunting big game, including permit requirements and bait site specifications. The agency will evaluate

suggestions brought by the public around modification of these rules and seeks to address redundancies across IDAPA 13, unnecessary language and regulatory burden.

The Department will also consider consolidating this chapter, IDAPA 13.01.17 into IDAPA 13.01.08, Rules Governing Taking of Big Game Animals.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact Amber Worthington at (208) 334-3771. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Department of Fish and Game website at the following web address: idfg.idaho.gov/about/rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Amber Worthington, Deputy Director Idaho Department of Fish and Game 600 S. Walnut Street P.O. Box 25 Boise, ID 83707 Phone: (208) 334-3771

Phone: (208) 334-3771 Fax (208) 334-4885

Email: rules@idfg.idaho.gov

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.02.13 – STATE OF IDAHO DRINKING WATER LABORATORY CERTIFICATION PROGRAM DOCKET NO. 16-0213-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section(s) 56-1003 and 56-1007, Idaho Code.

MEETING SCHEDULE: Public meetings on the negotiated rulemaking will be held as follows:

VIRTUAL TELECONFERENCES Via WebEx

Monday, May 20, 2024 10:00 a.m. - 11:30 a.m. (MT)

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=macd6d36aa2a25ea2d62c760727dfd6c1

Join by meeting number Meeting number (access code): 2825 184 9926 Meeting password: zHNDb6Z9jE3 (94632699 from phones and video systems)

> Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

> > Thursday, May 23, 2024 10:00 a.m. - 11:30 a.m. (MT)

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=mcfa8936ef794703cdf46883a29c9d4c9

Join by meeting number
Meeting number (access code): 2827 615 2191
Meeting password: 7AbSKehJ2N7 (72275345 from phones and video systems)

Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Meeting(s) will conclude after 30 minutes if no participants sign in or wish to comment in the meeting.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do any of the following:

- 1. Attend the negotiated rulemaking meeting and participate in the negotiation process;
- 2. Provide oral or written recommendations, or both, at the negotiated rulemaking meeting;
- 3. Submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

Under Executive Order 2020-01: Zero-Based Regulation, the Department is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. The rule changes are intended to perform a comprehensive review of this chapter by collaborating with the public to streamline or simplify this rule language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking contact Christopher Ball, PhD or Ernie Bader at 208-334-2235. There are no materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Trinette Middlebrook and Frank Powell DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5500 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov email

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.03.09 - MEDICAID BASIC PLAN BENEFITS

DOCKET NO. 16-0309-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 56-202(b), 56-264, 56-265, and 56-1610, Idaho Code, and Titles XIX and XXI of the Social Security Act, as amended, and the companion federal regulations.

MEETING SCHEDULE: Public meetings on the negotiated rulemaking will be held as follows:

IN PERSON & VIRTUAL TELECONFERENCES Via WebEx

Tuesday, May 21, 2024 10:00 a.m. - 11:00 a.m. (MT)

Department of Health and Welfare Central Office 450 W. State St. Boise ID 83705 8th Floor, Conference Room 8A

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=m7221cb1506f9c9f07425e7fa87ba327d

Join by meeting number
Meeting number (access code): 2824 231 6016
Meeting password: tHGYBp3gr58 (84492734 from phones and video systems)

Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

Thursday, May 23, 2024 4:00 p.m. - 5:00 p.m. (MT)

Department of Health and Welfare Central Office 450 W. State St. Boise ID 83705 8th Floor, Conference Room 8A

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=md276d56813b903e5d1c8e31f9f8c3835

Join by meeting number Meeting number (access code): 2819 781 9967 Meeting password: uaFjC2AWE46 (82352229 from phones and video systems)

> Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Meeting(s) will conclude after 30 minutes if no participants sign in or wish to comment in the meeting.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do any of the following:

- 1. Attend the negotiated rulemaking meeting and participate in the negotiation process;
- 2. Provide oral or written recommendations, or both, at the negotiated rulemaking meeting;
- 3. Submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

Under Executive Order 2020-01: Zero-Based Regulation, the Department is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. The rule changes are intended to perform a comprehensive review of this chapter by collaborating with the public to streamline or simplify this rule language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact William Deseron, 208-859-0046. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Department web site at the following web address: https://healthandwelfare.idaho.gov/about-dhw/public-meetings.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Trinette Middlebrook and Frank Powell DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5500 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov email

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.03.11 – INTERMEDIATE CARE FACILITIES FOR PEOPLE WITH INTELLECTUAL DISABILITIES (ICFS/IID)

DOCKET NO. 16-0311-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 39-1301 through 39-1314, 56-1002, 56-1003, 56-1004, 56-1004A, 56-1005, 56-1007, and 56-1009, Idaho Code, and 42 CFR Part 483.

MEETING SCHEDULE: A public meeting on the negotiated rulemaking will be held as follows:

VIRTUAL TELECONFERENCE Via WebEx

Wednesday, May 15, 2024 1:00 p.m. - 2:00 p.m. (MT)

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=m0701311e16e1f54b31ddd729458a53ff

Join by meeting number
Meeting number (access code): 2822 645 1540
Meeting password: 3GyJPhhJm33 (34957445 from phones and video systems)

Join by phone +1-303-498-7536 United States Toll (Denver) +1-213-269-5091 United States Toll (Los Angeles)

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Meeting(s) will conclude after 30 minutes if no participants sign in or wish to comment in the meeting.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do any of the following:

- 1. Attend the negotiated rulemaking meeting and participate in the negotiation process;
- 2. Provide oral or written recommendations, or both, at the negotiated rulemaking meeting;
- 3. Submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

Under Executive Order 2020-01: Zero-Based Regulation, the Department is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. The rule changes are intended to perform a comprehensive review of this chapter by collaborating with the public to streamline or simplify this rule language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking, contact Melanie Shaw at 208-334-6626, option #4. There are no materials pertaining to the negotiated rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 22, 2024.

DATED this 5th day of April, 2024.

Trinette Middlebrook and Frank Powell DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5500 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov email

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.03.13 - CONSUMER-DIRECTED SERVICES

DOCKET NO. 16-0313-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 56-202, 56-203, Sections 56-250 through 257, and Sections 56-260 through 56-266, Idaho Code.

MEETING SCHEDULE: Public meetings on the negotiated rulemaking will be held as follows:

IN PERSON & VIRTUAL TELECONFERENCES Via WebEx

Tuesday, May 21, 2024 1:00 p.m. - 2:00 p.m. (MT)

Department of Health and Welfare Central Office 450 W. State St. Boise ID 83705 8th Floor, Conference Room 8A

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=m41aa699ad06b848e2948c4df143292c5

Join by meeting number
Meeting number (access code): 2827 214 3271
Meeting password: adM6Bw74CTF (23662974 from phones and video systems)

Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

Wednesday, May 22, 2024 2:00 p.m. - 3:00 p.m. (MT)

Department of Health and Welfare Central Office 450 W. State St. Boise ID 83705 8th Floor, Conference Room 8A

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=m3b2416abc98b4b0e2a95e099ebd08e2b

Join by meeting number Meeting number (access code): 2829 338 2332 Meeting password: dMT2YS7HrK7 (36829774 from phones and video systems)

> Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Meeting(s) will conclude after 30 minutes if no participants sign in or wish to comment in the meeting.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do any of the following:

- 1. Attend the negotiated rulemaking meeting and participate in the negotiation process;
- 2. Provide oral or written recommendations, or both, at the negotiated rulemaking meeting;
- 3. Submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

Under Executive Order 2020-01: Zero-Based Regulation, the Department is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. The rule changes are intended to perform a comprehensive review of this chapter by collaborating with the public to streamline or simplify this rule language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), contact William Deseron, 208-859-0046. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Department web site at the following web address: https://healthandwelfare.idaho.gov/about-dhw/public-meetings.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 31, 2024.

DATED this 5th day of April, 2024.

Trinette Middlebrook and Frank Powell DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5500 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov email

IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE

16.03.14 - HOSPITALS

DOCKET NO. 16-0314-2401

NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Section 39-1307.

MEETING SCHEDULE: A public meeting on the negotiated rulemaking will be held as follows:

VIRTUAL TELECONFERENCE Via WebEx

Wednesday, May 15, 2024 9:00 a.m. - 10:00 a.m. (MT)

Join from the meeting link https://idhw.webex.com/idhw/j.php?MTID=ma656547da35ab63757332c41ada15bcf

Join by meeting number Meeting number (access code): 2821 854 4364 Meeting password: 36M6MebhfD3 (36666324 from phones and video systems)

> Join by phone +1-415-527-5035 United States Toll +1-303-498-7536 United States Toll (Denver)

The meeting site(s) will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below. Meeting(s) will conclude after 30 minutes if no participants sign in or wish to comment in the meeting.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do any of the following:

- 1. Attend the negotiated rulemaking meeting and participate in the negotiation process;
- 2. Provide oral or written recommendations, or both, at the negotiated rulemaking meeting;
- 3. Submit written recommendations and comments to the address below.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

Under Executive Order 2020-01: Zero-Based Regulation, the Department is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. The rule changes are intended to perform a comprehensive review of this chapter by collaborating with the public to streamline or simplify this rule language.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking, contact Dennis Kelly or Nate Elkins at 208-334-6626, option #4. There are no materials pertaining to the negotiated rulemaking.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before May 24, 2024.

DATED this 5th day of April, 2024.

Trinette Middlebrook and Frank Powell DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5500 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov email

IDAPA 17 - INDUSTRIAL COMMISSION

17.01.01 – ADMINISTRATIVE RULES UNDER THE WORKER'S COMPENSATION LAW DOCKET NO. 17-0101-2301

(SECOND) NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections 72-508 and 72-304, Idaho Code.

MEETING SCHEDULE: Negotiated rulemaking meetings will be held as follows:

Focus on: IDAPA 17.01.01.401-602 Wednesday, May 8, 2024 9:30-11:00 a.m. (MST)

Webex Link on agency website: https://iic.idaho.gov/2025-administrative-rulemaking/

In Person Locations:

Les Bois Room 11321 W. Chinden Blvd., Building 3 Boise, Idaho 83714

Industrial Commission - Coeur d'Alene Field Office 1111 W. Ironwood Drive, Suite A Coeur d'Alene, Idaho 83814

Industrial Commission - Idaho Falls Field Office 1820 E. 17th St., Suite 300 Idaho Falls, Idaho 83404

Industrial Commission - Lewiston Field Office 1118 "F" Street Lewiston, Idaho 83501

Industrial Commission - Pocatello Field Office 444 Hospital Way, Suite 411 Pocatello, Idaho 83201

Industrial Commission - Twin Falls Field Office 1411 Falls Avenue East, Suite 915 Twin Falls, Idaho 83301 Focus on: IDAPA 17.01.01.801-803 Monday, June 24, 2024 1:30-3:00 p.m. (MST)

Webex Link on agency website: https://iic.idaho.gov/2025-administrative-rulemaking/

In Person Locations:

Coral Room Industrial Commission (Main Office) 11321 W. Chinden Blvd., Building 2 Boise, Idaho 83714

Industrial Commission - Coeur d'Alene Field Office 1111 W. Ironwood Drive, Suite A Coeur d'Alene, Idaho 83814

Industrial Commission - Idaho Falls Field Office 1820 E. 17th St., Suite 300 Idaho Falls, Idaho 83404

Industrial Commission - Lewiston Field Office 1118 "F" Street Lewiston, Idaho 83501

Industrial Commission - Pocatello Field Office 444 Hospital Way, Suite 411 Pocatello, Idaho 83201

Industrial Commission - Twin Falls Field Office 1411 Falls Avenue East, Suite 915 Twin Falls, Idaho 83301 Focus on: IDAPA 17.01.01- Medical Fee Schedule Thursday, July 11, 2024 10:00-12:00 p.m. (MST)

Webex Link on agency website: https://iic.idaho.gov/2025-administrative-rulemaking/

In Person Locations:

Coral Room Industrial Commission (Main Office) 11321 W. Chinden Blvd., Building 2 Boise, Idaho 83714

Department of Labor – Post Falls Field Office 600 N Thornton St. Post Falls, ID 83854

> Mountain View Hospital 2325 Coronado Street Idaho Falls, ID 83404

Industrial Commission - Lewiston Field Office 1118 "F" Street Lewiston, Idaho 83501

Industrial Commission - Pocatello Field Office 444 Hospital Way, Suite 411 Pocatello, Idaho 83201

Industrial Commission - Twin Falls Field Office 1411 Falls Avenue East, Suite 915 Twin Falls, Idaho 83301 Focus on: IDAPA 17.01.01 (All Sections) Monday, July 29, 2024 1:00- 3:00 p.m. (MST)

Webex Link on agency website: https://iic.idaho.gov/2025-administrative-rulemaking/

In Person Locations:

Coral Room Industrial Commission (Main Office) 11321 W. Chinden Blvd., Building 2 Boise, Idaho 83714

Industrial Commission - Coeur d'Alene Field Office 1111 W. Ironwood Drive, Suite A Coeur d'Alene, Idaho 83814

Industrial Commission - Idaho Falls Field Office 1820 E. 17th St., Suite 300 Idaho Falls, Idaho 83404

Industrial Commission - Lewiston Field Office 1118 "F" Street Lewiston, Idaho 83501

Industrial Commission - Pocatello Field Office 444 Hospital Way, Suite 411 Pocatello, Idaho 83201

Industrial Commission - Twin Falls Field Office 1411 Falls Avenue East, Suite 915 Twin Falls, Idaho 83301

If time is available, discussion on additional sections of 17.01.01 will be held during the meetings.

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

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Anyone may submit written comments regarding the negotiated rulemaking. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned or kamerron.slay@iic.idaho.gov by August 1, 2024.

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusions reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

In accordance with Executive Order 2020-01 Zero-Based Regulation, the Commission is conducting a comprehensive reassessment of the IDAPA chapter to alleviate regulatory burdens and enhance operational efficiency.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text, contact Kamerron Slay, Commission Secretary, (208) 334-6017 or Kamerron.slay@iic.idaho.gov. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the commission's website at the following web address: iic.idaho.gov.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the Commission Secretary or the undersigned and must be delivered on or before August 1, 2024.

DATED this 3rd day of April, 2024.

George Gutierrez, Director Industrial Commission 11321 W. Chinden Blvd. P.O. Box 83720 Boise, Idaho 83720-0041 Phone: 208-334-6000

Phone: 208-334-6000 Fax: 208-334-2321

IDAPA 21 – DIVISION OF VETERANS SERVICES

21.01.04 – RULES GOVERNING IDAHO STATE VETERANS CEMETERIES DOCKET NO. 21-0104-2401

NOTICE OF RULEMAKING - ADOPTION OF TEMPORARY RULE

EFFECTIVE DATE: The effective date of the temporary rule is April 10, 2024.

AUTHORITY: In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Section(s) 65-108 and 65-202, Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

This Temporary Rule will expand eligibility for interment at Idaho State Veterans Cemeteries to non-retiree Guard and Reservists who completed an enlistment of service honorably but are otherwise ineligible because they were never activated federally or did not complete enough service time to retire out of the Guard or Reserves.

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

The rule complies with a new federal law, PUBLIC LAW 117-103 THE CONSOLIDATED APPROPRIATIONS ACT FOR FISCAL YEAR 2022 (Burial Equity for Guards and Reserves Act) which expands eligibility for State Veterans Cemeteries to non-military retiree Guard and Reservists without risking eligibility for VA Construction Grants for State Veterans Cemeteries.

FEE SUMMARY: Pursuant to Section 67-5226(2), the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger and the fee is described herein:

This law expands eligibility for burial National Guard and Reservists but does not expand eligibility for VA burial benefits. These newly eligible individuals who wish to be buried in the State Veterans Cemetery will have to cover the cost (equivalent to the VA reimbursement/plot allowance benefit) themselves.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the temporary rule, contact Kevin Wallior, 208-780-1308.

DATED this 24th day of April 2024.

Kevin R. Wallior Management Assistant Idaho Division of Veterans Services 351 N. Collins Road Boise, ID 83702 Ph: 208-780-1308; fax: 208-780-1301

Ph: 208-780-1308; fax: 208-780-1301 Email: kevin.wallior@veterans.idaho.gov

THE FOLLOWING IS THE TEXT OF THE TEMPORARY RULE FOR DOCKET NO. 21-0104-2401 (Only Those Sections With Amendments Are Shown.)

000. LEGAL AUTHORITY.

The Idaho Legislature has given the Administrator of the Division of Veterans Services the authority to promulgate rules governing the Idaho State Veterans Cemetery pursuant to Section 65-202, Idaho Code. (3-23-22)(4-10-24)T

(BREAK IN CONTINUITY OF SECTIONS)

002.	INCORPORATION BY REFERENCE.			
	01.	Incorporated Documents. These rules incorporate by reference the following:	(3-23-22)	
	a.	The full text of 38 CFR 38.620, dated July 1, 2001.	(3-23-22)	
	b.	38 U.S.C.A. Section 2402, (2004 and Supp. 2004).	(3-23-22)	
	e .	38 CFR 39.5(d), dated July 1, 2008.	(3-23-22)	
Govern	02. ment Prin	Document Availability. Copies are available from the Superintendent of Documenting Office, Washington, D.C. 20402-0001.	ents, U.S. (3-23-22)	
00 <u>32</u> 009. (RESERVED)				
010.	DEFIN	ITIONS.		
	01.	Administrator. The Administrator of the Idaho Division of Veterans Services or his designation	gnee. (3-23-22)	
	02.	Applicant. The individual requesting interment, disinterment or reinterment of a qualifie	d person. (3-23-22)	
O3. Armed Forces Member . A member or former member of the armed forces of the United States, the reserve component of the armed forces of the United States, the reserve officers training corps of the United States, or the armed forces of an ally of the United States who is eligible for burial in national cemeteries pursuant to 38 CFR 38.620 and 38 U.S.C. Section 2402. (3-23-22)				
	05. Committal Service . A gathering of one (1) or more individuals prior to interment or reinterment or reinterment.		o Code. (3-23-22)	
			terment. (3-23-22)	
	06.	Cremains. Cremated human remains.	(3-23-22)	
	07.	Designated Interpretive Trail. A public recreational trail designated by a sign or marker	: (3 23 22)	
	0 <mark>87</mark> .	Disinterment . The removal of human remains from their place of interment.	(3-23-22)	
	0 <u>98</u> .	Division . The Idaho Division of Veterans Services.	(3-23-22)	

- **102. Interment.** The disposition of human remains by burial or the placement of cremains in a grave plot or in any location designated by the Administrator for use as a permanent location of cremains. (3-23-22)
- **140. Qualified Person.** A person who satisfies the requirements for eligibility for interment in national cemeteries found at 38 CFR 38.620 and 38 U.S.C. Section 2402 and is not prohibited from being interred by 38 CFR 39.10(b)); or a member or former member of the reserve component of the armed forces of the United States; the reserve officers training corps of the United States; or members of the Army National Guard or Air National Guard who completed at least one (1) term of enlistment, or officers who completed at least four (4) years of service.

(3-23-22)(4-10-24)T

- 121. **Reinterment**. The interment of previously interred human remains. (3-23-22)
- **132. Unremarried Spouse.** An individual who is the surviving spouse of a deceased armed forces member and who has not remarried. (3-23-22)
 - 143. USDVA. The United States Department of Veterans Affairs. (3-23-22)

(BREAK IN CONTINUITY OF SECTIONS)

024. FEES FOR INTERMENT, DISINTERMENT, REINTERMENT, AND MEMORIAL.

The Administrator shall charge the following fees:

(3-23-22)

01. Interment. (3-23-22)

- a. A fee equal to the then current USDVA reimbursement for opening and closing an interment site containing a pre-placed crypt. The Administrator will accept, as full payment, the amount of reimbursement by the USDVA to the Division for opening and closing an interment site containing a pre-placed crypt for a qualified veteran persons eligible for USDVA reimbursement.

 (3-23-22)(4-10-24)T
- **b.** In An addition alto the fee charged under Paragraph 024.01.a. of this rule, the Administrator shall charge a fee of seven hundred dollars (\$700) for preparation of a casket burial at an interment site not containing a pre-placed crypt. (3 23 22)(4-10-24)T
 - **<u>c.</u>** For interments ineligible for a USDVA provided marker, the Administrator shall charge:

(4-10-24)T

i. \$400 for the cost of a Casket/Upright Marker; or

(4-10-24)T

ii. \$250 for all other Interment/Memorial Marker types.

(4-10-24)T

- **02. Disinterment.** A fee equal to the then current USDVA reimbursement for opening and closing an interment site. The expenses of removal, transportation and reinterment of remains, and the expenses of removal, transportation and reinstallation of the grave marker, if any, shall be paid by the applicant for disinterment. (3-23-22)
- **03. Reinterment.** A fee equal to the then current USDVA reimbursement for opening and closing an interment site for reinterment. The expenses of reinterment of remains and reinstallation of the grave marker, if any, shall be paid by the applicant for reinterment. (3-23-22)
- **04. Memorial Marker.** A fee of two hundred <u>fifty</u> dollars (\$200250) to order, install, and provide perpetual care of a furnished flush granite marker to commemorate an eligible deceased Veteran a qualified person whose remains have not been recovered or identified, were buried at sea, donated to science, or cremated and the remains scattered.

 (3-23-22)(4-10-24)T

(BREAK IN CONTINUITY OF SECTIONS)

040. MEMORIALS AND DONATIONS.

- **01. Flowers and Grave Decorations**. The Administrator will post the requirements for natural and artificial flowers and other grave decorations in the cemetery. Cemetery personnel may remove and discard grave decorations that fail to comply with the posted requirements or that are faded, wilted, tattered or worn. (3-23-22)
- **O2. Plaques, Statues, and Other Memorials**. The Administrator may approve plaques, statues, and other memorials to commemorate events, units, individuals, groups, and organizations. Persons wishing to install such memorials at their own cost may submit an application on a form prescribed by the Administrator. Memorials approved by the Administrator are considered donations to the cemetery. (3-23-22)
 - **03. Grave Markers**. Grave markers issued by the USDVA are approved as follows: (3-23-22)
 - **a.** Graves Upright granite markers. (3-23-22)
 - **b.** Interments in an area reserved for the interment of cremains in the soil Flush granite markers. (3-23-22)
 - c. Interment of cremains in a structure reserved for the interment of cremains Granite niche markers. (3-23-22)
- **Donations and Gifts.** The Administrator may accept gifts and donations to the Veterans Cemetery Maintenance Fund established pursuant to Section 65-107, Idaho Code. (3-23-22)

IDAPA 24 - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

24.39.10 – RULES OF THE IDAHO ELECTRICAL BOARD DOCKET NO. 24-3910-2401

NOTICE OF RULEMAKING - ADOPTION OF TEMPORARY RULE

EFFECTIVE DATE: The effective date of the temporary rule is April 19, 2024.

AUTHORITY: In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Section 67-2604(1), Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

During the 2024 Legislative Session, the Idaho Legislature did not pass a concurrent resolution approving the pending rules adopted by the Idaho Electrical Board. Pursuant to state law, the existing temporary rules expired upon sine die. These temporary rules reauthorize the expired provisions with some modifications to the sections on ground-fault circuit interrupters to move the relevant sections back to the requirements set in 2017.

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

Protection of the public health, safety, or welfare.

FEE SUMMARY: Pursuant to Section 67-5226(2), the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger and the fee is described herein: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the temporary rule, contact Krissy Veseth at 208-577-2491.

DATED this 19th Day of April, 2024.

Russell Barron Administrator Division of Occupational and Professional Licenses 11341 W Chinden Blvd. P.O. Box 83720 Boise, ID 83720 208-334-3233

THE FOLLOWING IS THE TEXT OF THE TEMPORARY RULE FOR DOCKET NO. 24-3910-2401 (Only Those Sections With Amendments Are Shown.)

100. LICENSURE AND REGISTRATION.

- **01. Journeyman.** An applicant must pass an examination designated by the Board and either (a) submit evidence of a minimum of eight thousand (8,000) hours of work experience as an apprentice making electrical installations in accordance with the requirements of the jurisdiction in which the applicant obtained the experience and satisfactory completion of a four-year sequence of instruction approved by the Idaho Division of Career-Technical Education, or (b) submit proof of sixteen thousand (16,000) hours of electrical experience in accordance with the requirements of the jurisdiction in which the applicant obtained the experience. (3-28-23)
- **a.** Examination. An applicant may sit for the exam after showing proof of completion of either the approved 4-year sequence of instruction or 16,000 hours of electrical experience. (3-28-23)
- **b.** Provisional Journeyman License. A provisional journeyman license can be issued to an applicant who has completed the 16,000 hours of electrical experience but has not yet passed the examination. (3-28-23)
- **c.** Work experience in appliance repair, motor winding, or communications will not count towards the requirements to take the journeyman examination or obtain a provisional journeyman or journeyman license.

 (3-28-23)
- **d.** No more than two thousand (2,000) hours of work experience gained while engaged in the practice of a limited electrical installer or trainee may be counted toward the satisfaction of the experience requirements for journeyman licensure. (3-28-23)
 - **02. Master**. A master electrician does not need to also hold a journeyman license. (3-28-23)
- **03. Limited Electrical Installer.** An applicant must submit evidence of a minimum of four thousand (4,000) hours of work experience in the same limited category in accordance with the requirements of the jurisdiction in which the applicant obtained the experience. (3-28-23)
- **04.** Electrical Contractor and Limited Electrical Contractor. Applicant or its entity designee must pass an examination designated by the Board and submit an application signed by the applicant or an official representative of the entity making the application and countersigned by the supervising electrician. (3-28-23)
- **a.** An entity applicant (such as, corporation, partnership, company, firm, or association) must designate in writing an individual to represent it for examination purposes. Any such designee shall be a supervisory employee and may not represent any other applicant for a contractor's license. (3-28-23)
- **b.** In the event the working relationship between a contractor and its designee terminates, the contractor will notify the Division in writing within ten (10) days of the date of termination. The contractor may not purchase permits or make electrical installations unless another duly qualified designee passes the contractor's examination on behalf of the contractor. (3-28-23)
- O5. Continuing Education. To renew, journeymen and master electricians must provide proof of completion, during the prior three-year license cycle, consisting of sixteen (16) hours of Idaho Electrical Code training and eight (8) hours of any combination of National Electrical Code code-update training, code-related training, industry-related training, or independent study.

 (4-19-24)T
- 101. 199. (RESERVED)
- 200. PRACTICE STANDARDS.

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of the Idaho Electrical Board

Docket No. 24-3910-2401 Adoption of Temporary Rule

- **01.** Electrical Contracting Work. Contracting work includes electrical maintenance or repair work, in addition to new electrical installations, unless such work is expressly exempted by Section 54-1016, Idaho Code.

 (3-28-23)
- **O2.** Contractor Scope. A contractor's allowable scope of work is the same as the scope of its licensed employee. (3-28-23)

03. Supervision. (3-28-23)

- a. The master, journeyman, <u>residential electrician</u>, or limited electrical installer shall be designated the supervising electrician; must be available during working hours to carry out the duties of supervising, as set forth herein; and will be responsible for supervision of electrical installations made by said contractor as provided by Section 54-1010, Idaho Code.

 (3-28-23)(4-19-24)T
- i. A master electrician, journeyman, <u>residential electrician</u>, or limited electrical installer is not qualified for one (1) year as the supervising electrician if his contractor license was revoked. (3-28-23)(4-19-24)T
- ii. An individual contractor may act as his own supervising master, journeyman, residential electrician, or limited electrical installer upon the condition that he holds an active master, journeyman, residential electrician, or limited electrical installer license.

 (3 28 23)(4-19-24)T
- **b.** The employing contractor or limited electrical contractor must ensure each apprentice, trainee, and provisional journeyman performs electrical work only under the constant on-the-job supervision and training of a master, journeyman, residential electrician, or installer.

 (3-28-23)(4-19-24)T
- c. A journeyman who is an employee of a company, corporation, firm, or association with a facility account may sign as supervising electrician for that facility account in addition to signing as supervising journeyman for his own contractor's license so long as the journeyman is listed as the owner. (3-28-23)
- **O4.** Connecting and Energizing Prior to Inspections. At the request of a licensed electrical contractor and upon receipt of a copy of an electrical permit, a power supply company may connect and energize an electrical service, to the line side of the service disconnect, prior to a passed inspection in the following situations: to preserve life or property or to provide temporary service for construction. Any contractor energizing an electrical installation prior to an inspection assumes full responsibility for the installation. (3-28-23)
- **05. Limited Electrical Installations.** A limited electrical installer must be employed by an electrical contractor or limited electrical contractor in the same restricted category and may only countersign a limited electrical contractor's license application as supervising limited electrical installer for work within the same restricted category. Limited electrical installations must comply with the National Electrical Code, as amended herein. The following categories of electrical installations constitute limited electrical installations, the practice of which shall require an electrical contractor or limited electrical contractor license and supervision by a journeyman, master electrician, or limited electrical installer:
- **a.** Elevator, Dumbwaiter, Escalator, or Moving-Walk Electrical. An elevator electrical limited licensee is only authorized to install, maintain, repair, and replace equipment, controls, and wiring beyond the disconnect switch in the machine room of the elevator and pertaining directly to the operation and control thereof when located in the elevator shaft and machine room. (3-28-23)
- **b.** Sign Electrical. A sign electrical limited licensee is only authorized to install, maintain, repair, and replace equipment, controls, and wiring on the secondary side of sign disconnecting means; provided the disconnecting means is located on the sign or within sight therefrom. (3-28-23)
- c. Manufacturing or Assembling Equipment. A licensed limited electrical manufacturing or assembling equipment installer is only authorized to install, maintain, repair, and replace equipment, controls, and accessory wiring, integral to the specific equipment, on the load side of the equipment disconnecting means. Electrical service and feeder are to be installed by others. The licensee may also install circuitry in modules or fabricated enclosures for the purpose of connecting the necessary components which individually bear a label from a

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of the Idaho Electrical Board

Docket No. 24-3910-2401 Adoption of Temporary Rule

nationally recognized testing laboratory when such equipment is designed and manufactured for a specific job installation. (3-28-23)

- i. This subsection does not apply to a limited electrical manufacturing or assembling equipment installer installing electrical wiring, equipment, and apparatus in modular buildings as that phrase is defined in Section 39-4105, Idaho Code. Only journeyman electricians and electrical apprentices, employed by an electrical contractor, may perform such installations. (3-28-23)
- d. Limited Energy Electrical. Limited energy systems are defined as fire and security alarm systems, class 2 and class 3 signaling circuits, key card operators, nurse call systems, motor and electrical apparatus controls and other limited energy applications covered by the NEC. Unless exempted by Section 54-1016, Idaho Code, any person who installs, maintains, replaces or repairs electrical wiring and equipment for limited energy systems in facilities other than one (1) or two (2) family dwellings shall be required to have a valid limited energy limited electrical license. (3-28-23)
- i. Limited energy systems do not include, and no license of any type is required for, the installation of landscape sprinkler controls or communication circuits, wires and apparatus that include telephone systems, telegraph facilities, outside wiring for fire and security alarm systems which are used for communication purposes, and central station systems of a similar nature, PBX systems, audio-visual and sound systems, public address and intercom systems, data communication systems, radio and television systems, antenna systems and other similar systems.

(3-28-23)

- e. Irrigation Sprinkler Electrical. An irrigation system electrical limited licensee is only authorized to install, maintain, repair and replace equipment, controls and wiring beyond the disconnect switch supplying power to the electric irrigation machine. The irrigation machine is considered to include the hardware, motors and controls of the irrigation machine and underground conductors connecting the control centers on the irrigation machine to the load side of the disconnecting device. Disconnect device to be installed by others. (3-28-23)
- **f.** Well Driller and Water Pump Installer. A license holder in this category is only authorized to perform the following types of installations: (3-28-23)
- i. Single or three (3) phase water pumps: install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (3-28-23)
- ii. Domestic water pumps, one hundred twenty/two hundred forty (120/240) volt, single phase, sixty (60) amps or less: install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to and including the disconnecting device. (3-28-23)
- iii. Temporarily connect into a power source to test the installations, provided that all test wiring is removed before the installer leaves the site. (3-28-23)
- iv. Individual residential wastewater pumping units. Install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to and including the disconnecting device for systems that serve one-family, two-family, or three-family residential installations. (3-28-23)
- g. Refrigeration, Heating, and Air-Conditioning Electrical Installer. A license holder in this category is only authorized to perform the following types of installations, which installations shall be limited to factory-assembled, packaged units:

 (3-28-23)
- i. Heating Units (single phase): install, repair, and maintain all electrical equipment, wires, and accessories from the unit up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (3-28-23)
- ii. Refrigeration, Air-Conditioning Equipment and Heat Pumps (single phase): install, repair, and maintain all electrical equipment, wires, and accessories from the unit up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (3-28-23)

- iii. Refrigeration, Air-Conditioning and Heating Systems (three (3) phase): install, maintain, and repair all electrical equipment and accessories up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (3-28-23)
- h. Outside Wireman. Applicants for this license category shall provide documentation of having completed an electrical lineman apprenticeship program or similar program approved by the U.S. Department of Labor, Office of Apprenticeship. Any person currently licensed in this category is only authorized to perform the following types of installation (3-28-23)
 - i. Overhead distribution and transmission lines in excess of six hundred (600) volts (3-28-23)
 - ii. Underground distribution and transmission lines in excess of six hundred (600) volts. (3-28-23)
 - iii. Substation and switchyard construction in excess of six hundred (600) volts. (3-28-23)
- i. Solar Photovoltaic. Applicants for this license category shall provide proof of photovoltaic installer certification by the North American Board of Certified Energy Practitioners (NABCEP) or equivalent. Any person licensed in this category is only authorized to perform the following types of installations: (3-28-23)
- i. Solar Photovoltaic DC Systems: Install, maintain, repair, and replace all electrical equipment, wires, and accessories up to and including the inverter. (3-28-23)
- ii. Solar Photovoltaic micro-inverter/AC Systems: Install, maintain, repair, and replace all electrical equipment, wires, and accessories up to and including the AC combiner box. (3-28-23)
- **06.** Certification and Approval of Electrical Products and Materials. All materials, devices, fittings, equipment, apparatus, luminaires, and appliances installed or to be used in installations that are supplied with electric energy must be approved as provided in one (1) of the following methods: (3-28-23)
- **a.** Testing Laboratory. Be tested, examined, and certified (Listed) by a Nationally Recognized Testing Laboratory (NRTL). (3-28-23)
- **b.** Field Evaluation. Non-listed electrical equipment may be approved for use through a field evaluation process performed in accordance with recognized practices and procedures such as those contained in the 2012 edition of NFPA 791 Recommended Practice and Procedures for Unlabeled Electrical Equipment Evaluation published by the National Fire Protection Association (NFPA). Such evaluations shall be conducted by: (3-28-23)
- i. A field evaluation body approved by the authority having jurisdiction. The field evaluation body shall meet minimum recognized standards for competency, such as NFPA 790 Standard for Competency of Third-Party Field Evaluation Bodies, 2012 edition, published by the National Fire Protection Association (NFPA); or (3-28-23)
- ii. In the case of industrial machinery only, as defined by NFPA 79 Electrical Standard for Industrial Machinery, 2012 edition, a field evaluation may be performed by a professional engineer currently licensed to practice electrical engineering by the state of Idaho and who is not involved in the design of the equipment being evaluated or the facility in which the equipment is to be installed. (3-28-23)
- c. Availability of NFPA Standards. The most recent edition of NFPA 790 Standard for Competency of Third-Party Field Evaluation Bodies and NFPA 791 Recommended Practice and Procedures for Unlabeled Electrical Equipment Evaluation published by the National Fire Protection Association (NFPA) are available at the Division.

 (3-28-23)

(BREAK IN CONTINUITY OF SECTIONS)

(4-19-24)T

501. – **95**99. (RESERVED)

600. IDAHO ELECTRICAL CODE.

- <u>01.</u> <u>Documents.</u> Under the provisions of Section 54-1001, Idaho Code, the National Electrical Code, 2023 Edition, (herein NEC) is amended as follows: (4-19-24)T
- <u>a.</u> Article 110.3(A) and 110.3(B). Shall not apply to submersible well pumps installed in swimming and marine areas; provided however, such articles shall apply to all other equipment required in the installation of a submersible well pump in such areas except for the actual submersible well pump itself. (4-19-24)T
 - b. Article 210.8 (A). Delete reference to 250-volt receptacles. (4-19-24)T
 - <u>c.</u> Article 210.8(A)(7). Sinks. Delete article 210.8(A)(7). (4-19-24)T
- d. Article 210.8(A)(8). Delete and replace with the following: Sinks located in areas other than kitchens where receptacles are installed within one and eight tenths (1.8) meters (six (6) feet) of the outside edge of the sink.

 (4-19-24)T
 - <u>e.</u> Article 210.8(A)(11). Delete article 210.8(A)(11) Laundry Areas. (4-19-24)T
 - <u>f.</u> Article 210.8(B). Delete articles (3), (4), and (14). (4-19-24)T
- g. Article 210.8(B)(7). Delete and replace with the following: Sinks located in kitchens and any other area where receptacles are installed within one and eight tenths (1.8) meters (six (6) feet) of the outside edge of the sink.

 (4-19-24)T
- h. Article 210.8(D)(1). Automotive vacuum machines shall only require GFCI protection where receptacles are installed within one and eight tenths (1.8) meters (six (6) feet) from the top inside edge or rim or from the conductive support framing of the automotive vacuum.

 (4-19-24)T
 - i. Article 210.8(D). Delete articles (4), (5), (7), (8), (9), (10), (11), and (12). (4-19-24)T
 - Article 210.8(F). Delete articles (1) and (2).
- **k.** Article 210.12(B). Shall apply in full. Exception: In one- and two-family dwelling units, Arc-Fault Circuit-Interrupter Protection shall only apply to all branch circuits and outlets supplying bedrooms. All other locations in such units are exempt from the requirements of Article 210.12(B). (4-19-24)T
- Article 210.52(E)(3). Delete and replace with the following: Balconies, Decks, and Porches. Balconies, decks, and porches having an overall area of twenty (20) square feet or more that are accessible from inside the dwelling unit shall have at least one (1) receptacle outlet installed within the perimeter of the balcony, deck, or porch. The receptacle shall not be located more than two (2.0) meters (six and one half (6½) feet) above the balcony, deck, or porch surface.

 (4-19-24)T
 - m. Article 230.67 Surge Protection. Delete NEC Article 230.67. (4-19-24)T
 - n. Article 230.85 Emergency Disconnects. Delete Article 230.85. (4-19-24)T
 - <u>o.</u> Article 314.27(C) Boxes at Ceiling-Suspended (Paddle) Fan Outlets. Delete second paragraph.

 (4-19-24)T
- p. Article 334.10(3). Delete and replace with the following: Other structures permitted to be of Types III, IV, and V construction. Cables shall be concealed within walls, floors, or ceilings that provide a thermal barrier of material that has at least a fifteen (15)-minute finish rating as identified in listings of fire-rated assemblies. For the purpose of this section, cables located in attics and underfloor areas that are not designed to be occupied shall be considered concealed.

 (4-19-24)T

- <u>q.</u> Article 334.15(C). Where the height of a crawl space does not exceed one and four tenths (1.4) meters or four and one half (4.5) feet, it shall be permissible to secure NM cables, that run at angles with joist, to the bottom edge of joist. NM cables that run within two and one tenth (2.1) meters or seven (7) feet of crawl space access shall comply with Article 320.23. (4-19-24)T
- Pole Lighting. Poles used as lighting standards along roadways only (parking areas are not roadways) that are forty (40) feet or less in nominal height and that support no more than four (4) luminaires operating at a nominal voltage of three hundred (300) volts or less to ground, shall not be considered a structure as it is defined as equipment by the NEC. The disconnecting means may be mounted to the pole or elsewhere in accordance with NEC, Article 225.32, exception 3. Special purpose fuseable connectors (model SEC 1791–DF or model SEC 1791-SF) or equivalent shall be installed in a listed handhole (underground) enclosure. The enclosure shall be appropriately grounded and bonded per the requirements of the NEC applicable to Article 230- Services. Overcurrent protection shall be provided by a (fast-acting minimum 100K RMS Amps 600 VAC) rated fuse. Wiring within the pole for the luminaires shall be protected by supplementary overcurrent device (time-delay minimum 10K RMS Amps 600 VAC) in break-a-away fuse holder accessible from the hand hole. Any poles supporting or incorporating utilization equipment or exceeding the prescribed number of luminaires, or in excess of forty (40) feet, may be considered structures, and an appropriate service disconnecting means shall be required per the NEC. All luminaire- supporting poles shall be appropriately grounded and bonded per the NEC. A service may not need a Watt Hour Meter.

 (4-19-24)T
- §. Article 422.5(A)(1). Shall only apply where receptacles are installed within one and eight tenths (1.8) meters (six (6) feet) from the top inside edge or rim or from the conductive support framing of the automotive vacuum machine.

 (4-19-24)T
 - <u>t.</u> Article 422.5(A). Delete articles (4), (5), and (7).

(4-19-24)T

<u>u.</u> Article 480.7(B) Battery Emergency Disconnect. Delete.

(4-19-24)T

- <u>v.</u> Article 675.8(B). Compliance with Article 675.8(B) will include the additional requirement that a disconnecting means always be provided at the point of service from the utility no matter where the disconnecting means for the machine is located.

 (4-19-24)T
- w. Article 682.10. Shall not apply to submersible well pumps installed in swimming and marine areas; provided however, such articles shall apply to all other equipment required in the installation of a submersible well pump in such areas except for the actual submersible well pump itself.

 (4-19-24)T
- <u>x.</u> Article 682.11. Add the following exception: This article shall not apply to service equipment that is located on or at the dwelling unit and which is not susceptible to flooding. (4-19-24)T
 - <u>v.</u> Article 682.13. Add the following exceptions:

(4-19-24)T

- **z.** Exception No 1. Wiring methods such as HDPE schedule eighty (80) electrical conduit or its equivalent or greater and clearly marked at a minimum "Caution Electrical" to indicate that it contains electrical conductors shall be approved. It shall be buried whenever practical, and in accordance with the requirements of the authority having jurisdiction. The use of gray HDPE water pipe rated at two hundred (200) PSI (e.g. SIDR-7 or DR-9) is suitable for use as a chase only when the following conditions are met: when internal conductors are jacketed submersible pump cable; when used in continuous lengths, directly buried, or secured on a shoreline above and below the water line; when submersible pump wiring terminations in the body of water according to 682.13 Exception No. 2 are met.
- i. Exception No 2. Any listed and approved splices required to be made at the submersible well pump itself, outside of a recognized submersed pump sleeve or housing, when wires are too large to be housed inside such sleeve, shall be covered with a non-metallic, impact resistant material, no less than one quarter (.25) inches thick, such as heavy-duty heat shrink or other equivalent method approved by the authority having jurisdiction. (e.g. install a heat shrink over the sleeve or housing that the submersible well pump is installed in, and then recover (apply heat) the heat shrink over both the HDPE and the water line). At least six (6) inches shall be over the sleeve and at least

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of the Idaho Electrical Board

Docket No. 24-3910-2401 Adoption of Temporary Rule

twelve (12) inches over the HDPE and water line.

(4-19-24)T

- ii. Exception No. 3. Pipe, conduit, PVC well casing, or other electrically unlisted tubing may be used as a chase, but not as a raceway, to protect conductors or cables from physical damage. Conductors or cables within a chase shall be rated for the location.

 (4-19-24)T
- aa. Article 682.14. Add the following additional exception: For installations of submersible well pumps installed in public swimming and marine areas, submersible well pumps shall be considered directly connected and shall be anchored in place. Ballast is an acceptable form of anchoring.

 (4-19-24)T
- **bb.** Article 682.14(A). Add the following exception: For installations of submersible well pumps installed in public swimming and marine areas, motor controller circuits such as remotely located stop pushbutton/s, disconnect/s, relay/s or switches shall be permitted as a required disconnecting means. Such circuits shall be identified at a minimum as "Emergency Pump Stop", or "Emergency Stop" with other obvious indications on the visible side of the enclosure, that it controls a submersible pump in the body of water.

 (4-19-24)T
 - cc. Article 682.15. Add the following exceptions:

(4-19-24)T

- i. Exception No. 1. Submersible pumps, and their motor leads, located in bodies of water, and that are rated sixty (60) amperes maximum, two hundred fifty (250) volts maximum of any phase, shall have GFCI or Ground Fault Equipment Protection designed to trip at a maximum of thirty (30) milliamps or less, protected by means selected by a licensed installer, meeting listing or labeling requirements, and inspected by the AHJ prior to submersion in bodies of water.

 (4-19-24)T
- ii. Exception No. 2. Installations or repair and replacement of submersible pumps located in bodies of water, that are rated over sixty (60) amperes, and rated at any voltage, shall be evaluated by a qualified designer or experienced licensed contractor, or involve engineering or be engineered, for each specific application, with the goal of public safety. Whenever possible, GFCI or Ground Fault Equipment Protection designed to trip at a maximum of thirty (30) milliamps or less, meeting listing or labeling requirements, shall be installed, and inspected by the AHJ prior to submersion in bodies of water.

 (4-19-24)T
 - **dd.** Article 690.12 Rapid Shut Down. Add following Exemptions:

(4-19-24)T

- i. Detached structures whose sole purpose is to house PV system equipment shall not be considered buildings and thus may have roof mounted PV systems without rapid shutdown equipment according to this exception.

 (4-19-24)T
- ii. PV system circuits installed on or in buildings without the presence of a utility supplied power source shall not be required to comply with Article 690.12 where all of the following apply: the minimum distance to bring electric utility power lines or service conductors to the building is 1000 feet or greater; the building has a minimum setback distance of 100 feet from any building or structure located on adjacent properties; A lockable service entrance rated AC disconnect is installed outside at a readily accessible location; and the AC disconnect has a permanent placard or label with the following words or equivalent:

WARNING SOLAR PV SYSTEM IS NOT EQUIPPED WITH RAPID SHUTDOWN

The warning placard or label shall comply with Article 110.21(B).

(4-19-24)T

- ee. Article 690.12(A) Exception. PV system circuits originating within or from arrays not attached to buildings that terminate on the exterior of buildings or inside nearest the point of entrance, and PV system circuits installed in accordance with Article 230.6 shall not be considered controlled conductors for the purposes of this section.

 (4-19-24)T
- <u>ff.</u> Article 706.5: Listing. Energy storage systems shall be listed. This shall not apply to lead-acid (4-19-24)T

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of the Idaho Electrical Board

Docket No. 24-3910-2401 Adoption of Temporary Rule

gg. Article 706.15(B) Off Grid Systems. Add the following Exception: For one-family and two-family dwellings, a disconnecting means or its remote control shall be located at a readily accessible location. (4-19-24)T

<u>**02.**</u> <u>Availability.</u> A copy of the 2023 National Electrical Code is available at the offices of the Division. (4-19-24)T

<u>601. – 999.</u> (RESERVED)

IDAPA 24 - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

24.39.30 – RULES OF BUILDING SAFETY (BUILDING CODE RULES) DOCKET NO. 24-3930-2401 (NEW CHAPTER, FEE RULE) NOTICE OF RULEMAKING – ADOPTION OF TEMPORARY RULE

EFFECTIVE DATE: The effective date of these temporary rules is April 23, 2024.

EXPIRATION DATE: The expiration date of these temporary rules is July 1, 2024.

AUTHORITY: In compliance with Sections 67-5226, Idaho Code, notice is hereby given this agency has adopted a temporary rule. The action is authorized pursuant to Sections 67-2604(1), Idaho Code.

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule:

During the 2024 Legislative Session, the Idaho Legislature passed House Concurrent Resolution 48, which approved the changes submitted by the Building Code board. However, these rules have existed only as temporary for the past several years and thus expire upon sine die. House Bill 767, which makes all approved rules effective July 1, was also passed and signed into law during session. These temporary rules codify the changes done as part of the negotiated rulemaking process and as approved by the Legislature until the final rules can take effect on July 1, 2024.

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

Protection of the public health, safety, or welfare and to confer a benefit.

FEE SUMMARY: Pursuant to Section 67-5226(2), the Governor has found that the fee(s) or charge(s) being imposed or increased is justified and necessary to avoid immediate danger and the fee(s) is described herein:

The fees or charges, authorized in the sections of Idaho Code referenced below, make up the board's budget and thus relies upon the existence of these fees or charges to meet the state's obligations and provide necessary state services. Failing to reauthorize these temporary rules would create immediate danger to necessary state services that are statutorily mandated by the Building Code Board. The temporary rules do not change the current fee schedule.

The following fees are established in accordance with the Sections 39-4107, 39-4112, 39-4113, Idaho Code, and relate to fees to purchase permits or for the performance of inspections on various types of construction installations:

Technical Service Fee. One hundred dollars (\$100) per hour.

Building Permit Fees. The determination of value or valuation will be made by the administrator and includes the total value of all construction work for which a permit is issued.

TABLE 1-A - BUILDING PERMIT FEES						
Total Valuation Fee						
\$1 to \$500	=	\$23.50				
\$501 to \$2,000	=	\$23.50 for the first \$500 plus \$3.05 for each additional \$100, or fraction thereof, to and including \$2,000				
\$2,001 to \$25,000	=	\$69.25 for the first \$2,000 plus \$14 for each additional \$1,000, or fraction thereof, to and including \$25,000				

TABLE 1-A - BUILDING PERMIT FEES						
Total Valuation		Fee				
\$25,001 to \$50,000	=	\$391.75 for the first \$25,000 plus \$10.10 for each additional \$1,000, or fraction thereof, to and including \$50,000				
\$50,001 to \$100,000	=	\$643.75 for the first \$50,000 plus \$7 for each additional \$1,000, or fraction thereof, to and including \$100,000				
\$100,001 to \$500,000	=	\$993.75 for the first \$100,000 plus \$5.60 for each additional \$1,000, or fraction thereof, to and including \$500,000				
\$500,001 to \$1,000,000	=	\$3,233.75 for the first \$500,000 plus \$4.75 for each additional \$1,000, or fraction thereof, to and including \$1,000,000				
\$1,000,001 to \$5,000,000	=	\$5,608.75 for the first \$1,000,000 plus \$3.65 for each additional \$1,000, or fraction thereof, to and including \$5,000,000				
\$5,000,001 to \$10,000,000	=	\$20,208.75 for the first \$5,000,000 plus \$2.75 for each additional \$1,000, or fraction thereof, to and including \$10,000,000				
\$10,000,001 and up	=	\$33,958.75 for the first \$10,000,000 plus \$2 for each additional \$1,000, or fraction thereof				

Fees for Annual Permits. A fee for inspections performed on annual permits shall be charged at the rate of one hundred dollars (\$100) per hour. The Division shall bill the applicant for annual permits and failure of the applicant to pay the fee within sixty (60) days may result in cancellation of the annual permit.

Plan Review Fees. Plan review fees shall be charged at an hourly rate of one hundred dollars (\$100) per hour up to a maximum of sixty-five percent (65%) of the calculated building permit fee with a minimum required fee of forty percent (40%) of the calculated building permit fee. All requests for plan review services shall at such time be accompanied by a payment in the amount of at least forty percent (40%) of the calculated building permit fee. Upon completion of the plan review, any additional fees, above the minimum required, are due to the Division by the requesting party.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the temporary rule, contact Krissy Veseth at 208-577-2491.

DATED this 23rd Day of April, 2024.

Russell Barron Administrator Division of Occupational and Professional Licenses 11341 W Chinden Blvd. P.O. Box 83720 Boise, ID 83720 208-334-3233

THE FOLLOWING IS THE TEXT OF THE TEMPORARY RULE FOR DOCKET NO. 24-3930-2401 (New Chapter)

24.39.30 - RULES OF BUILDING SAFETY (BUILDING CODE RULES)

000. LEGAL AUTHORITY.

The rules are promulgated pursuant to Sections 33-356, 39-4107, 39-4109, 39-4112, 39-4113, 39-9701, Idaho Code. (4-23-24)T

<u>001.</u> <u>SCOPE.</u>

The rules prescribe the criteria for enforcement and administration of the Idaho Building Code Act by the Idaho Building Code Board and the Division of Occupational and Professional Licenses and the integrated design and fundamental commissioning of public school facilities.

(4-23-24)T

002. **DEFINITIONS.**

- O1. Listing Agency. A person, firm, association, partnership or corporation which is in the business of listing or labeling and which maintains a periodic inspection program on current production of listed materials, and which makes available, not less frequently than annually, a published report of such listing in which specific information is included that the product has been tested to nationally approved standards and found safe for use in a specified manner.

 (4-23-24)T
- <u>Minor Alteration</u>. The following definition is used for the purpose of administering annual (4-23-24)T
- a. Minor alterations shall include, but are not limited to, the following: partition walls constructed within a defined room; relocation of or existing openings or installation of new doors and windows in non-load bearing walls and not in construction meant to compartmentalize fire; window replacement in unaltered existing openings; roof repairs involving installation of less than one hundred (100) square feet of new roof covering; and new suspended ceilings that are not part of a required fire resistive assembly.

 (4-23-24)T
- b. Minor alterations shall not include: work that alters the fire resistive characteristics of the building or fire suppression systems; work that creates new openings in construction meant to compartmentalize fire such as fire walls, fire barriers, fore partitions, smoke barriers, smoke partitions, horizontal assemblies, shaft enclosures, stair enclosures; work that increases the floor area or height of the building; work that changes the structural load path of the building for gravity or horizontal loads; work that reduces the thermal resistant capacity of the building envelop; changes in the occupancy classification of the building or space; increases in the floor loads.

 (4-23-24)T

<u>003. -- 199.</u> (RESERVED)

200. <u>INTEGRATED DESIGN AND FUNDAMENTAL COMMISSIONING OF PUBLIC SCHOOL FACILITIES.</u>

- O1. Technical and Educational Information. Technical and educational information related to integrated design and fundamental commissioning in the form of the American Institute of Architects Integrated Project Delivery Guide; Portland Energy Conservation, Inc. (PECI) Commissioning Guides; ASHRAE Guideline 0-2005-The Commissioning Process; and the Northwest Energy Efficiency Alliance Integrated Design Special Focus on Energy Performance Guide is available on the Division's. A building commissioned under the prescriptive approaches defined by any of the above-named national organizations is deemed to have completed the Fundamental Commissioning process.

 (4-23-24)T
- O2. Commissioning Agents. The Division has compiled and made available for public examination a list of all known third party building commissioning agents in Idaho and its contiguous states. The Division has ensured that all such commissioning agents appearing on this list have been certified by the Building Commissioning Association (BCA) or other similar certifying entity.

 (4-23-24)T

03. Annual Optimization Review.

- a. The third-party commissioning agent who performed the initial fundamental commissioning for a public school building must provide the school district with a written report identifying the systems which will be subject to the Idaho Code Section 33-356 annual optimization review and identifying the system requirements and/or other relevant measuring criteria. The written report shall, at a minimum include the following:

 (4-23-24)T
- i. Verification that the heating, ventilation, and air conditioning (HVAC) systems, controls, dampers, valves, sensors and other equipment used to control the system are functioning as they were at the commissioning of the building;

 (4-23-24)T
- <u>ii.</u> <u>Verification that the lighting controls are functioning as they were at the commissioning of the building; and (4-23-24)T</u>
- iii. The requirement that any changes made to any of the controls contained on the agent's list after the initial commissioning be re-set back to the commissioned settings unless it can be demonstrated that the new settings result in greater energy efficiency.

 (4-23-24)T
- <u>b.</u> <u>The annual optimization review shall be performed by persons qualified to make the required determinations and adjustments. (4-23-24)T</u>
- c. Following the annual optimization review, the school district shall submit to the Division written verification indicating (1) the systems identified by the commissioning agent, including those identified in this Section are functioning as they were at the initial commissioning; and (2) identifying the persons performing the optimization and their qualifications.

 (4-23-24)T
- Od. Commissioning Anniversary Date. The date upon which the commissioning agent provides the school district with the required written report described in Paragraph 038.04.b. of these rules shall be the commissioning anniversary date for purposes of this Section. If a school district seeks to qualify a building for the building replacement value calculation, the annual optimization review shall be performed within thirty (30) days of the annual commissioning anniversary date following the first year the building is in operation. The written verification required by Paragraph 038.03.e. of these rules is due to the Division not later than sixty (60) days after the annual commissioning anniversary date.

 (4-23-24)T

05. Fundamental Building Commissioning Requirements.

(4-23-24)T

- **a.** School districts seeking to qualify a building for the building replacement value calculation shall engage a building commissioning agent. (4-23-24)T
- b. The commissioning agent must document the owner's requirements for each commissioned system in the facility. All HVAC and controls systems, duct work and piping, renewable and alternative technologies, lighting controls and day lighting, waste heat recovery, and any other advanced technologies incorporated in the building must be commissioned. Building envelope systems must also be verified. The owner's requirements for these systems may include efficiency targets and other performance criteria such as temperature and lighting levels that will define the performance criteria for the functional performance testing that occurs prior to acceptance.

- <u>c.</u> The commissioning agent shall include commissioning requirements in the project construction documents. This includes the scope of commissioning for the project, the systems to be commissioned, and the various requirements related to schedule, submittal reviews, testing, training, O & M manuals, and warranty reviews.

 (4-23-24)T
- d. The commissioning agent shall develop and utilize a commissioning plan. This plan must include an overview of the commissioning process for the project, a list of commissioned systems, primary commissioning participants and their roles, a communication and management plan, an outline of the scope of commissioning tasks, a list of work products, a schedule, and a description of any commissioning testing activities. (4-23-24)T
 - e. The commissioning agent must submit a report to the owner once the commissioning plan has been

<u>executed.</u> (4-23-24)T

201. -- 499. (RESERVED)

500. PERMITS AND PLAN REVIEW.

O1. Annual Permit. In lieu of an individual permit for each minor alteration to an already approved building, the Division may issue an annual permit upon application therefor to any state agency or state governmental organization regularly employing one (1) or more qualified trade persons in the building, structure or on the premises or campus owned or operated by the applicant for the permit. The agency to whom an annual permit is issued shall keep a detailed record of alterations made under such annual permit. The Division shall be allowed access to such records upon request or such records shall be filed with the Division as designated. The permit holder shall request inspections and make the work accessible for inspection as required by the adopted codes and herein. (4-23-24)T

Q2. Plans Not Required. Plans are not required for group U occupancies of Type V conventional light-frame wood construction. (4-23-24)T

<u>03.</u> <u>Fees.</u> (4-23-24)T

<u>a.</u> <u>Technical Service Fee. One hundred dollars (\$100) per hour.</u>

(4-23-24)T

b. Building Permit Fees. The determination of value or valuation will be made by the administrator and includes the total value of all construction work for which a permit is issued.

TABLE 1-A - BUILDING PERMIT FEES						
Total Valuation		Fee				
<u>\$1 to \$500</u>	Ξ	<u>\$23.50</u>				
\$501 to \$2,000	Ξ	\$23.50 for the first \$500 plus \$3.05 for each additional \$100, or fraction thereof, to and including \$2,000				
\$2,001 to \$25,000	Ξ	\$69.25 for the first \$2,000 plus \$14 for each additional \$1,000, or fraction thereof, to and including \$25,000				
\$25,001 to \$50,000	Ξ	\$391.75 for the first \$25,000 plus \$10.10 for each additional \$1,000, or fraction thereof, to and including \$50,000				
\$50.001 to \$100.000	Ξ	\$643.75 for the first \$50,000 plus \$7 for each additional \$1,000, or fraction thereof, to and including \$100,000				
\$100,001 to \$500,000	Ξ	\$993.75 for the first \$100,000 plus \$5.60 for each additional \$1,000, or fraction thereof, to and including \$500,000				
\$500,001 to \$1,000,000	Ξ	\$3,233.75 for the first \$500,000 plus \$4.75 for each additional \$1,000, or fraction thereof, to and including \$1,000,000				
\$1,000,001 to \$5,000,000	Ξ	\$5,608.75 for the first \$1,000,000 plus \$3.65 for each additional \$1,000, or fraction thereof, to and including \$5,000,000				
\$5,000,001 to \$10,000,000	Ξ	\$20,208.75 for the first \$5,000,000 plus \$2.75 for each additional \$1,000, or fraction thereof, to and including \$10,000,000				
\$10,000,001 and up	Ξ	\$33,958.75 for the first \$10,000,000 plus \$2 for each additional \$1,000, or fraction thereof				

(4-23-24)T

c. Fees for Annual Permits. A fee for inspections performed on annual permits shall be charged at the

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of Building Safety (Building Code Rules)

Docket No. 24-3930-2401 Adoption of Temporary Rule

rate of one hundred dollars (\$100) per inspection. The Division shall bill the applicant for annual permits and failure of the applicant to pay the fee within sixty (60) days may result in cancellation of the annual permit. (4-23-24)T

d. Plan Review Fees. Plan review fees shall be charged at an hourly rate of one hundred dollars (\$100) per hour up to a maximum of sixty-five percent (65%) of the calculated building permit fee with a minimum required fee of forty percent (40%) of the calculated building permit fee. All requests for plan review services shall be accompanied by a payment in the amount of at least forty percent (40%) of the calculated building permit fee. Upon completion of the plan review, any additional fees, above the minimum required, are due to the Division by the requesting party.

(4-23-24)T

<u>501. -- 599.</u> (RESERVED)

600. IDAHO BUILDING CODES.

Pursuant to Sections 39-4109 and 39-4109A, Idaho Code, the Board adopts the following international codes with identified amendments:

(4-23-24)T

- <u>01.</u> <u>International Building Code.</u> The 2018 Edition, including appendices pertaining to building accessibility, with the following amendments: (4-23-24)T
- a. Delete Section 305.2.3 and replace with the following: 305.2.3 Twelve (12) or fewer children in a dwelling unit. A facility such as the above within a dwelling unit and having twelve (12) or fewer children receiving such day care shall be classified as a Group R-3 occupancy or shall comply with the International Residential Code.

 (4-23-24)T
- i. Delete Section 308.2.4 and replace with the following: 308.2.4 Five (5) or fewer persons receiving custodial care. A facility with five (5) or fewer persons receiving custodial care shall be classified as a Group R-3 occupancy or shall comply with the International Residential Code.

 (4-23-24)T
- ii. Delete Section 308.3.2 and replace with the following: 308.3.2 Five (5) or fewer persons receiving medical care. A facility with five (5) or fewer persons receiving medical care shall be classified as a Group R-3 occupancy.

 (4-23-24)T
- iii. Delete Section 308.5.4 and replace with the following: 308.5.4 Persons receiving care in a dwelling unit. A facility such as the above within a dwelling unit and having twelve (12) or fewer children receiving day care or having five (5) or fewer persons receiving custodial care shall be classified as a Group R-3 occupancy or shall comply with the International Residential Code.

 (4-23-24)T
- <u>b.</u> Section 310.4: Add the following: "Dwelling units providing day care for twelve (12) or fewer children". (4-23-24)T
- <u>c.</u> Section 310.4.1. Delete and replace with the following: 310.4.1 Care facilities within a dwelling. Care facilities for twelve (12) or fewer children receiving day care or for five (5) or fewer persons receiving personal care or custodial care that are within a one- or two-family dwelling are permitted to comply with the International Residential Code.

 (4-23-24)T
- d. Add new Section 602.1.2: 602.1.2 Alternative provisions. As an alternative to the construction types defined in Sections 602.2 through 602.5, buildings and structures erected or to be erected, altered, or extended in height or area may be classified as construction type IV-A, IV-B, or IV-C in accordance with the provisions adopted in Paragraph 004.01.b of these rules. Buildings and structures classified as construction type IV-A, IV-B, or IV-C shall comply with the provisions adopted in Paragraph 004.01.h of these rules and all other applicable provisions of this code.

 (4-23-24)T
- e. Table 2902.1 Minimum Number of Required Plumbing Fixtures. Delete footnote and replace with the following: e For business occupancies, excluding restaurants, and mercantile occupancies with an occupant load of thirty (30) or fewer, service sinks shall not be required.

 (4-23-24)T
 - f. Table 2902.1 Minimum Number of Required Plumbing Fixtures. Delete footnote f and replace with

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of Building Safety (Building Code Rules)

Docket No. 24-3930-2401 Adoption of Temporary Rule

the following: f Drinking fountains are not required for an occupant load of thirty (30) or fewer. (4-

(4-23-24)T

g. Section 3113 Relocatable Buildings. Delete.

(4-23-24)T

- <u>02.</u> <u>International Building Code, 2021 Edition</u>. The following provisions of the 2021 Edition related to mass timber construction: (4-23-24)T
- <u>a.</u> <u>In Section 202, the definitions of the terms MASS TIMBER; NONCOMBUSTIBLE PROTECTION (FOR MASS TIMBER); SECONDARY STRUCTURAL MEMBERS; and WALL, LOAD BEARING; (4-23-24)T</u>
- **b.** Sections 403.3.2, 508.4.4.1, 509.4.1.1, 602.4 through 602.4.3.6, 703.6, 703.7, 704.4, 722.7 through 722.7.2.2, 1705.5.3, 1705.20, 2304.10.1, 3313.1 through 3313.3.3, 3313.5, and 3314.1; (4-23-24)T
- <u>c.</u> Tables 504.3, 504.4, 506.2, 601, 705.5, 722.7.1(1), 722.7.1(2), and 1705.5.3, including any note following each table adopted in this subparagraph; and (4-23-24)T
- d. In Chapter 35, the referenced standards ANSI/APA PRG 320—2019: Standard for Performance-rated Cross-laminated Timber, referenced in Sections 602.4 and 2303.1.4, and ASTM D3498—03(2011): Standard Specification for Adhesives for Field-Gluing Plywood to Lumber Framing for Floor Systems, referenced in Section 703.7.

 (4-23-24)T
- <u>03.</u> <u>International Residential Code, 2018 Edition</u>. Parts I, II, III, and IX of the 2018 Edition for one (1)- and two (2)- family dwellings, with the following amendments: (4-23-24)T
- a. Section R101.2 Scope. Delete the exception and replace with the following: Exception: The following shall also be permitted to be constructed in accordance with this code: 1. Owner-occupied lodging houses with five (5) or fewer guestrooms and ten (10) or fewer total occupants. 2. A care facility with five (5) or fewer persons receiving custodial care within a dwelling unit or single-family dwelling. 3. A care facility for five (5) or fewer persons receiving personal care that are within a dwelling unit or single-family dwelling. 4. A care facility with twelve (12) or fewer children receiving day care within a dwelling unit or single-family dwelling. (4-23-24)T
- <u>b.</u> <u>Section R105.2. Amend Item number 7 under the "Building" subheading Replace the words "24 inches (610 mm)" with "four (4) feet (1219) mm)" (4-23-24)T</u>
 - Section R105.2. Add the following exemption under the "Building" subheading: 11. Flag poles.
 (4-23-24)T
 - <u>d.</u> <u>Section R301.2.1.2 Protection of Openings. Delete.</u>

(4-23-24)T

<u>e.</u> <u>Table R302.1(1). Delete and replace with the following:</u>

TABLE R302.1(1) - EXTERIOR WALLS

EXTERIO	PR WALL ELEMENT	MINIMUM FIRE-RESISTANCE RATING	MINIMUM FIRE SEPARATION DISTANCE
<u>Walls</u>	Fire-resistance rated	1 hour-tested in accordance with ASTM E 119, UL263, or Section 703.3 of the International Building Code with exposure from both sides	<u>< 3 feet</u>
	Not fire-resistance rated	<u>0 hours</u>	<u>≥ 3 feet</u>

EXTERIO	R WALL ELEMENT	MINIMUM FIRE-RESISTANCE RATING	MINIMUM FIRE SEPARATION DISTANCE
<u>Projections</u>	Fire-resistance rated	<u>1 hour on the underside, or</u> <u>heavy timber, or fire</u> retardant-treated wood ^{a,b}	≥ 2 feet to < 3 feet
	Not fire-resistance rated	<u>0 hours</u>	<u>≥ 3 feet</u>
<u>Openings</u>	<u>Not allowed</u>	N/A	<u>< 3 feet</u>
<u>in</u>	25% maximum of wall area	<u>0 hours</u>	≥ 3 feet to < 5 feet
<u>Walls</u>	<u>Unlimited</u>	<u>0 hours</u>	<u>5 feet</u>
<u>Penetrations</u>	All	Comply with Section R302.4	< 3 feet
	<u> </u>	None required	≥ 3 feet

For SI: 1 foot = 304.8 mm.

N/A = Not Applicable

aThe fire-resistance rating shall be permitted to be reduced to zero (0) hours on the underside of the eave overhang if fireblocking is provided from the wall top plate to the underside of the roof sheathing.

The fire-resistance rating shall be permitted to be reduced to zero (0) hours on the underside of the rake

The fire-resistance rating shall be permitted to be reduced to zero (0) hours on the underside of the rake overhang where gable vent openings are not installed.

(4-23-24)T

<u>f.</u> <u>Delete Table R302.6 Dwelling-Garage Separation and replace with the following table:</u>

<u>Separation</u>	<u>Material</u>
From the residence, attics, and habitable rooms above	
the garage	Not less than 5/8-inch Type X gypsum board or
Structure(s) supporting floor/ceiling assemblies used for	equivalent applied to the garage side
separation required by this section	
Caragas legated less than 2 fact from a dwelling unit on	Not less than 5/8-inch Type X gypsum board or
Garages located less than 3 feet from a dwelling unit on the same lot	equivalent applied to the interior side of exterior walls that
<u>the same lot</u>	<u>are within this area</u>

(4-23-24)T

g. Section R302.13 Fire protection of floors. Delete.

(4-23-24)T

- h. Section R303.4. Delete and replace with the following: Mechanical Ventilation. Dwelling units shall be provided with whole-house mechanical ventilation in accordance with Section M1505.4. (4-23-24)T
- i. Section R313.1 Townhouse automatic fire sprinkler systems. Delete the exception and replace with the following: Exception: Automatic residential fire sprinkler systems shall not be required in townhouses where either two (2) one (1)-hour fire-resistance-rated walls or a common two (2)-hour fire-resistance rated wall, as specified in item number 2 of Section R302.2.2 is installed between dwelling units or when additions or alterations are made to existing townhouses that do not have an automatic residential fire sprinkler system installed. (4-23-24)T
 - <u>j.</u> <u>Section R313.2 One- and two-family dwellings automatic fire sprinkler systems. Delete.</u>

(4-23-24)T

k. Section R314.2.2 Alterations, repairs and additions Exception Item #2. Delete.

DIV. OF OCCUPATIONAL AND PROFESSIONAL LICENSES Rules of Building Safety (Building Code Rules)

Docket No. 24-3930-2401 Adoption of Temporary Rule

<u>L. Section R315.2.2 Alterations, repairs and additions Exception Item #2. Delete. (4-23-24)T</u>

m. Section R322.1.10 As-built elevation documentation. Delete.

(4-23-24)T

n. Tables R403 Minimum Depth (D) and Width (W) of Crushed Stone Footings (inches), R403.1(1) Minimum Width and Thickness for Concrete Footings for Light-Frame Construction (inches), R403.1(2) Minimum Width and Thickness for Concrete Footings for Light-Frame Construction and Brick Veneer (inches), and R403.1(3) Minimum Width and Thickness for Concrete Footings with Cast-In-Place or Fully Grouted Masonry Wall Construction (inches). Delete. (4-23-24)T

<u>**a.**</u> Add the following as Table R403.1:

(4-23-24)T

TABLE R403.1 MINIMUM WIDTH OF CONCRETE, PRECAST, OR MASONRY FOOTINGS (inches)^a

LOAD-BEARING VALUE OF SOIL (psf)								
	<u>1,500</u>	<u>2,000</u>	<u>3,000</u>	<u>≥ 4,000</u>				
	<u>Convent</u>	<u>tional light-frame cons</u>	truction					
<u>1-Story</u>	<u>12</u>	<u>12</u>	<u>12</u>	<u>12</u>				
<u>2-Story</u>	<u>15</u>	<u>12</u>	<u>12</u>	<u>12</u>				
<u>3-Story</u>	<u>23</u>	<u>17</u>	<u>12</u>	<u>12</u>				
<u>4-i</u>	nch brick veneer over	light frame or 8-inch h	nollow concrete masor	<u>nry</u>				
<u>1-Story</u>	<u>12</u>	<u>12</u>	<u>12</u>	<u>12</u>				
<u>2-Story</u>	<u>21</u>	<u>16</u>	<u>12</u>	<u>12</u>				
<u>3-Story</u>	<u>32</u>	<u>24</u>	<u>16</u>	<u>12</u>				
8-inch solid or fully grouted masonry								
<u>1-Story</u>	<u>16</u>	<u>12</u>	<u>12</u>	<u>12</u>				
2-Story	<u>29</u>	<u>21</u>	<u>14</u>	<u>12</u>				
<u>3-Story</u>	<u>42</u>	<u>32</u>	<u>21</u>	<u>16</u>				

For SI: 1 inch = 25.4 mm, 1 pound per square foot = 0.0479 kPa.

p. Section R403.1.1. Delete and replace with the following: R403.1.1 Minimum size. Minimum sizes for concrete and masonry footings shall be as set forth in Table R403.1 and Figure R403.1(1). The footing width (W) shall be based on the load bearing value of the soil in accordance with Table R401.4.1. Spread footings shall be at least six (6) inches in thickness (T). Footing projections (P) shall be at least two (2) inches and shall not exceed the thickness of the footing. The size of footings supporting piers and columns shall be based on the tributary load and allowable soil pressure in accordance with Table R401.4.1. Footings for wood foundations shall be in accordance with the details set forth in Section R403.2 and Figures R403.1(2) and R403.1(3).

(4-23-24)T

g. Section R602.10. Delete and replace with the following: Buildings shall be braced in accordance with this Section or, when applicable Section R602.12, or the most current edition of APA System Report SR-102 as an alternate method. Where a building, or portion thereof, does not comply with one (1) or more of the bracing requirements in this Section, those portions shall be designed and constructed in accordance with Section R301.1.

aWhere minimum footing width is twelve (12) inches, use of a single wythe of solid or fully grouted twelve (12)-inch nominal concrete masonry units is permitted. (4-23-24)T

04. International Existing Building Code. 2018 Edition.

(4-23-24)T

- <u>05.</u> <u>International Energy Conservation Code Commercial Provisions.</u> The 2018 Edition with the following amendments: (4-23-24)T
- a. Add new Section C101.5.2: C101.5.2 Industrial, electronic, and manufacturing equipment. Buildings or portions thereof that are heated or cooled exclusively to maintain the required operating temperature of industrial, electronic, or manufacturing equipment shall be exempt from the provisions of this code. Such buildings or portions thereof shall be separated from connected conditioned space by building thermal envelope assemblies complying with this code.

 (4-23-24)T
 - **<u>b.</u>** Add the following Exemptions to section C402.1.1:

(4-23-24)T

- i. Exemption 4. Accessory utility and storage buildings and sports practice buildings accessory to A, B, and E occupancies where buildings maintain no heating or cooling or where intermittent heating and cooling systems are installed.

 (4-23-24)T
- ii. Exemption 5. Buildings for domestic water wells, irrigation wells, sewer pump facilities, and sewer lift station buildings where equipment produces internal heat loads and where intermittent heating or cooling is provided to prevent freezing or overheating of equipment.

 (4-23-24)T
- <u>c.</u> Add the following as exception number 7 under Section C403.5 Economizers (Prescriptive): 7. Unusual outdoor air contaminate conditions – Systems where special outside air filtration and treatment for the reduction and treatment of unusual outdoor contaminants, makes an air economizer infeasible. (4-23-24)T
- <u>06. International Energy Conservation Code Residential Provisions.</u> The 2018 Edition with the following amendments: (4-23-24)T
- a. R202 General Definitions. Add the following to the definition of "Conditioned Space": This definition shall not apply to garage spaces or other similar spaces where heating or cooling is installed for frost protection or intermittent use.

 (4-23-24)T
- **b.** Table R402.1.2 Insulation and Fenestration Requirements by Component. Delete the rows in climate zones "5 and Marine 4" and "6" and replace with the following:

	TABLE R402.1.2 INSULATION AND FENESTRATION REQUIREMENTS BY COMPONENT									
Climate Zone		Skylight ^b U-factor	Glazed Fenestration SHGC ^{b, e}	Ceiling R-Value	Wood Frame Wall R-Value	<u>Mass Wall</u> <u>R-Valueⁱ</u>	Floor R-Value	<u>Basement^c.</u> <u>Wall</u> <u>R-Value</u>	Slab ^d R-Value <u>&</u> Depth	<u>Crawlspace^c Wall</u> <u>R-Value</u>
<u>5</u>	<u>0.32</u>	<u>0.55</u>	<u>NR</u>	<u>38</u>	<u>20 or</u> 13+5 ^h	<u>13/17</u>	<u>30</u> g	<u>15/19</u>	<u>10, 2 ft</u>	<u>15/19</u>
<u>6</u>	<u>0.30</u>	<u>0.55</u>	<u>NR</u>	<u>49</u>	<u>22 or</u> 13+5 ^h	<u>15/20</u>	<u>30</u> g	<u>15/19</u>	<u>10, 4 ft</u>	<u>15/19</u>

- <u>c.</u> Table R402.1.2 Insulation and Fenestration Requirements by Component. Add the following as footnote k to the Table title: k. For residential log home building thermal envelope construction requirements see Section R402.6. (4-23-24)T
 - d. Table R402.1.4 Equivalent U-Factors. Delete the rows in climate zones "5 and Marine 4" and "6"

and replace with the following:

TABLE R402.1.4								
			<u>EQU</u>	IVALENT U-FAC	CTORS a			
Climata	Fancetration	Cladiabt	Colling	Eromo Wall	Maga Wall	Floor	<u>Basement</u>	<u>Crawlspace</u>
Zone	Fenestration U-factor		<u>U-factor</u>	× -	Mass Wall U-factor b	Floor U-factor	<u>Wall</u>	<u>Wall</u>
				-			<u>U-factor</u>	<u>U-factor</u>
<u>5</u>	<u>0.32</u>	<u>0.55</u>	<u>0.030</u>	<u>0.060</u>	<u>0.082</u>	<u>0.033</u>	<u>0.050</u>	<u>0.055</u>
<u>6</u>	<u>0.30</u>	<u>0.55</u>	<u>0.026</u>	<u>0.057</u>	<u>0.060</u>	<u>0.033</u>	<u>0.050</u>	<u>0.055</u>

- e. Section R402.4.1.2. Add the following exception: Visual Inspection. The Permit Holder will determine at the time of permit application the method of determining building envelope tightness. A visual inspection shall be considered acceptable in lieu of testing when the items listed in Table R402.4.1.1, applicable to the method of construction, are field verified.

 (4-23-24)T
- <u>f.</u> Add new Section R402.6: R402.6 Residential log home thermal envelope. Residential log home construction shall comply with Section R401 (General), Section R402.4 (Air leakage), Section R402.5 (Maximum fenestration U-factor and SHGC), Section R403.1 (Controls), the mandatory sections of Sections R403.3 through R403.9, Section R404 (Electrical Power and Lighting Systems), and either 1., 2., or 3. as follows: 1. Sections R402.2 through R402.3, Section R403.3.1 (Insulation), Section R404.1 (Lightning equipment), and Table R402.6 (Log Home Prescriptive Thermal Envelope Requirements by Component). 2. Section R405 (Simulated Performance Alternative). 3. REScheck (U.S. Department of Energy Building Codes Program).
 - **g.** Add new Table R402.6:

TABLE R402.6 LOG HOME PRESCRIPTIVE THERMAL ENVELOPE REQUIREMENTS BY COMPONENT

For SI: 1 foot = 304.8 mm.

Climate Zone	<u>Fenestration</u> <u>U-factor^a</u>	Skylight U-factor	Glazed Fenestration SHGC	<u>Ceiling</u> <u>R-value</u>	Min. Average Log Size In Inches	<u>Floor</u> <u>R-value</u>	Basement <u>Wall</u> R-value	Slab R-value & Depth ^b	<u>Crawl</u> <u>Space</u> <u>Wall</u> <u>R-value</u> ^d
<u>5, 6 - High</u> efficiency equipment path ^c	<u>0.32</u>	<u>0.60</u>	<u>NR</u>	<u>49</u>	<u>5</u>	<u>30</u>	<u>15/19</u>	<u>10, 4 ft.</u>	<u>10/13</u>
<u>5</u>	<u>0.32</u>	<u>0.60</u>	<u>NR</u>	<u>49</u>	<u>8</u>	<u>30</u>	<u>10/13</u>	<u>10, 2 ft.</u>	<u>10/13</u>
<u>6</u>	<u>0.30</u>	<u>0.60</u>	<u>NR</u>	<u>49</u>	<u>8</u>	<u>30</u>	<u>15/19</u>	<u>10, 4 ft.</u>	<u>10/13</u>

The fenestration U-factor column excludes skylights. The SHGC column applies to all glazed fenestration.

[©]90% AFUE natural gas or propane, 84% AFUE oil, or 15 SEER heat pump heating equipment (zonal electric resistance heating equipment such as electric base board electric resistance heating equipment as the sole source for heating is considered compliant with the high efficiency equipment path).

d-15/19" means R-15 continuous insulated sheathing on the interior or exterior of the home or R-19 cavity insulation at the interior of the basement wall. "15/19" shall be permitted to be met with R-13 cavity insulation on the interior of the basement wall plus R-5 continuous insulated sheathing on the interior or exterior of the home. "10/13" means R-10 continuous insulated sheathing on the interior or exterior of the home or R-13 cavity insulation at the interior of the basement wall.

(4-23-24)T

<u>601. -- 999.</u> (RESERVED)

R-5 shall be added to the required slab edge R-values for heated slabs.

IDAPA 39 – IDAHO TRANSPORTATION DEPARTMENT

39.02.03, 39.02.72, 39.02.75
VEHICLE DEALER'S PRINCIPAL PLACE OF BUSINESS;
ADMINISTRATIVE LICENSE SUSPENSIONS; AND NAMES ON DRIVERS' LICENSES

DOCKET NO. 39-ZBRR-2401 (ZBR CHAPTER REWRITES)

OMNIBUS NOTICE OF INTENT TO PROMULGATE RULES – ZERO-BASED REGULATION (ZBR) NEGOTIATED RULEMAKING

AUTHORITY: In compliance with Sections 67-5220(1) and 67-5220(2), Idaho Code, notice is hereby given that this agency intends to promulgate rules and desires public comment and input prior to initiating formal rulemaking procedures. This negotiated rulemaking action is authorized pursuant to Sections, 49-201, 49-1608F(9), 18-8002A(11) and 67-5229 Idaho Code.

MEETING SCHEDULE: A negotiated rulemaking meeting will be held as follows:

Tuesday, May 21, 2024 1:00 p.m. to 3:00 p.m. (MT)

In-person participation is available at:
ITD Headquarters
11331 W Chinden Blvd., Boise, ID 83714 - Building 8
Broadway Conference Room

Join on your computer, mobile app, or room device
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The meeting site will be accessible to persons with disabilities, if needed. Requests for accommodation must be made not later than five (5) days prior to the meeting to the agency address below.

METHOD OF PARTICIPATION: Persons wishing to participate in the negotiated rulemaking must do the following:

Upon conclusion of the negotiated rulemaking, any unresolved issues, all key issues considered, and conclusion reached during the negotiated rulemaking will be addressed in a written summary. The summary will be made available to interested persons who contact the agency or, if the agency chooses, the summary may be posted on the agency website.

DESCRIPTIVE SUMMARY AND STATEMENT OF PURPOSE: The following is a statement in nontechnical language of the substance and purpose of the intended negotiated rulemaking and the principal issues involved:

The May negotiated rulemaking meeting will invite discussion on two Department of Motor Vehicle Zero-Based Regulation (ZBR) rule chapters and one standalone rule chapter to be reviewed this summer by the Idaho Transportation Department. There will be a second cohort of ZBR rule chapters discussed in July. In support of the Governor's Red Tape Reduction initiative and in accordance with the Zero-Based Regulation E. O. 2020-01 and the Department's 5-year review schedule, the goal of these rulemakings is to make changes and modifications that remove obsolete language, eliminate unnecessary restrictions and provide clarity to the respective chapters.

The following IDAPA rule chapters are germane to this negotiated rulemaking notice:

- 39.02.03 Rules Governing Vehicle Dealer's Principal Place of Business and Claims to the Idaho Consumer Asset Recovery Fund;
- 39.02.72 Rules Governing Administrative License Suspensions; and
- 39.02.75 Rules Governing Names on Drivers' Licenses and Identification Cards

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS, OBTAINING DRAFT COPIES: For assistance on technical questions concerning this negotiated rulemaking or to obtain a preliminary draft copy of the rule text (if available), please contact please contact Brendan Floyd, Policy Specialist, at 208-334-8474. Materials pertaining to the negotiated rulemaking, including any available preliminary rule drafts, can be found on the Idaho Transportation Department's website at the following web address: https://itd.idaho.gov/rulemaking/.

Anyone may submit written comments regarding this negotiated rulemaking. All written comments must be directed to the undersigned and must be delivered on or before Friday, June 21, 2024.

DATED this 1st Day of May, 2024.

Brendan Floyd Office of Governmental Affairs Idaho Transportation Department 11331 W. Chinden Blvd. Boise, ID 83714 Phone: 208-334-8810 brendan.floyd@itd.idaho.gov

Sections Affected Index

IDAPA 02 – DEPARTMENT OF AGRICULTURE

02.03.03 – Rules Governing Pesticide and Chemigation Use and Application **Docket No. 02-0303-2401**

000. Legal Authority.	24
001. Title And Scope.	
002. – 003. (Reserved)	
004. Incorporation By Reference.	
005 009. (Reserved)	
010. Definitions.	
011 099. (Reserved)	
100. Licensing Professional Applicators Licensing.	
1 3 1	
1012 149. (Reserved)	
150. Private Applicator Licensing.	
151. Chemigator Licensing.	
1512 199. (Reserved)	
200. Licensing Of Pesticide Dealers Licensing.	
201. RUP Dealer Records Requirements.	
2012 249. (Reserved)	42
250. Change Of License Status.	
251 279. (Reserved)	42
280. Fees.	43
281 349. (Reserved)	
350. Experimental Permits.	
351 399. (Reserved)	
400. Pesticide Restrictions.	
401 449. (Reserved)	
450. Pesticide Use On Seed Crop Fields.	
451 499. (Reserved)	
500. Unusable Pesticides Collection And Disposal.	
501 549. (Reserved)	
550. Storage Of Pesticide Containers.	
551 599. (Reserved)	
600. General Chemigation Requirements.	
601 649. (Reserved)	
650. Irrigation Systems.	
651 659. (Reserved)	51
660. Chemical Injection Line Shut Down (System Interlock)	5′
661 664. (Reserved)	53
665. Injection Line Check Valve	53
666 669. (Reserved)	53
670. Chemical Injection System.	
671 674. (Reserved)	
675. Irrigation Line Check Valve.	
676 679. (Reserved)	
680. Gooseneck Pipe Loop, Downhill And Over-A-Hill.	
681 684. (Reserved)	
685. Vacuum Relief Valve Or Combination Air And Vacuum Relief Valve	
686 689. (Reserved)	
,	
690. Inspection Port.	
691 694. (Reserved)	55

	605 Automatic Low Press	sure Drain	5.5
		suic Dain.	
	` ,		
	,		
IDAP	A 11 – IDAHO STATE PO	OLICE / RACING COMMISSION	
11.	04.01 – Rules Governing the Id	Idaho State Racing Commission	
	Docket No. 11-0401-2401 (New	Chapter, Fee Rule)	
	000. Legal Authority		59
	001. Scope		59
	002 004. (Reserved)		59
		Report	59
	•		
	•		
		Pays And Races	
		ety Hazard	
		e Days Or Races	
	, , ,		
	•	gh I	
	•	h S	
		Jh Z	
		ense	
	<u> </u>		
	G .		
		Racing Association Signatures	
		icense.	
		ense.	
		ense	
	,	nse	
		ee License	
		Technician License	
	0 ,	ense	
	-	e	
		cense	
	059. Owner License		80
	` ,		
	071. Pony Person License	9	80

073.	Stable Name License.	
	Stable Name Change.	
074.	Stable Names Prohibited.	
075.	State Veterinarian License.	
076.	Steward License.	81
077	- 079. (Reserved)	
080.	Track Security License.	
081.	Trainer License.	81
082.	Veterinarian License.	81
083.	Vet Assistant License.	81
084	- 089. (Reserved)	81
090.	License Fees	81
091.	Penalties.	82
092	- 099. (Reserved)	82
100.	Primary Purpose.	82
101.	Use Of Controlled Substances	82
102.	Consumption Of Alcohol.	
103.	·	
104.	· ·	
105	- 109. (Reserved)	
110.	Refusal To Test.	
111.	Testing Procedure.	
112.	A Positive Test.	
113.	Procedures Following A Positive Chemical Analysis.	
114.	Confidentiality Of Test Results.	84
115.	Testing Expense.	
	- 129. (Reserved)	
130.	Applicability.	
131.	Exemption From The Idaho Rules Of Administrative Procedure Of The Attorney General	
132.	Disciplinary Action.	
		85
133.	Written Report.	85
133. 134.	Written Report. Fines.	85 85
133. 134. 135.	Written Report. Fines. Suspensions.	85 85 86
133. 134. 135. 136	Written Report. Fines. Suspensions 139. (Reserved).	85 85 86 86
133. 134. 135. 136 140.	Written Report. Fines. Suspensions 139. (Reserved) Summary Suspension.	85 85 86 86 86
133. 134. 135. 136 140. 141.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee.	85 86 86 86 86
133. 134. 135. 136 140. 141. 142.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges.	85 86 86 86 86
133. 134. 135. 136 140. 141. 142. 143.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice.	85 86 86 86 86 86
133. 134. 135. 136 140. 141. 142. 143. 144.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice.	85 86 86 86 86 86 86 86
133. 134. 135. 136 140. 141. 142. 143. 144. 145.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance.	85 86 86 86 86 86 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances.	85 86 86 86 86 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved).	85 86 86 86 86 86 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146. 147 150.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence.	85 86 86 86 86 87 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146. 147 150. 151.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence.	85 86 86 86 87 87 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146. 147 150. 151.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof.	85 86 86 86 86 87 87 87 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146. 147 150. 151. 152. 153.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof. Record Of Hearing.	85 86 86 86 87 87 87 87 87 87 87
133. 134. 135. 136. 140. 141. 142. 143. 144. 145. 146. 150. 151. 152. 153.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof. Record Of Hearing 159. (Reserved).	85 86 86 86 86 87 87 87 87 87 87 87
133. 134. 135. 136. 140. 141. 142. 143. 144. 145. 146. 150. 151. 152. 153. 154	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof. Record Of Hearing 159. (Reserved). Ruling.	85 86 86 86 87 87 87 87 87 87 87 87 87 87
133. 134. 135. 136 140. 141. 142. 143. 144. 145. 146. 151. 152. 153. 154 160. 161.	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof. Record Of Hearing 159. (Reserved). Ruling. Form Of Ruling.	85 86 86 86 87 87 87 87 87 87 87 87 87 87 87 87 87
133. 134. 135. 136. 140. 141. 142. 143. 144. 145. 146. 150. 151. 152. 153. 154	Written Report. Fines. Suspensions 139. (Reserved). Summary Suspension. Rights Of The Licensee. Proper Notice Of All Charges. Content Of Notice. Service Of Notice. Nonappearance. Continuances 149. (Reserved). Evidence. Rules Of Evidence. Burden Of Proof. Record Of Hearing 159. (Reserved). Ruling.	85 86 86 86 87 87 87 87 87 87 87 87 87 87 87 87 87

165.	Appeals	
166.	Time Frame For Appeal	88
167.	Form Of Appeal	89
168.	Record For Appeal.	
169.	Payment Of Fines During Appeal.	
170.	No Appeal From Disqualification For Interference.	
171.	Hearing On Appeal	
172.	Written Appeal	
173.	Hearing Officer	
174.	Written Arguments.	
175.	Motions	
176.	Record Of Proceedings.	
177.	Final Order	
178.	Stay Of Ruling	
179.	Time Frame For Application.	
180.	Form Of Application.	
181.	Grant Or Denial Of Stay.	
182.	Effect Of Stay.	
183.	Exclusion.	
184.	Hearing On Exclusion.	
185.	Rulings In Other Jurisdictions.	
186.	Appeals Of Reciprocal Rulings.	
	- 199. (Reserved)	
200.	Enter, Search And Inspect.	
200.	Racing Commission.	
201.	Employees.	
202.	Disturbing The Peace.	
203. 204.		
	Ruled Off.	
205.	Prohibited Printed Material.	
	- 209. (Reserved)	
210.	Handbooks.	
211.	Bookmakers.	
212.	Idaho Bred Races.	
213.	Breeder Awards.	
214.	Breed Associations.	
	- 219. (Reserved)	
220.	Racing Association License.	
221.	Racing Association License Fees.	
222.	Racing Association License Applications.	
223.	Applications For Succeeding Seasons	
224.	Horsemen's Agreement.	
225.	Racing Associations Operation.	
	- 229. (Reserved)	
230.	Report Of Funds.	
231.	Approval Of Racing Association Licenses.	
232.	License Granted Upon Conditions.	
233.	Refusal To Issue License.	
234.	Fingerprints Photograph.	
235	- 239. (Reserved)	. 95
240.	Racing Dates	
241.	License Not Transferable.	
2/12	Proposed Officials	95

243.	Racing Associations: General Rules	
244.	Horsemen's Account.	
245	- 249. (Reserved)	
250.	Purse Money.	. 96
251.	Communication.	. 90
252.	Documents Filed With Racing Commission.	. 9
253.	Horse Race Tracks.	. 9
254.	Jockey Room.	
255.	Officials' Stands.	. 9
256.	Photo Finish Devices.	. 9
257.	Videotaping System.	. 98
258	- 269. (Reserved)	
270.	Starting Gate.	
271.	Distance Markers.	
272.	Barns.	
273.	Test Area	
274.	Isolation Area.	
275.	Security.	
276.	Complaints.	
277.	Exclusion And Ejection.	
278	- 299. (Reserved)	
300.	Licensed Racing Officials.	
301.	Racing Officials.	
302.	Racing Official Qualifications.	
303.	Prohibited Practices.	
304.	Report Of Violations.	
	- 309. (Reserved)	
310.	Complaints Against Officials.	
311.	Substitute Officials.	
312.	Substitute Stewards.	
313.	Stewards Qualifications.	
314.	Stewards General Authority.	
315.	Number Of Stewards.	
316.	Stewards On Duty.	
317.	Stewards' Presence.	
318.	Order Of Finish.	
319.	Cancel Wagering	
	- 329. (Reserved)	
330.	Substitute Jockey.	
331.	Temporary Charge.	
332.	Stewards Daily Reports.	
333.	Presiding Stewards Log.	
334.		
335.	Steward's List.	
	- 339. (Reserved)	
340.	,	104
341.	·	104
342.		104
343.		104
344.	Conditions	
	- 349. (Reserved)	
350.	Listing Of Horses.	
	U	. •

351.	Posting Of Entries.	
352.	Daily Program	105
353.	Nominations And Declarations	105
354.	359. (Reserved)	. 105
360.	Stakes And Entrance Money Records.	105
361.	Horsemen's Bookkeeper.	105
362.	Financial Assurance	105
363.	Horsemen's Bookkeeper Records.	106
364.	Monies And Funds On Account.	106
365.	Payment Of Purses.	106
366.	Other Monies	106
367.	Paddock Judge.	107
368.	Paddock Judge's List.	107
369.	Horse Identifier	107
370.	Clerk Of Scales.	107
371.	Jockey Room Custodian.	107
372.	Starter.	108
373.	Assistant Starters.	108
374.	Starter's List.	108
375.	Timer	108
376.	Clocker	108
377.	Patrol Judge.	108
378.	Placing Judge	109
379.	384. (Reserved)	
385.	Photo Finish.	
386.	Dead Heats.	109
387.	Commission Veterinarian Qualifications.	
388.	Commission Veterinarian Authority.	
389.	Examination Of Horses.	
390.	Commission Veterinarian.	110
391.	Additional Racing Officials.	
392.	399. (Reserved)	. 110
400.	Owners And Trainers.	110
401.	Enter, Search, And Inspect.	110
402.	Employees.	110
403.	Bribes, Gifts, And Gratuities.	
404.	Illness Of Horses.	110
405.	Trainer Changes.	110
406.	Representation For Entries.	110
407.	409. (Reserved)	. 110
410.	Restrictions On Owners And Trainers	. 110
411.	Powers And Duties Of Authorized Agents.	111
412.	Trainer Is Absolute Insurer.	
413.	Safety Equipment.	111
414.	Disqualified Person.	111
415.	Horses In Paddock At Appointed Time.	111
416.	Trainer's Presence In Paddock	111
417.	Preventing Jockeys From Riding.	
418.	429. (Reserved)	
430.	Physical Examination.	112
431.	Jockey Falls From Horse.	112
432.	Jockeys Obligations	112

433.	Racing Colors	112
434.	Safety Equipment	
435.	Jockey's Valet.	
436	- 439. (Reserved)	
440.	Jockeys Weighed.	
441.	Restrictions On Jockeys	
442.	Jockey's Fees.	
443.	Jockey Suspensions.	
444.	Apprentice Jockeys.	
445.	Management Of Apprentice Jockeys.	
446.	Apprentice Weight Allowance.	
447.	Apprentice Jockey Contracts.	
448.	Only One Jockey Agent.	
449.	Jockey Agent	
450.	Giving Information.	
451.	Jockey Agent Access.	
-	- 499. (Reserved)	
500.	Enter, Search And Inspect.	
501.	Authority Of The Commission Veterinarian.	
502.	Report Of Disease	
503.	Restrictions Of Wagering.	
504.	Treatment Restrictions.	
505.	Administration Of Non-Injectable Substances.	
506.	Hypodermic Needles.	
	- 519. (Reserved)	
520.	Banned Substances.	
521.	Non-Permitted Medication.	
521.	Medications.	
523.	Anti-Ulcer Medications.	
524.	Environmental Contaminants And Substances Of Human Use.	
52 4 .	Testing Facilities.	
526.	Laboratory Minimum Standards.	
520. 527.	Testing.	
527. 528.	Out-Of-Competition Testing.	
529.	Random Or Extra Testing.	
540	- 539. (Reserved)	
-		
541. 542.	Specimens.	
542. 543.	Determination Of Sample	
	Storage And Shipment Of Split Samples.	
544.	Testing Split Samples.	
545.	Chain Of Custody.	
	- 549. (Reserved)	
550.	Non-Steroidal Anti-Inflammatory Drugs.	
551.	Non-Steroidal Anti-Inflammatory Drug Request Form	
552.	Approval Of Non-Steroidal Anti-Inflammatory Drug Request.	
553.	Expiration Of Approval.	
554.	Permitted Non-Steroidal Anti-Inflammatory Drugs.	
555.	Daily Racing Program.	
556.	Non-Steroidal Anti-Inflammatory Drug Administration	
	- 559. (Reserved)	
560.	Bleeder Treatment	12

561.	Idaho Bleeder List.	
562.	Urine Samples.	
563.	Blood Samples.	
564.	Hair Testing	
	- 569. (Reserved)	
570.	Lasix Administration.	
571.	Horses Not Stabled On Grounds.	
572.	Bicarbonate Testing.	
573.	Protection Of Horses	
574.	Illegal Practices By Trainer.	
575.	Non-Approved Medication	
576.	Medication Report Form	
577.	Penalties.	
578.	Violations	
	- 599. (Reserved)	
600.	Enter, Search, And Inspect.	
601.	Illegal Practices.	
602.	Consumption Of Alcohol.	
603.	Horse Races General Rules.	
604.	Straightaway Races.	
605.	Races Around A Turn	
606.	Disqualification.	
	- 609. (Reserved)	
610.	Claims Of Foul.	
611.	Best Effort.	
612.	Entries And Declarations.	
613.	Coupled Entries.	
614.	Written Entries.	
615.	Registration.	
616.	Identification.	
617.	Ownership.	
618.	Workouts.	
619.	Entries Closed.	130
620.	Not Qualified To Start	130
621	- 629. (Reserved)	
630.	Preference System	
631.	Nominations And Engagements	
632.	Post Positions.	
633.	Number Of Starters.	
634.	Dead Heat.	
635.	Declarations.	132
636.	Scratches.	133
637.	Colors.	133
638.	Weights.	133
639.	Apprentice Jockey Weight Allowance.	133
640.	Weights In Handicap Races.	134
641.	Weight For Age.	134
	- 649. (Reserved)	134
650.	Clerk Of The Scales.	134
651.	Pre-Race Weigh Out.	134
652.	Overweight	134
653.	Post Race Weigh In.	135

CE 4	Daddade Indea	405
654.	Paddock Judge. Equipment	
655.		
656.	The Starter.	
657.	Timer	
658.	Patrol Judge.	
659.	Placing Judges.	
	- 664. (Reserved)	
665.	Photo Finish Camera.	
666.	Placing Errors.	
667.	Video Records.	
668.	Claiming Races.	
	- 674. (Reserved)	
675.	Stake Race Applications.	
676.	Stake Race Nominations	
677.	Nomination And Entry Fees.	
678.	Cancellation Of A Stakes Race.	
679.	Failure Of Stall Gate	
680.	Race Off.	
681.	Stake Trials.	
682.	Trials Raced Under Same Conditions.	
683.	Qualification Based On Time.	
684.	Disqualification.	
685.	Timer Malfunction In A Time Trial.	
686.	Qualification Based On Order Of Finish	140
687.	Starting Gate Malfunction	140
688.	Scratched From Trials	140
689.	Scratched From Finals.	140
690.	Qualifier Ineligible	141
691.	Also Eligible	141
692.	Jockey Room Custodian.	
693.	Identifier.	
694	- 699. (Reserved)	
700.	Free And Clear Title.	
701.	Title Vested.	
702.	In-Foal Filly Or Mare.	
	- 719. (Reserved)	
720.	Rescission Of Claim.	
721.	Claimed For Entered Price.	
722.	Eligible Horses.	
	- 729. (Reserved)	
730.	Prohibitions.	142
731.	Valid Claims.	143
732.	Claims Are Irrevocable.	143
733.	No Information Provided.	143
734.	More Than One Claim.	143
73 4 .	Sex Or Age Of A Horse Claimed.	143
	- 739. (Reserved)	
730. -	Transfer Of Ownership.	143
7 4 0. 741.	Transfer Of Possession.	143
7 4 1.	Delivery Of A Claimed Horse.	143
742. 743.	Transfer Of Engagements.	143
743. 744.	Resale Or Transfer Of Ownership.	144
<i>ι</i> ¬¬.	Troduic Of Traffold Of Ownerdilp	1 -1-1

	Control Or Management Of Former Owner	
746	- 799. (Reserved)	
800.	General Provisions.	
801.	Pari-Mutuel Wagering.	144
802.	Pari-Mutuel Ticket Sales.	145
803.	Advance Wagering	146
804.	Claims For Payment From Pari-Mutuel Pool	146
805.	Payment For Errors.	146
806	809. (Reserved)	
810.	Betting Explanation.	146
811.	Display Of Betting Information.	
812.	Cancelled Contests.	
813.	Coupled Entries And Mutuel Fields.	
814.	Pools Dependant Upon Betting Interests.	
815.	Prior Approval For Betting Pools.	
816.	Closing Of Wagering In A Contest.	
817.	Complaints Pertaining To Pari-Mutuel Operations.	
818.	Licensees Duty To Report.	
819.	Emergency Situations.	
820.	Unrestricted Access.	
821.	Pari-Mutuel Cash Vouchers.	
822.	Other Stored Value Instruments And Systems.	
	- 829. (Reserved)	
830.	Calculation Of Payoffs And Distribution Of Pools.	150
831.	Win Pools.	
832.	Place Pools.	
833.	Show Pools.	
834.	Double Pools.	
835.	Win Three Pools.	
836.		
837.	Pick (n) PoolsQuinella Pools	
	Quinella Double Pools	
838. 839.		
	Exacta Pools. Trifecta Pools.	
840.		
841.	Superfecta Pools.	
842.	Twin Quinella Pools.	
843.	Twin Trifecta Pools	
844.	Tri-Superfecta Pools.	
845.	Twin Superfecta Pools.	
	- 899. (Reserved)	
900.	Requirements For Licensure Of A Simulcast Facility	
901.	Criteria For Approval Of Application For Simulcast Operator	
902.	Host Association.	
903.	Guest Associations.	
	- 909. (Reserved)	
910.	Interstate Common Pool Wagering.	177
911.	Net Pool Pricing.	177
912.	Host Participating In Interstate Common Pools.	178
913.	Licenses For Simulcast Operators.	178
914.	Simulcast Purse Money Collection And Distribution.	179
	929. (Reserved)	180
930.	Duties Of Simulcast Operator.	180

931.	Prohibition Of Simulcast Signal	. 181
932.	Conflict Of Laws.	. 181
933.	Totalizator Or Other Approved Equipment	. 181
	949. (Reserved)	
950.	Licensing For Advanced Deposit Wagering.	. 181
951.	Advanced Deposit Wagering License.	. 181
952.	Advance Deposit Wagering License Application	. 181
953.	Detailed Plan Of Operation For Advanced Deposit Wagering.	. 182
954.	Investigations Or Inspections.	. 182
955	- 959. (Reserved)	. 182
960.	Claims Of Non-Payment.	. 182
961.	Promote And Advertise.	. 182
962.	Out-Of-State Providers	. 182
963.	Residence Outside The State Of Idaho.	. 183
964.	Establishing An Advanced Deposit Wagering Account	. 183
965.	Account Information.	. 183
966	969. (Reserved)	
970.	Identifying An Account Number	. 183
971.	Close Or Refuse To Open An Account.	
972.	Account Holder Responsibilities	
973.	Operation Of An Account.	
974.	Credits To An Account.	
975.	Debits To An Account.	
976	979. (Reserved)	
980.	Wagers In Excess Of Account Balance.	
981.	Accounts Will Not Bear Any Interest.	
982.	Payments On Winning Pari-Mutuel Wagers	
983.	Mailing Address	
984.	Powers Of The Racing Commission To Review And Audit Records.	
985.	Confidential Information.	
986.	Applicable Laws, Rules, And Regulations	
	999. (Reserved)	
IDAPA 21 – D	IVISION OF VETERANS SERVICES	
21.01.04 - R	ules Governing Idaho State Veterans Cemeteries	
Docket No	o. 21-0104-2401	
000.	Legal Authority.	. 212
002.	Incorporation By Reference.	. 212
0032.	009. (Reserved)	212
010.	Definitions.	. 212
024.	Fees For Interment, Disinterment, Reinterment, And Memorial	. 213
040.		
/DADA 04 D	WINDOW OF COOURATIONAL AND PROFESSIONAL LIGENSES	
	IVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES	
24.39.10 – R	ules of the Idaho Electrical Board	
	o. 24-3910-2401	
	Licensure And Registration.	
	- 199. (Reserved)	
	Practice Standards	
	- 9599. (Reserved)	
	Idaho Electrical Code.	
601	- 999. (Reserved)	223

24.39.30 – Rules of Building Safety (Building Code Rules) Docket No. 24-3930-2401 (New Chapter, Fee Rule)	
000. Legal Authority.	226
001. Scope	
002. Definitions.	226
003 199. (Reserved)	226
200. Integrated Design And Fundamental Commissioning Of Public School Facilities	226
201 499. (Reserved)	
500. Permits And Plan Review	228
501 599. (Reserved)	229
600. Idaho Building Codes	229
601 999. (Reserved)	235

LEGAL NOTICE

Summary of Proposed Rulemakings

PUBLIC NOTICE OF INTENT TO PROPOSE OR PROMULGATE NEW OR CHANGED AGENCY RULES

THERE ARE NO PROPOSED RULES PUBLISHED IN THE MAY 1, 2024, IDAHO ADMINISTRATIVE BULLETIN, VOL. 24-5

Please refer to the Idaho Administrative Bulletin May 1, 2024, Volume 24-5, for the notices and text of all rulemakings, proclamations, negotiated rulemaking and public hearing information and schedules, executive orders of the Governor, and agency contact information.

Electronic issues of the Idaho Administrative Bulletin can be viewed at www.adminrules.idaho.gov/

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CUMULATIVE RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

Office of the Administrative Rules Coordinator
Division of Financial Management
Office of the Governor

July 1, 1993 – Present

CUMULATIVE RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

This index provides a history of all agency rulemakings beginning with the first Administrative Bulletin in July 1993 to the most recent Bulletin publication. It tracks all rulemaking activities on each chapter of rules by the rulemaking docket numbers and includes negotiated, temporary, proposed, pending and final rules, public hearing notices, vacated rulemaking notices, notice of legislative actions taken on rules, and executive orders of the Governor.

ABRIDGED RULEMAKING INDEX OF IDAHO ADMINISTRATIVE RULES

(Index of Current and Active Rulemakings)

Office of the Administrative Rules Coordinator Division of Financial Management

April 6, 2023 – May 1, 2024

(PLR 2024) – Final Effective Date Is Pending Legislative Review in 2024
(eff. date)L – Denotes Adoption by Legislative Action
(eff. date)T – Temporary Rule Effective Date

SCR # – denotes the number of a Senate Concurrent Resolution (Legislative Action)

HCR # – denotes the number of a House Concurrent Resolution (Legislative Action)

(This Abridged Index includes all active rulemakings.)

IDAPA 02 – IDAHO DEPARTMENT OF AGRICULTURE

02-ZBRR-2301 Rules of the Idaho Department of Agriculture – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapters 13, 15; Title 03, Chapter 03; Title 04, Chapters 14, 23, 30, 32; and Title 06, Chapters 04, 09, 10, 16 – Bulletin Vol. 23-5

02.02.13, Commodity Dealers' Rules

- 02-0213-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 02-0213-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 13 Bulletin Vol. 23-5

02.02.14, Rules for Weights and Measures

- **02-0214-2301** Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
- 02-0214-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10

02.02.15, Rules Governing the Seed Indemnity Fund

- 02-0215-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 02-0215-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 15 Bulletin Vol. 23-5

02.03.03, Rules Governing Pesticide and Chemigation Use and Application

- **02-0303-2401** Adoption of Temporary Rule, Bulletin Vol. 24-5 (eff. 4-22-24)T [expires 7-1-24]
- 02-0303-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 02-0303-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 3 Bulletin Vol. 23-5

02.04.14, Rules Governing Dairy Byproduct

- 02-0414-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 02-0414-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 14 Bulletin Vol. 23-5

02.04.23, Rules Governing Commercial Livestock Truck Washing Facilities

- 02-0423-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 02-0423-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 23 Bulletin Vol. 23-5

02.04.30, Rules Governing Environmental and Nutrient Management

- 02-0430-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 02-0430-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 30 Bulletin Vol. 23-5

02.04.32, Rules Governing Poultry Operations

- 02-0432-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 02-0432-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 02-ZBRR-2301 Rules of the Idaho Department of Agriculture Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 32 Bulletin Vol. 23-5

02.06.01, Rules Governing the Production and Distribution of Seed

- 02-0601-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 02-0601-2301 Notice of Proposed Rulemaking (Fee Rule), Bulletin Vol. 23-10
- 02-0601-2301 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 23-7

02.06.02, Rules Governing Registrations and Licenses

```
02-0602-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     02-0602-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
02.06.04, Rules Governing Plant Exports
     02-0604-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
     02-0604-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
     02-ZBRR-2301 Rules of the Idaho Department of Agriculture - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
                     (ZBR) Negotiated Rulemaking - Negotiates Title 06, Chapter 04 - Bulletin Vol. 23-5
02.06.09, Rules Governing Invasive Species and Noxious Weeds
     02-0609-2401 Adoption of Temporary Rule, Bulletin Vol. 24-4 (eff. sine die 2024)T
     02-0609-2304 Adoption of Temporary Rule, Bulletin Vol. 24-1 (eff. 12-18-23)T [expires sine die 2024]
    02-0609-2303 Adoption of Temporary Rule, Bulletin Vol. 23-11 (eff. 10-19-23)T [superseded]
     02-0609-2302 Adoption of Temporary Rule, Bulletin Vol. 23-10 (eff. 9-21-23)T [superseded]
    02-0609-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     02-0609-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
     02-ZBRR-2301 Rules of the Idaho Department of Agriculture - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
                      (ZBR) Negotiated Rulemaking - Negotiates Title 06, Chapter 09 - Bulletin Vol. 23-5
02.06.10, Rules Governing the Growing of Potatoes
     02-0610-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     02-0610-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     02-ZBRR-2301 Rules of the Idaho Department of Agriculture - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
                      (ZBR) Negotiated Rulemaking – Negotiates Title 06, Chapter 10 – Bulletin Vol. 23-5
02.06.16, Rules Governing Honey Standards
     02-0616-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     02-0616-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     02-ZBRR-2301 Rules of the Idaho Department of Agriculture - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
                     (ZBR) Negotiated Rulemaking - Negotiates Title 06, Chapter 16 - Bulletin Vol. 23-5
02.06.33, Organic Food Products Rules
    02-0633-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     02-0633-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
                         IDAPA 04 – OFFICE OF THE ATTORNEY GENERAL
04.11.01, Idaho Rules of Administrative Procedure of the Attorney General
     04-1101-2300 Notice of Revocation of Final Rule, Bulletin Vol. 23-7
                     IDAPA 05 – DEPARTMENT OF JUVENILE CORRECTIONS
```

05.01.02, Rules	and Standards for Secure Juvenile Detention Centers
05-0102-2301	Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 24-1 (PLR 2024)
05-0102-2301	Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
05-0102-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6
05.01.04, Unifor	m Standards for Juvenile Probation Services
05-0104-2301*	Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
*Chanz	ges chapter name from: "Uniform Standards for Juvenile Probation Services"
05-0104-2301*	Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
05-0104-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
05.02.01, Rules	for Residential Treatment Providers
05-0201-2301	Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 24-1 (PLR 2024)
05-0201-2301	Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10

05-0201-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6

IDAPA 08 – IDAHO STATE BOARD OF EDUCATION AND STATE DEPARTMENT OF EDUCATION

08-0102-2301 08-0102-2301	Governing the Postsecondary Credit Scholarship Program Adoption of Pending Rule (Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (Chapter Repeal), Bulletin Vol. 23-10 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-6
08.01.13, Rules	Governing the Opportunity Scholarship Program
08-0113-2303	Adoption of Temporary Rule, Bulletin Vol. 23-11 (eff. 11-1-23)T [expires sine die 2024]
08-0113-2302 08-0113-2302 08-0113-2302	Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking, Bulletin Vol. 23-10 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-7
08-0113-2301	Adoption of Temporary Rule, Bulletin Vol. 23-7 (eff. 7-1-23)T [expires sine die 2024]
•	Governing Administration Adoption of Temporary Rule, Bulletin Vol. 23-6 (eff. 4-6-23)T [expires sine die 2024]
08-0203-2301 08-0203-2301	Governing Thoroughness Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking, Bulletin Vol. 23-10 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-6
•	Governing Public Charter Schools Notice of Revocation of Final Rule, Bulletin Vol. 24-3
08.04.01, Rules	of the Idaho Digital Learning Academy
08-0401-2301 08-0401-2301 08-0401-2301	·

IDAPA 11 – IDAHO STATE POLICE

Idaho State Brand Board

```
11.02.01, Rules of the Idaho State Brand Board
11-0201-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
11-0201-2301 Notice of Proposed Rulemaking (Fee Rule), Bulletin Vol. 23-10
11-0201-2301 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-7
```

Idaho State Racing Commission

```
    11.04.01, Rules Governing the Idaho State Racing Commission
        11-0401-2401 Adoption of Temporary Rule (New Chapter, Fee Rule), Bulletin Vol. 24-5 (eff. 4-24-24)T [expires 7-1-24]

    11-0401-2301 Adoption of Pending Rule (New Chapter, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
    Notice of Temporary and Proposed Rule (New Chapter, Fee Rule), Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024]
```

Alcohol Beverage Control Bureau

```
11.05.01, Rules Governing Alcohol Beverage Control
11-0501-2401 Adoption of Temporary Rule, Bulletin Vol. 24-4 (eff. sine die 2024)T [expires 7-1-24]
```

11-0501-2301 Adoption of Temporary Rule, Bulletin Vol. 23-7 (eff. 7-1-23)T [expires sine die 2024]

Commercial Vehicle Safety Division

11.07.01, Rules Governing Motor Vehicles – General Rules

- 11-0701-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 11-0701-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 11-0701-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-7

11.07.03, Rules Governing Emergency Vehicles/Authorized Emergency Vehicles

- 11-0703-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 11-0703-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 11-0703-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-7

11.10.01, Rules Governing Idaho Public Safety and Security Information System

- 11-1001-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
- 11-1001-2301 Temporary and Proposed (Fee) Rule, Bulletin Vol. 23-9 (eff. 10-1-23)T [temporary rule expires sine die 2024]

11.13.01, The Motor Carrier Rules

- 11-1301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 11-1301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 11-1301-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-7

IDAPA 12 – DEPARTMENT OF FINANCE

12-ZBRR-2301 Rules of the Department of Finance – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 01, Chapters 04, 08, and 10 – Bulletin Vol. 23-8

12.01.04, Rules Pursuant to the Idaho Credit Union Act

- 12-0104-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 12-0104-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 12-ZBRR-2301 Rules of the Department of Finance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR)
 Negotiated Rulemaking Negotiates Title 01, Chapter 04 Bulletin Vol. 23-8

12.01.08, Rules Pursuant to the Uniform Securities Act (2004)

- 12-0108-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 12-0108-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 12-ZBRR-2301 Rules of the Department of Finance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 01, Chapter 08 Bulletin Vol. 23-8

12.01.10, Rules Pursuant to the Idaho Residential Mortgage Practices Act

- 12-0110-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 12-0110-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 12-ZBRR-2301 Rules of the Department of Finance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR)
 Negotiated Rulemaking Negotiates Title 01, Chapter 10 Bulletin Vol. 23-8

IDAPA 13 – IDAHO FISH AND GAME COMMISSION

Establishing Seasons and Limits for Hunting, Fishing, and Trapping in Idaho

- 13-0000-2400P2Notice of Adopted / Amended Proclamations for Calendar Year 2024, Bulletin Vol. 24-5
- 13-0000-2400P1Notice of Adoption of Proclamation for Calendar Year 2024, Bulletin Vol. 24-2
- 13-0000-2300P9Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 24-1
- 13-0000-2300P8Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-11
- 13-0000-2300P7Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-9
- 13-0000-2300P6Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-7
- 13-0000-2300P5Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-6 13-0000-2300P4Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-5
- 13-0000-2300P3Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-4

```
13-0000-2300P2Notice of Adopted / Amended Proclamations for Calendar Year 2023, Bulletin Vol. 23-3
     13-0000-2300P1Notice of Adoption of Proclamation for Calendar Year 2023, Bulletin Vol. 23-1
13.01.04, Rules Governing Licensing
     13-0104-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     13-0104-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     13-0104-2301 Temporary and Proposed Rule, Bulletin Vol. 23-9 (eff. 7-27-23)T [temporary rule expires sine die 2024]
13.01.06, Rules Governing Classification and Protection of Wildlife
     13-0106-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     13-0106-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     13-0106-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
13.01.08, Rules Governing Taking of Big Game Animals
     13-0108-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     13-0108-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     13-0108-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
     13-0108-2301 Notice of Intent to Promulgate Rules - Negotiated Rulemaking, Bulletin Vol. 23-4
13.01.11, Rules Governing Fish
     13-0111-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     13-0111-2301
                   Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     13-0111-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
13.01.12, Rules Governing Commercial Fishing
     13-0112-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 24-1 (PLR 2024)
     13-0112-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
     13-0112-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
13.01.15, Rules Governing the Use of Dogs
     13-0115-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     13-0115-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     13-0115-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
13.01.16, Trapping of Wildlife and Taking of Furbearing Animals
     13-0116-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
13.01.17, Rules Governing Use of Bait for Hunting Big Game Animals
     13-0117-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
```

IDAPA 15 – OFFICE OF THE GOVERNOR

Executive Orders of the Governor Executive Order No. 2024-04 Operation

```
Executive Order No. 2024-03
Executive Order No. 2024-02
Executive Order No. 2024-01

Executive Order Retrospective Spanning Years 1938-1995, Bulletin Vol. 24-3SE

Executive Order No. 2023-03
Executive Order No. 2023-03
Executive Order No. 2023-02

Executive Order No. 2023-02

Executive Order No. 2023-02

Executive Order No. 2023-03

Executive Order No. 2023-04

Executive Order No. 2023-05

Executive Order No. 2023-05

Executive Order No. 2023-06

Executive Order No. 2023-07

Executive Order No. 2023-08

Executive Order No. 2023-08

Executive Order No. 2023-09

Executive Order No. 2023-09

Executive Order No. 2023-01

Executive Order No. 2023-01

Executive Order No. 2023-03

Executive Order No. 2023-04

Executive Order No. 2023-05

Executive Order No. 2023-07

Executive Order No. 2023-07

Executive Order No. 2023-08

Executive Order No. 2023-08

Executive Order No. 2023-09

Executive Order No. 2023-09
```

Division of Human Resources and Personnel Commission

15.04.01, Rules of the Division of Human Resources and Idaho Personnel Commission

Operation Esto Perpetua, Bulletin Vol. 24-5

Idaho State Liquor Division 15.1001, Rules of the Idaho State Liquor Division 15.1001, Rules of the Idaho State Liquor Division 15.1001, Rules of the Idaho State Liquor Division 15.1001, Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024) 15.1001-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10 IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE 16.010.2, Emergency Medical Services (EMS) - Rule Definitions 16-0102-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024) 16-0102-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024) 16-0103-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0103-2301 Notice of Proposed Rulemaking, CZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0103-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0103-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0107-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-020-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-020-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-1 (PLR 2024) 16-020-2301 Notice of Pro	15-0401-2301 15-0401-2301 15-0401-2301	Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-8
15-1001-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-1 (PLR 2024)	Idaho State Li	quor Division
15-1001-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-1 (PLR 2024)	15 10 01 Rules	of the Idaho State Liauor Division
16.01.02, Emergency Medical Services (EMS) – Rule Definitions 16-0102-2301 Adoption of Pending Rule, Bulletin Vol. 23-4 (PLR 2024) 16-0102-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-8 16.01.03, Emergency Medical Services (EMS) – Agency Licensing Requirements 16-0103-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 24-4 16.01.07, Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR), Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Notice of Proposed Rulemaking (ZBR Ch	15-1001-2301	Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
16-0102-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-8 16.01.03, Emergency Medical Services (EMS) — Agency Licensing Requirements 16-0103-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-4 16-0103-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) — Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16-02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0224-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-12 (PLR 2024) 16-030-2.2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-19 16		IDAPA 16 – DEPARTMENT OF HEALTH AND WELFARE
16-0102-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-8 16.01.03, Emergency Medical Services (EMS) — Agency Licensing Requirements 16-0103-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-4 16-0103-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) — Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16-02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0224-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-12 (PLR 2024) 16-030-2.2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-19 16	16.01.02, Emerg	rency Medical Services (EMS) – Rule Definitions
16-0103-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Scond) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16-02.24, Clandestine Drug Laboratory Cleanup 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-02.25, State Laboratory Fees 16-0225-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-	16-0102-2301	Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-020.6, Quality Assurance for Idaho Clinical Laboratories 16-02.04.2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-02.05.2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0225-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 (PLR 2024) Notice of Proposed Rulem	16.01.03, Emerg	ency Medical Services (EMS) Agency Licensing Requirements
16-0103-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.01.07, Emergency Medical Services (EMS) – Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0225-2301 Notice of Proposed (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-030-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-12 (PLR 2024) 16-030-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-10 (PLR 2024) 16-030-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-030-2301 Notice of Proposed Rulemaking (ZBR		
16.01.07, Emergency Medical Services (EMS) — Personnel Licensing Requirements 16-0107-2401 Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0202-2301 Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301* Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Intent to Promulgate Rules — Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-12 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-230		1 2 7
16-020-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 16.02.02, Idaho Emergency Medical Services (EMS) Physician Commission 16-020-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0202-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0202-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-13 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule, Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-19 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-19 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite)		
16-0202-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Notice of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bull		
16-020-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-020-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Notice of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Adoption of Pending Rule (EBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negoti	16.02.02, Idaho	Emergency Medical Services (EMS) Physician Commission
16-020-2301* Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16.02.06, Quality Assurance for Idaho Clinical Laboratories 16-0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) *Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-19 (PLR 2024) 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Notice of Proposed (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16.02.06, Quality Assurance for Idaho Clinical Laboratories 16.0206-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) **Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9		
Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
*Changes chapter name from: "Quality Assurance for Idaho Clinical Laboratories" 16-0206-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16-021-33, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16-022-4-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16-022-4-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-022-4-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-022-25, State Laboratory Fees 16-022-2-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-022-2-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		·
16-0206-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0206-2301 (Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0206-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3 16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16.02.13, State of Idaho Drinking Water Laboratory Certification Program 16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5	16-0206-2301	(Second) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
16-0213-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5 16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5	16-0206-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3
16.02.24, Clandestine Drug Laboratory Cleanup 16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0224-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5	16-0213-2401	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
16-0224-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8 16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5	16.02.24, Clande	estine Drug Laboratory Cleanup
16-0224-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16.02.25, State Laboratory Fees 16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0225-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0225-2301 Notice of Proposed (Fee) Rule, Bulletin Vol. 23-7 16.03.01, Eligibility for Health Care Assistance for Families and Children 16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		·
16-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5	16.03.01, Eligibi	lity for Health Care Assistance for Families and Children
16-0301-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16.03.02, Skilled Nursing Facilities 16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0302-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0302-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
16-0302-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5		
	16.03.04, Idaho	Food Stamp Program

16-0304-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)

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16-0304-2301 Notice of Public Hearing and Extension of Written Comment Period, Bulletin Vol. 23-10
     16-0304-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
16.03.05, Eligibility for Aid to the Aged, Blind, and Disabled (AABD)
     16-0305-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     16-0305-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
     16-0305-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
16.03.06, Refugee Medical Assistance
     16-0306-2301 Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
     16-0306-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-9
16.03.09, Medicaid Basic Plan Benefits
     16-0309-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     16-0309-2301 Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
     16-0309-2301 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-7 (eff. 7-1-23)T [temporary rule expires sine die 2024]
16.03.10, Medicaid Enhanced Plan Benefits
     16-0310-2101 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0310-2101 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-10 (eff. 9-1-23)T [temporary rule expires sine die 2024]
     16-0310-2101 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 21-11
16.03.11, Intermediate Care Facilities for People with Intellectual Disabilities (ICFs/IID)
     16-0311-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
16.03.13, Consumer-Directed Services
     16-0313-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     16-0313-2101 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0313-2101 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-10 (eff. 9-1-23)T [temporary rule expires sine die 2024]
     16-0313-2101 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 21-11
16.03.14, Hospitals
     16-0314-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     16-0314-2301 Adoption of Temporary Rule, Bulletin Vol. 23-12 (eff. 11-14-23)T
16.03.18, Medicaid Cost-Sharing
     16-0318-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
     16-0318-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
     16-0318-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5
16.03.22, Residential Assisted Living Facilities
     16-0322-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0322-2301 Notice of Proposed Rule, Bulletin Vol. 23-7
     16-0322-2301 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-3
16.04.18, Children's Agencies and Residential Licensing
     16-0418-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0418-2301 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024]
16.05.03, Contested Cases Proceedings and Declaratory Rulings
     16-0503-2301 Vacation of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-3
     16-0503-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
     16-0503-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
     16-0503-2301 (2nd) Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3
     16-0503-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-2
16.06.01, Child and Family Services
     16-0601-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
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16-0601-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0601-2301 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-7 (eff. 8-1-23)T [temporary rule expires sine die 2024]
16.06.02, Child Care and Foster Care Licensing
     16-0602-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
            *Changes chapter name from: "Child Care and Foster Care Licensing"
     16-0602-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8
16.06.03, Daycare Licensing
     16-0603-2301 Adoption of Pending Rule (New Chapter, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
     16-0603-2301 Notice of Proposed Rulemaking (New Chapter, Fee Rule), Bulletin Vol. 23-8
16.07.19, Certification of Peer Support Specialists and Family Support Partners
     16-0719-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
            *Changes chapter name from: "Certification of Peer Support Specialists and Family Support Partners"
     16-0719-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8
     16-0719-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-2
16.07.25, Prevention of Minors' Access to Tobacco Products
     16-0725-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
            *Changes chapter name from: "Prevention of Minors' Access to Tobacco Products"
     16-0725-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8
     16-0725-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3
16.07.37, Children's Mental Health Services
     16-0737-2401 (Second) Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3
     16-0737-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-2
16.07.39, Designated Examiners and Dispositioners
     16-0739-2301 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
     16-0739-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
                                  IDAPA 17 – INDUSTRIAL COMMISSION
17.01.01, Administrative Rules Under the Worker's Compensation Law
     17-0101-2301 (Second) Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-5
     17-0101-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-11
17.10.01, Administrative Rules Under the Crime Victims Compensation Act
     17-1001-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024)
    17-1001-2301
                   Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
     17-1001-2301
                   (Second) Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6
     17-1001-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5
                                IDAPA 18 – DEPARTMENT OF INSURANCE
     18-ZBRR-2301 Rules of the Idaho Department of Insurance - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
                      (ZBR) Negotiated Rulemaking - Negotiates Title 01, Chapter 02; Title 04, Chapters 04, 08; Title 06, Chapters 01-03;
                      Title 07, Chapters 06, 10; and Title 08, Chapter 01 – Bulletin Vol. 23-6
18.01.02, Schedule of Fees, Licenses, and Miscellaneous Charges
    18-0102-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     18-0102-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
     18-ZBRR-2301 Rules of the Idaho Department of Insurance - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation
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18.04.04, The Managed Care Reform Act Rule

(ZBR) Negotiated Rulemaking - Negotiates Title 01, Chapter 02 - Bulletin Vol. 23-6

18-0404-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) **18-0404-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9

18-ZBRR-2301 Rules of the Idaho Department of Insurance – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 04, Chapter 04 – Bulletin Vol. 23-6

18.04.08, Individual and Group Supplemental Disability Insurance Minimum Standards Rule

- 18-0408-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 18-0408-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 08 Bulletin Vol. 23-6

18.06.01, Rules Pertaining to Bail Agents

- 18-0601-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 18-0601-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 06, Chapter 01 – Bulletin Vol. 23-6

18.06.02, Producers Handling of Fiduciary Funds

- 18-0602-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 18-0602-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 06, Chapter 02 Bulletin Vol. 23-6

18.06.03, Rules Governing Disclosure Requirements for Insurance Producers When Charging Fees

- 18-0603-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 18-0603-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 06, Chapter 03 Bulletin Vol. 23-6

18.07.06, Rules Governing Life and Health Reinsurance Agreements

- 18-0706-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
 - *Changes chapter name from: "Rules Governing Life and Health Reinsurance Agreements"
- 18-0706-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 07, Chapter 06 Bulletin Vol. 23-6

18.07.10, Corporate Governance Annual Disclosure

- 18-0710-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 18-0710-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 07, Chapter 10 Bulletin Vol. 23-6

18.08.01, Adoption of the International Fire Code

- 18-0801-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 18-0801-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
- 18-ZBRR-2301 Rules of the Idaho Department of Insurance Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 08, Chapter 01 Bulletin Vol. 23-6

IDAPA 20 – DEPARTMENT OF LANDS

20.01.01, Rules of Practice and Procedure Before the State Board of Land Commissioners

- 20-0101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- 20-0101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8
- 20-0101-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5

20.03.01, Rules Governing Dredge and Placer Mining Operations in Idaho

- 20-0301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
- 20-0301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
- 20-0301-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4

20.03.02, Rules Governing Mined Land Reclamation

20-0302-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4

20.03.03, Rules Governing Administration of the Reclamation Fund 20-0303-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024) 20-0303-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9 20-0303-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 20.03.04, Rules Governing the Regulation of Beds, Waters, and Airspace Over Navigable Lakes in the State of Idaho 20-0304-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 20.03.05, Riverbed Mineral Leasing in Idaho 20-0305-2301* Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024) *Changes chapter name from: "Riverbed Mineral Leasing in Idaho" 20-0305-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9 20-0305-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 20.03.13, Administration of Cottage Site Leases on State Lands 20-0313-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3 20.03.14, Rules Governing Grazing, Farming, Conservation, Noncommercial Recreation, and Communication Site Leases 20-0314-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3 20.03.15, Rules Governing Geothermal Leasing on Idaho State Lands 20-0315-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3 20.03.16, Rules Governing Oil and Gas Leasing on Idaho State Lands 20-0316-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3 20.04.01, Rules Pertaining to Forest Fire Protection 20-0401-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-10 20.04.02, Rules Pertaining to the Idaho Forestry Act and Fire Hazard Reduction Laws 20-0402-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-10 20.05.01, Rules Pertaining to the Recreational Use of Endowment Land 20-0501-2301 Adoption of Pending Rule (New Chapter), Bulletin Vol. 24-1 (PLR 2024) 20-0501-2301 Notice of Proposed Rulemaking (New Chapter), Bulletin Vol. 23-10 20-0501-2301 Notice of Intent to Promulgate Rules (New Chapter) - Negotiated Rulemaking, Bulletin Vol. 23-6 20.07.02, Rules Governing Conservation of Oil and Natural Gas in the State of Idaho 20-0702-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 IDAPA 21 – DIVISION OF VETERANS SERVICES 21.01.04, Rules Governing Idaho State Veterans Cemeteries

IDAPA 24 – DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

21-0104-2301 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-3 (eff. 3-1-23)T [temporary rule expires sine die 2024]

21-0104-2401 Adoption of Temporary Rule (Fee Rule), Bulletin Vol. 24-5 (eff. 4-10-24)T

21-0104-2301 Adoption of Pending Rule, Bulletin Vol. 23-11 (PLR 2024)

- 24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 01; Title 03, Chapter 01; Title 08, Chapter 01; Title 09, Chapter 01; Title 19, Chapter 01; Title 24, Chapter 01; Title 29, Chapter 01; Title 33, Chapters 01-07; and Title 36, Chapter 01 Bulletin Vol. 24-4
- 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses (Second) Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 01, Chapter 01; Title 05, Chapter 01; Title 06, Chapter 01; Title 07, Chapter 01; Title 11, Chapter 01; Title 13, Chapter 01; Title 14, Chapter 01; Title 15, Chapter 01; Title 16, Chapter 01; Title 18, Chapter 01; Title 27, Chapter 01; Title 28, Chapter 01; Title 31, Chapter 01; Title 38, Chapter 01; and Title 39, Chapters 30, 31, 50 Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 01, Chapter 01; Title 05, Chapter 01; Title 06, Chapter 01; Title 07, Chapter 01; Title 11, Chapter 01; Title 13, Chapter 01; Title 14, Chapter 01; Title 15, Chapter 01; Title 16, Chapter 01; Title 18, Chapter 01; Title 27, Chapter 01; Title 28, Chapter 01; Title 31, Chapter 01; Title 38, Chapter 01; and Title 39, Chapters 30, 31, 50 – Bulletin Vol. 23-4

24.01.01, Rules of the Board of Architects and Landscape Architects

24-0101-2301* Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-11 (PLR 2024)

*Changes chapter name from: "Rules of the Board of Architectural Examiners"

24-0101-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – (Second) Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 01, Chapter 01 – Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 01, Chapter 01 – Bulletin Vol. 23-4

24.02.01, Rules of the State Athletic Commission

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapter 01 – Bulletin Vol. 24-4

24.03.01, Rules of the State Board of Chiropractic Physicians

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 03, Chapter 01 – Bulletin Vol. 24-4

24.05.01, Rules of the Board of Drinking Water and Wastewater Professionals

24-0501-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)

24-0501-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – (Second) Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 05, Chapter 01 – Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 05, Chapter 01 – Bulletin Vol. 23-4

24.06.01, Rules for the Licensure of Occupational Therapists and Occupational Therapy Assistants

24-0601-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024)

24-0601-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – (Second) Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 06, Chapter 01 – Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 06, Chapter 01 – Bulletin Vol. 23-4

24.07.01, Rules of the Idaho State Board of Landscape Architects

24-0701-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)

24-0701-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-9

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – (Second) Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 07, Chapter 01 – Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 01, Chapter 07 – Bulletin Vol. 23-4

24.08.01, Rules of the State Board of Morticians

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 08, Chapter 01 – Bulletin Vol. 24-4

24.09.01, Rules of the Board of Examiners of Nursing Home Administrators

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 09, Chapter 01 – Bulletin Vol. 24-4

24.11.01, Rules of the State Board of Podiatry

24-1101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024)

24-1101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – (Second) Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 11, Chapter 01 – Bulletin Vol. 23-6

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 11, Chapter 01 – Bulletin Vol. 23-4

24.13.01, Rules Governing the Physical Therapy Licensure Board 24-1301-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024) 24-1301-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 13, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 13, Chapter 01 - Bulletin Vol. 23-4 24.14.01, Rules of the State Board of Social Work Examiners 24-1401-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 24-1401-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 14, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 1s4, Chapter 01 - Bulletin Vol. 23-4 24.15.01, Rules of the Idaho Licensing Board of Professional Counselors and Marriage and Family Therapists **24-1501-2301** Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024) 24-1501-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 15, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 15, Chapter 01 - Bulletin Vol. 23-4 24.16.01, Rules of the State Board of Denturity **24-1601-2301** Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024) 24-1601-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 16, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 16, Chapter 01 - Bulletin Vol. 23-4 24.18.01, Rules of the Real Estate Appraiser Board 24-1801-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 24-1801-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 18, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 18, Chapter 01 - Bulletin Vol. 23-4 24.19.01, Rules of the Board of Examiners of Residential Care Facility Administrators 24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 19, Chapter 01 - Bulletin Vol. 24-4 24.24.01, Rules of the Genetic Counselors Licensing Board 24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 24, Chapter 01 - Bulletin Vol. 24-4 24.27.01, Rules of the Idaho State Board of Massage Therapy 24-2701-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024) 24-2701-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 27, Chapter 01 - Bulletin Vol. 23-6 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 27, Chapter 01 – Bulletin Vol. 23-4 24.28.01, Rules of the Barber and Cosmetology Services Licensing Board **24-2801-2301** Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-11 (PLR 2024)

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate

Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 28, Chapter 01 - Bulletin Vol. 23-6

24-2801-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8

24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 28, Chapter 01 – Bulletin Vol. 23-4

24.29.01, Rules of Procedure of the Idaho Certified Shorthand Reporters Board

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 29, Chapter 01 – Bulletin Vol. 24-4

24.31.01, Rules of the Idaho State Board of Dentistry

- 24-3101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
- 24-3101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
- 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses (Second) Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 31, Chapter 01 Bulletin Vol. 23-6
- 24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 31, Chapter 01 Bulletin Vol. 23-4

24.33.01, Rules of the Board of Medicine for the Licensure to Practice Medicine & Osteopathic Medicine in Idaho

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 01 – Bulletin Vol. 24-4

- **24-3301-2301** Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
- 24-3301-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
- 24-3301-2301 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 23-7

24.33.02, Rules for the Licensure of Physician Assistants

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 02 – Bulletin Vol. 24-4

24.33.03, General Provisions of the Board of Medicine

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 03 – Bulletin Vol. 24-4

24.33.04, Rules for the Licensure of Naturopathic Medical Doctors

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 04 – Bulletin Vol. 24-4

24.33.05, Rules for the Licensure of Athletic Trainers to Practice in Idaho

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 05 – Bulletin Vol. 24-4

24.33.06, Rules for Licensure of Respiratory Therapists and Permitting of Polysomnographers in Idaho

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 06 – Bulletin Vol. 24-4

24.33.07, Rules for the Licensure of Dietitians

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 33, Chapter 07 – Bulletin Vol. 24-4

24.35.01, Rules of the Outfitters and Guides Licensing Board

- **24-3501-2301** Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
- 24-3501-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-9
- 24-3501-2301 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 23-7

24.36.01, Rules of the Idaho State Board of Pharmacy

24-ZBRR-2401 Rules of the Division of Occupational and Professional Licenses – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 36, Chapter 01 – Bulletin Vol. 24-4

- **24-3601-2401** Adoption of Temporary Rule, Bulletin Vol. 24-4 (eff. 7-1-24)T
- **24-3601-2301** Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
- 24-3601-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-12

24.38.01, Rules of the State of Idaho Board of Veterinary Medicine

```
24-3801-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     24-3801-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate
                      Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 38, Chapter 01 - Bulletin Vol. 23-6
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-
                      Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 38, Chapter 01 - Bulletin Vol. 23-4
24.39.10, Rules of the Idaho Electrical Board
     24-3910-2401 Adoption of Temporary Rule, Bulletin Vol. 24-5 (eff. 4-19-24)T
     24-3910-2302 Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
     24-3910-2302 Notice of Proposed Rulemaking (Fee Rule), Bulletin Vol. 23-10
     24-3910-2302 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-6
     24-3910-2301 Adoption of Temporary Rule, Bulletin Vol. 23-5 (eff. 3-28-23)T [expires sine die 2024]
24.39.30, Rules of Building Safety (Building Code Rules)
     24-3930-2401 Adoption of Temporary Rule (New Chapter, Fee Rule), Bulletin Vol. 24-5 (eff. 4-23-24)T [expires 7-1-24]
     24-3930-2302 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     24-3930-2302
                    Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
     24-3930-2302 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-
                      Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 39, Chapter 30 – Bulletin Vol. 23-4
     24-3930-2301 Notice of Rulemaking – Adoption of Temporary (Fee) Rule, Bulletin Vol. 23-4 (eff. sine die 2023)T [expires sine die 2024]
24.39.31, Rules for Factory Built Structures
     24-3931-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     24-3931-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate
                      Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 39, Chapter 31 - Bulletin Vol. 23-6
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-
                      Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 39, Chapter 31 - Bulletin Vol. 23-4
24.39.50, Rules of the Public Works Contractors License Board
     24-3950-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     24-3950-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - (Second) Omnibus Notice of Intent to Promulgate
                      Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 39, Chapter 50 - Bulletin Vol. 23-6
     24-ZBRR-2301 Rules of the Division of Occupational and Professional Licenses - Omnibus Notice of Intent to Promulgate Rules - Zero-
                      Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 39, Chapter 50 - Bulletin Vol. 23-4
24.40.01, Rules for the Board of Naturopathic Health Care
     24-4001-2301 Adoption of Pending Rule (New Chapter), Bulletin Vol. 23-11 (PLR 2024)
     24-4001-2301 Notice of Proposed Rulemaking (New Chapter, Fee Rule), Bulletin Vol. 23-9
     24-4001-2301 Notice of Intent to Promulgate Rules – Negotiated Rulemaking (New Chapter), Bulletin Vol. 23-7
                      IDAPA 26 – DEPARTMENT OF PARKS AND RECREATION
26.01.10, Rules Governing the Administration of Temporary Permits on Lands Owned by the
               Idaho Department of Parks and Recreation
     26-0110-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     26-0110-2301
                   Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
     26-0110-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-8
26.01.20, Rules Governing the Administration of Park and Recreation Areas and Facilities
     26-0120-2301 Adoption of Pending Rule (Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
     26-0120-2301
                   Notice of Proposed Rulemaking (Fee Rule), Bulletin Vol. 23-10
     26-0120-2301 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-8
```

26.01.34, Idaho Protection Against Invasive Species Sticker Rules 26-0134-2201 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024) 26-0134-2201 Temporary and Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-8 (eff. 8-30-23)T [temporary rule expires sine die 2024 26-0134-2201 Notice of Intent to Promulgate Rules - Zero-Based Regulation Negotiated Rulemaking, Bulletin Vol. 22-4 IDAPA 29 – IDAHO POTATO COMMISSION 29.01.01, Rules of the Idaho Potato Commission 29-0101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 29-0101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9 (Second) Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-5 29-0101-2301 29-0101-2301 Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-3 IDAPA 31 – PUBLIC UTILITIES COMMISSION 31-ZBRR-2301 Rules of the Idaho Public Utilities Commission - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 12, Chapter 01; Title 21, Chapter 01; Title 26, Chapter 01; and Title 31, Chapter 01 – Bulletin Vol. 23-6 31.12.01, System of Accounts for Public Utilities Regulated by the Idaho Public Utilities Commission 31-1201-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 31-1201-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 31-ZBRR-2301 Rules of the Idaho Public Utilities Commission - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 12, Chapter 01 – Bulletin Vol. 23-6 31.21.01, Customer Relations Rules for Gas, Electric & Water Public Utilities (The Utility Customer Relations Rules) 31-2101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) **31-2101-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 31-ZBRR-2301 Rules of the Idaho Public Utilities Commission - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking - Negotiates Title 21, Chapter 01 - Bulletin Vol. 23-6 31.26.01, Master-Metering Rules for Electric Utilities 31-2601-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) 31-2601-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 31-ZBRR-2301 Rules of the Idaho Public Utilities Commission - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 26, Chapter 01 – Bulletin Vol. 23-6 **31.31.01.** Gas Service Rules 31-3101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024) Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10 31-ZBRR-2301 Rules of the Idaho Public Utilities Commission - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 31, Chapter 01 – Bulletin Vol. 23-6 IDAPA 32 – ENDOWMENT FUND INVESTMENT BOARD 32.01.01, Rules Governing the Credit Enhancement Program for School Districts 32-0101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024) 32-0101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-11 32-0101-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-8

IDAPA 35 – STATE TAX COMMISSION

35.01.01, Income Tax Administrative Rules 35-0101-2302 Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024) 35-0101-2302 Notice of Proposed Rulemaking, Bulletin Vol. 23-11 35-0101-2301 Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024) 35-0101-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-8

	<u> </u>
35-0101-2301	Notice of Intent to Promulgate Rules – Negotiated Rulemaking, Bulletin Vol. 23-6
35.01.02. Idaho	Sales and Use Tax Administrative Rules
35-0102-2301	Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
35-0102-2301	Notice of Proposed Rulemaking, Bulletin Vol. 23-11
35.01.03. Proper	rty Tax Administrative Rules
-	Adoption of Temporary Rule, Bulletin Vol. 23-6 (eff. 5-8-23)T [expires sine die 2024]
35-0103-2301	Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
35-0103-2301	Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-9
35-0103-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
	Motor Fuels Tax Administrative Rules
35-0105-2401	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
<mark>35.01.08</mark> , Mine I	License Tax Administrative Rules
35-0108-2301	Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
35-0108-2301	Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-8
35-0108-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
35.01.10, Idaho	Cigarette and Tobacco Products Tax Administrative Rules
35-0110-2401	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
	IDAPA 36 – IDAHO BOARD OF TAX APPEALS
36.01.01. Idaho	Board of Tax Appeals Rules
	Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
36-0101-2301	Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-11
36-0101-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-8
	IDAPA 37 – DEPARTMENT OF WATER RESOURCES
37.03.01, Adjudi	ication Rules
	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
37 03 02 Ranafi	icial Use Examination Rules
•	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
	and Minimum Standards for the Construction and Use of Injection Wells
37-0303-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
37.03.08, Water	Appropriation Rules
37-0308-2301	Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 24-1 (PLR 2024)
37-0308-2301	Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
37-0308-2301	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4
<mark>37.03.09</mark> , Well C	Construction Standards Rules
37-0309-2401	Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4
	IDAPA 39 – IDAHO TRANSPORTATION DEPARTMENT
39-ZBRR-240	1 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapters 03, 72, 75 – Bulletin Vol. 24-5
39-ZBRR-230	3 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation
20 ZDDD 220	(ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapter 22; and Title 03, Chapters 01-07 – Bulletin Vol. 23-7
39-ZBKK-230	2 Rules of the Idaho Transportation Department - Omnibus Notice of Intent to Promulgate Rules - Zero-Based Regulation

(ZBR) Negotiated Rulemaking - Negotiates Title 03, Chapters 40, 42, 48, 50; & Title 04, Chapter 01 - Bulletin Vol. 23-6

39-ZBRR-2301 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapters 04, 42, 46, 60; & Title 03, Chapter 08 – Bulletin Vol. 23-5

Page 267

39.02.03, Rules Governing Vehicle Dealer's Principle Place of Business and Claims to the Idaho Consumer Asset Recovery Fund

39-ZBRR-2401 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapter 03 – Bulletin Vol. 24-5

39.02.04, Rules Governing Manufacturer and New Vehicle Dealer Hearing Fees

- **39-0204-2301** Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0204-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- 39-ZBRR-2301 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 04 Bulletin Vol. 23-5

39.02.22, Rules Governing Registration and Permit Fee Administration and Temporary Vehicle Clearance for Carriers

- **39-0222-2301** Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
- 39-0222-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 22 Bulletin Vol. 23-7

39.02.42, Rules Governing Conditional Vehicle Registration When Proof of Ownership is Insufficient

- 39-0242-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 39-0242-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 39-ZBRR-2301 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 42 Bulletin Vol. 23-5

39.02.46, Rules Governing Temporary Motor Vehicle Registration Permit

- 39-0246-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- **39-0246-2301** Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- 39-ZBRR-2301 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 46 Bulletin Vol. 23-5

39.02.60, Rules Governing License Plate Provisions

- 39-0260-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 39-0260-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- 39-ZBRR-2301 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 02, Chapter 60 Bulletin Vol. 23-5

39.02.72, Rules Governing Administrative License Suspensions

39-ZBRR-2401 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapter 72 – Bulletin Vol. 24-5

39.02.75, Rules Governing Names on Driver's Licenses and Identification Cards

39-ZBRR-2401 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 02, Chapter 75 – Bulletin Vol. 24-5

39.02.76, Rules Governing Driver's License and Identification Card Renewal-by-Mail and Electronic Renewal and Replacement Processes

- **39-0276-2301** Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
- 39-0276-2301 Notice of Temporary and Proposed Rule, Bulletin Vol. 23-7 (eff. 7-1-23)T [temporary rule expires sine die 2024]
- 39-0276-2301 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 23-5

39.03.01, Rules Governing Definitions Regarding Special Permits

- 39-0301-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
 - *Changes chapter name from: "Rules Governing Definitions Regarding Special Permits"
- 39-0301-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 01 Bulletin Vol. 23-7

39.03.02, Rules Governing Movement of Disabled Vehicles

- 39-0302-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- **39-0302-2301** Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10

39-ZBRR-2303 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 03, Chapter 02 – Bulletin Vol. 23-7

39.03.03, Rules Governing Special Permits - General Conditions and Requirements

- 39-0303-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0303-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 03 Bulletin Vol. 23-7

39.03.04, Rules Governing Special Permits - Overweight Non-Reducible

- 39-0304-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0304-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 04 Bulletin Vol. 23-7

39.03.05, Rules Governing Special Permits - Oversize Non-Reducible

- 39-0305-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0305-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 05 Bulletin Vol. 23-7

39.03.06, Rules Governing Special Permits for Extra-Length/Excess Weight, Up to 129,000 Pound Vehicle Combinations

- **39-0306-2301** Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0306-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- **39-ZBRR-2303** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 06 Bulletin Vol. 23-7

39.03.07, Rules Governing Special Permits for Reducible Loads

- 39-0307-2301 Adoption of Pending Rule (ZBR Chapter Repeal), Bulletin Vol. 23-12 (PLR 2024)
- 39-0307-2301 Notice of Proposed Rulemaking (ZBR Chapter Repeal), Bulletin Vol. 23-10
- 39-ZBRR-2303 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 07 Bulletin Vol. 23-7

39.03.08, Rules Governing Self-Propelled Snowplows

- 39-0308-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 39-0308-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 39-ZBRR-2301 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 08 Bulletin Vol. 23-5

39.03.40, Rules Governing Junkyards and Dumps

- 39-0340-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 39-0340-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- **39-ZBRR-2302** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 40 Bulletin Vol. 23-6

39.03.42, Rules Governing Highway Right-of-Way Encroachments on State Rights-of Way

- 39-0342-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- **39-0342-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- **39-ZBRR-2302** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 42 Bulletin Vol. 23-6

39.03.48, Rules Governing Routes Exempt from Local Plans and Ordinances

- 39-0348-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 39-0348-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- **39-ZBRR-2302** Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 03, Chapter 48 Bulletin Vol. 23-6

39.03.50, Rules Governing Safety Rest Areas

- 39-0350-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- **39-0350-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10

39-ZBRR-2302 Rules of the Idaho Transportation Department – Omnibus Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking – Negotiates Title 03, Chapter 50 – Bulletin Vol. 23-6

39.04.01, Rules Governing Aeronautics and Aviation

- 39-0401-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- **39-0401-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 39-ZBRR-2302 Rules of the Idaho Transportation Department Omnibus Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking Negotiates Title 04, Chapter 01 Bulletin Vol. 23-6

IDAPA 50 – COMMISSION OF PARDONS AND PAROLE

50.01.01, Rules of the Commission of Pardons and Parole

- 50-0101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024)
- **50-0101-2301** Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-11
- 50-0101-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-9

IDAPA 52 – IDAHO STATE LOTTERY COMMISSION

52.01.03, Rules Governing Operations of the Idaho State Lottery

- **52-0103-2301** Adoption of Pending Rule, Bulletin Vol. 24-1 (PLR 2024)
- 52-0103-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-12
- 52-0103-2301 Notice of Intent to Promulgate Rules Negotiated Rulemaking, Bulletin Vol. 23-10

IDAPA 55 – DIVISION OF CAREER TECHNICAL EDUCATION

55.01.03, Rules of Career Technical Schools

- 55-0103-2301* Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
 - *Changes chapter name from: "Rules of Career Technical Schools"
- 55-0103-2301* Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 55-0103-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6

55.01.04, Rules Governing Idaho Quality Program Standards Incentive Grants and Agricultural Education Program Start-Up Grants

- 55-0104-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 23-12 (PLR 2024)
- 55-0104-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-10
- 55-0104-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-6

IDAPA 58 – DEPARTMENT OF ENVIRONMENTAL QUALITY

TMDLs:

58.01.01, Rules for the Control of Air Pollution in Idaho

- **58-0101-2301** Adoption of Pending Rule, Bulletin Vol. 23-12 (PLR 2024)
- 58-0101-2301 Notice of Proposed Rulemaking, Bulletin Vol. 23-9

58.01.03, Individual/Subsurface Sewage Disposal Rules and Rules for Cleaning of Septic Tanks

58-0103-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-9

58.01.07, Rules Regulating Underground Storage Tank Systems

- 58-0107-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
- 58-0107-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-8
- 58-0107-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3

58.01.08, Idaho Rules for Public Drinking Water Systems

- 58-0108-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024)
- 58-0108-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9
- 58-0108-2301 Notice of Intent to Promulgate Rules Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-3

58.01.10, Rules Regulating the Disposal of Radioactive Materials Not Regulated Under

the Atomic Energy Act of 1954, As Amended 58-0110-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-9 58.01.14, Rules Governing Fees for Environmental Operating Permits, Licenses, and Inspection Services 58-0114-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 58.01.22, Rules for Administration of Planning Grants for Drinking Water and Wastewater Facilities 58-0122-2401 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-4 58.01.24, Standards and Procedures for Application of Risk Based Corrective Action at Petroleum Release Sites 58-0124-2401 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 24-3 58.01.25, Rules Regulating the Idaho Pollutant Discharge Elimination System Program 58-0125-2301 Adoption of Pending Rule (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-12 (PLR 2024) 58-0125-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite, Fee Rule), Bulletin Vol. 23-9 58-0125-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-4 IDAPA 59 – PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO (PERSI) 59.01.01, Rules for the Public Employee Retirement System of Idaho (PERSI) 59-0101-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 59-0101-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-11 59-0101-2301 Notice of Intent to Promulgate Rules - Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-9 59.02.01, Rules for the Judges' Retirement Fund 59-0201-2301 Adoption of Pending Rule (ZBR Chapter Rewrite), Bulletin Vol. 24-1 (PLR 2024) 59-0201-2301 Notice of Proposed Rulemaking (ZBR Chapter Rewrite), Bulletin Vol. 23-11 59-0201-2301 Notice of Intent to Promulgate Rules – Zero-Based Regulation (ZBR) Negotiated Rulemaking, Bulletin Vol. 23-9 IDAPA 61 – STATE PUBLIC DEFENSE COMMISSION 61-0000-2400 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapters 01-04 – Bulletin Vol. 24-4 (eff. sine die 2024)T [temporary rule expires 10-1-24] 61-0000-2300 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapters 01-04 - Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024] 61.01.01, General Provisions and Definitions 61-0000-2400 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapter 01 - Bulletin Vol. 24-4 (eff. sine die 2024)T [temporary rule expires 10-1-24] 61-0000-2300 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapter 01 – Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024] 61.01.02, Requirements and Procedures for Representing Indigent Persons 61-0000-2400 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapter 02 - Bulletin Vol. 24-4 (eff. sine die 2024)T [temporary rule expires 10-1-24] 61-0000-2300 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -Reauthorizes Title 01, Chapter 02 – Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024] 61.01.03, Records, Reporting, and Review 61-0000-2400 Rules of the Idaho State Public Defense Commission - Notice of Omnibus Rulemaking - Adoption of Temporary Rule -

61-0000-2400 Rules of the Idaho State Public Defense Commission – Notice of Omnibus Rulemaking – Adoption of Temporary Rule – Reauthorizes Title 01, Chapter 04 – Bulletin Vol. 24-4 (eff. sine die 2024)T [temporary rule expires 10-1-24]

61-000-2300 Rules of the Idaho State Public Defense Commission – Notice of Omnibus Rulemaking – Adoption of Temporary Rule – Reauthorizes Title 01, Chapter 03 – Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024]

Reauthorizes Title 01, Chapter 03 - Bulletin Vol. 24-4 (eff. sine die 2024)T [temporary rule expires 10-1-24]

61-0000-2300 Rules of the Idaho State Public Defense Commission – Notice of Omnibus Rulemaking – Adoption of Temporary Rule – Reauthorizes Title 01, Chapter 04 – Bulletin Vol. 23-5 (eff. 4-6-23)T [temporary rule expires sine die 2024]

IDAPA 62 – OFFICE OF ADMINISTRATIVE HEARINGS

62.01.01, Idaho Rules of Administrative Procedure

62-0101-2301	Adoption of Pending Rule (New Chapter), Bulletin Vol. 23-12 (PLR 2024)
62-0101-2301	Notice of Proposed Rulemaking (New Chapter), Bulletin Vol. 23-10

62-0101-2301 Notice of Intent to Promulgate Rules (New Chapter) – Negotiated Rulemaking, Bulletin Vol. 23-6

Subject Index

\mathbf{A}	Apprentice Jockey Contracts 114	Bonded 96
A Positive Test 83	Certificate 114	Bookmakers 92
Confidentiality 84	Contract Transferred 114	Ejection 92
	Filed With Racing	Entry Prohibited 92
Hearing Set 83	Commission 114	License Revocation 93
Lacking Satisfactory		
Explanation 84	Forms 114	Breed Associations 93
Notification 83	Apprentice Jockey Weight	Failure to File 93
Opportunity for Explanation 84	Allowance 133	Representatives 93
Written Notice 84	After One Year 134	Breeder Awards 93
	If Unable to Ride 134	Bribes, Gifts, & Gratuities 110
Account Holder Responsibilities	Weight Allowance 134	Burden Of Proof 87
Account Losses 184		Burden of Froof of
Notification of Account Security	Apprentice Jockeys 113	C
Breach 184	End of Apprenticeship 113	
Personal Use Only 184	Extend Apprenticeship	Calculation Of Payoffs & Distribution
Security 184	Termination 113	Of Pools 150
Account Information 183	Races Considered 113	Pari-Mutuel Wagering Pools
	Apprentice Weight Allowance 113	Separately & Independently
Accounts Will Not Bear Any	After One Year 114	Calculated & Distributed 150
Interest 185		Profit per Dollar 150
Additional Racing Officials 110	Unable to Ride 114	
Add-On 78	Approval Of Non-Steroidal Anti-	Single Commission Pools 150
Additional License 78	Inflammatory Drug Request 120	Standard or Net Price
Higher Fee 78	Professional Diagnosis 121	Calculation 150
	Professional Judgment 120	Cancel Wagering 103
Administration Of Non-Injectable	Approval Of Racing Association	Cancellation Of A Stakes Race 138
Substances 115	Licenses 94	Cancellation of Race Days or Races 61
Non-Prescription 115		
Nutritional Supplement 115	Assistant Starter 78	Advanced Approval 61
Prescription 115	Assistant Starters 108	Approved Cancellation 61
Advance Deposit Wagering License	Authority Of The Commission	Conditions 61
Application 181	Veterinarian 115	Inclement Weather 61
Budget 182	Authorized Agent License 78	Rescheduling Cancelled Races 62
	Changes 79	Cancelled Contests 147
Corporation 181	Each Owner Represented 78	Authorized Refund to be Paid 147
Financial Information 181	Power of Attorney 78	Coupled Entries & Mutuel
Legal Name 181		Fields 147
Number of Days 182	Termination 79	
Partnership 181	Written Instrument 78	Horse Prevented from Racing
Race Tracks 181	D	Because of Starting Gate
Advance Wagering 146	В	Failure 147
Advanced Deposit Wagering	Bad Checks 79	Refunds 147
	Banned Substances 116	Scratched Horse 147
License 181	Administration by	Chain Of Custody 120
Allocation of Race Days and Races 61	Veterinarians 116	Change Of License Status 42
Allocation Of Stalls 104	Banned Substances 116	Change Notification 42
Also Eligible 141	Barns 99	
Also Eligibles 141		Transferable 42
More Than One Scratch 141	Good Repair 99	Chemigator Licensing 41
No Also Eligible List 141	Stall Size 99	Applying for a Chemigator
Anti-Ulcer Medications 116	Best Effort 128	License 41
	Betting Explanation 146	Chemigator License Required 41
Cimetidine (Tagamet®) 116	Bicarbonate Testing 123	License Periods 41
Omeprazole (Gastrogard®) 116	Administration Prohibited 123	Claimed For Entered Price 142
Ranitidine (Zantac®) 116	Collection of Test Samples 123	Authorized Agent 142
Appeals 88	Positive Test Level 123	T' 10 140
Appeals Of Reciprocal Rulings 91		Licensed Owner 142
Request for Hearing 91	Split Sample Testing	Claiming Races 137
Signed 91	Prohibited 123	Claims 145
Applicability 85	Bleeder Treatment 121	Claims Are Irrevocable 143
Applicable Laws, Rules, &	Bleeders 121	Claims For Payment From Pari-Mutuel
	Lasix 121	Pool 146
Regulations 186	Premarin 121	Claim for Mutilated Ticket 146
Applications 78	Written Approval Needed 121	Racing Commission to Adjudicate
Age 78	Blood Samples 122	or Deny Claim 146
Application Forms 78	Flunixin 122	Claims Of Foul 127
Other Forms 78		
Applications For Succeeding	Ketoprofen 122	Fouls 128
Seasons 93	Lasix 122	Frivolous Complaints 128
	3.6 11.6	CI CON P
Apprentice Jockey 78	Mechlofenamic Acid 122 Phenylbutazone 122	Claims Of Non- Payment Claim of Non-Payment 182

Commission Determination 182 Investigation of Claim 182	Possible Penalties 86 Rights 86	Admissions 62 Advance Deposit Wagering
Clerk Of Scales 107 Assume Duties 107	Violation 86	Operator 62
Record Data 107	Continuances 87 Good Cause 87	Advanced Wagering 62 Alcohol 62
Report Infractions 107	Order of Continuance 87	Announcer 62
Verify Presence 107	Request for Continuance 87	Appeal 62
Verify Weight 107	Control Or Management Of Former	Applicant 62
Clerk Of The Scales 134	Owner 144	Appointment 62
Check the Weight 134	Costs & Annual Report 59	Approval 62 Assistant Starter 62
In Charge of the Scales 134 Record 134	Audited and Approved 59 Coupled Entries 128	Authorized Agent 62
Weigh In 134	Coupled Entries 128	Authorized User 62
Clocker 108	Overnight Race 129	Bleeder 63
Deliver List 108	Coupled Entries & Mutuel Fields 147	Bleeder List 63
List of Workouts 108	Coupled Entry Considered Single	Bookmaker 63
Close Or Refuse To Open An	Betting Interest 147	Breakage 63 Breed Association 63
Account 184 Closing Of Wagering In A Contest 149	Dead Heat Involving Coupled Entry 148	Breeder 63
Approved Close Wagering	Credits To An Account	Bribe 63
System 149	Accordance with Financial	Burden of Proof 63
Close Wagering 149	Institution 184	Calendar Year 63
Colors 133	Credit for Winnings 184	Certificate of Registration 63
Fine 133	Deposits 184	Chairman 63
Racing Colors 133 Standard Colors 133	Criteria For Approval Of Application For Simulcast Operator 176	Chart Person 63 Chemical 63
Commission Veterinarian 110	Financial Stability 176	Claimant 63
Commission Veterinarian	General Benefit to Horse Racing	Claimed 63
Authority 109	Industry 176	Claiming Race 63
Commission Veterinarian	General Benefit to the State 176	Clerk of Scales 63
Qualifications 109 Communication 96	Operator's Credibility 176	Clocker 63
Communication System 96	Operator's Integrity 176 Cruelty To Animals 77	Colt 63 Commission Veterinarian 64
Public Address System 96	_	Commissioner 63
Complaints 99	D	Common Pool Wagering 64
Complaints		common roor wagering or
Accidents or Injuries 100	Daily Program 105	Complaint 64
Accidents or Injuries 100 Unsafe Conditions 100	Daily Program 105 Horse Identification 105	Complaint 64 Concession Employee 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100	Daily Program 105 Horse Identification 105 Other Information 105	Complaint 64 Concession Employee 64 Concessionaire 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing	Daily Program 105 Horse Identification 105 Other Information 105	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concession Employee 79 Names of Owners 79 Proof of Financial Stability 79	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 First Place 132 Furse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Deed Heat 65 Debits 65 Declaration 65 Deposit 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 First Place 132 Furse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Digital Tattoo 65 Disciplinary Action 65 Disqualification 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Compliance Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disqualification 65 Disqualification 65 Disqualified Person 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186 Confidentiality Of Test Results 84	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132 Stake Races 133	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disqualification 65 Disqualification 65 Disqualified Person 65 DMSO 64
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186 Confidentiality Of Test Results 84 Conflict Of Laws 181	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132 Stake Races 133 Stewards 133	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disciplinary Action 65 Disqualification 65 Disqualification 65 DMSO 64 Downlink 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concession Employee 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186 Conflict Of Laws 181 Consumption Of Alcohol 82, 126	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132 Stake Races 133 Stewards 133 Definitions	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disciplinary Action 65 Disqualification 65 Disqualified Person 65 DMSO 64 Downlink 65 Drug 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Report 149 Submit Complaint to Racing Commission 149 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186 Confidentiality Of Test Results 84 Conflict Of Laws 181	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132 Stake Races 133 Stewards 133 Definitions A Through I 62 Account 62	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Dead Heat 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disciplinary Action 65 Disqualification 65 Disqualification 65 DMSO 64 Downlink 65
Accidents or Injuries 100 Unsafe Conditions 100 Violations 100 Complaints Against Officials 101 Complaints Against Racing Official 101 Complaints Against Stewards 101 Responsible for Subordinates 101 Complaints Pertaining To Pari-Mutuel Operations 149 Complainte Complaint to Racing Commission 149 Concession Employee 79 Concession Employee 79 Concessionaire License 79 Names of Owners 79 Proof of Financial Stability 79 Type of Business 79 Conditions 104 Winnings Calculated 104 Winnings Included 104 Confidential Information 186 Confidentiality Of Test Results 84 Conflict Of Laws 181 Consumption Of Alcohol 82, 126 Content Of Notice 86	Daily Program 105 Horse Identification 105 Other Information 105 Owner's Name 105 Post Position 105 Purse, Conditions, & Distance 105 Sequence of Races 105 Trainer & Jockey 105 Daily Racing Program 121 Dead Heat 132 Dead Heat 132 First Place 132 Purse Divided Equally 132 Dead Heats 109 Debits To An Account Account Withdrawals 185 Debits to an Account 185 Declarations 132 Irrevocable 133 Miscarriage 133 Scratched or Declared 132 Stake Races 133 Stewards 133 Definitions A Through I 62	Complaint 64 Concession Employee 64 Concessionaire 64 Conditions 64 Confidential Information 64 Contest 64 Continuance 64 Controlled Substance 64 Costs 64 Coupled Entries 64 Credits 64 Daily Double 64 Daily Program 65 De Novo Hearing 65 Debits 65 Declaration 65 Deposit 65 Digital Tattoo 65 Disciplinary Action 65 Disqualification 65 Disqualification 65 Disqualified Person 65 DMSO 64 Downlink 65 Drug 65 Eligible 65

Enclosure, Enclosure-Public 65	Nerved 68	Ruling 72
Encryption 65	Nerved Horses 69	Safety Equipment 72
Engagements 65	Nomination 69	Samples 72
Entrance Money Records 65	Nominator 69	Satellite Transponder,
Entries 66	Notice 69	Transponder 72
Entry 66	Objection 69	Scratch 72
Equipment 66	Odds 69	Scratch Time 72
Evidence 66	Office Personnel 69	Scratched Horse 72
Exacta 66	Official 69	Secondary Pari-Mutuel
Exclusion 66	Official Results 69	Organization 73
Exercise Person 66	Order of finish 69	Secure Personal Identification
Filly 66	Outrider 69	Code 73
Forfeit 66	Overnight Race 69	Show Pool 73
Foul 66	Owner 69	Simulcast Facility 73
Gelding 66	Owner/Trainer 69	Simulcast Pacifity 73 Simulcast Operator 73
Gifts 66	Paddock 69	Simulcast Service Supplier 73
Gratuities 66	Paddock Judge 69	Sound 73
Groom 66	Paddock Judge's List 69	Source Market Fee 73
Grounds 66	Pari-Mutuel Cash Voucher 69	
Guest Association 66	Pari-Mutuel Pool Host 69	Split Sample 73 Stable 73
Handbook 66	Pari-Mutuel System 70	Stable Name 73
Handicap 66	Pari-Mutuel Ticket 70	Stake Race 73
Handle or Gross Handle 66	Pari-Mutuel Wagering 70	Stall superintendent 73
Hearing Officer 66	Patrol Judge 70	Stalls 73
Horse 67	Payout 70	Starter 73
Horse Identifier 67	Person 70	Starter Allowance Race 74
Horseman's Agreement 67	Photo Finish 70	Starter's List 74
Horsemen's Bookkeeper 67	Photographer 70	State Veterinarian 74
Host or Host Association 67	Pick (n) 70	Stay 74
Hub 67	Place 70	Steward 74
Hypodermics 67	Place Pool 70	Straightaway Race 74
Idaho Bred 67	Placing Judge 70	Substitute Officials 74
Identifier 67	Plater 70	Substitute Steward 74
Independent Real Time Monitoring	Pony Person 70	Superfecta 74
System 67	Post Position 70	Suspension 74
Ineligible or Undisclosed	Post Time 70	T Through Z 74
Person 67	Preference System 70	Take or Takeout 74
In-foal 67	Presiding State Steward 70	Tattoo - An additional means of
Inspection of Horses 67	Primary Laboratory 70	identification of a racehorse 74
Intrastate Simulcasting	Principal Residence Address 70	Terminal 74
Wagering 67	Prohibited Substances 71	Test Area 74
J Through S 67	Proper Identification 71	Timer 74
Jockey 67	Protest 71	Title 74
Jockey Agent 67	Purse 71	Totalizator 74
Jockey's Fees 67	Purse Race 71	Tote Employee 75
Jockey's Room 68	Quinella 71	Track Security 75
Jocks Room Custodian 68	Quinella Double 71	Track Superintendent 75
Jostle 68	Quorum 71	Trainer 75
Jurisdiction 68	Race Day 71	Transfer 75
License 68	Race Meet 71	Trial 75
Licensed Authorized Agent 68	Racetrack 72	Trifecta 75
Licensee 68	Racing Association 71	Tri-Superfecta 75
Live Event Host 68	Racing Colors 71	Twin Quinella 75
Maiden 68	Racing Condition 71	Twin Trifecta 75
Maintenance 68	Racing Dates 71	Uplink 75
Mare 68	Racing Interest 72	Valet 75
Medical Professional 68	Racing Secretary 72	Vet Assistant 75
Medication Report Form 68	Reasonable Suspicion 72	Veterinarian 75
Meet 68	Recognized Race Meet 72	Veterinarian's List 75
Minus Pool 68	Records 72	Veterinarians' Reports 75
Month 68	Referee Laboratory 72	Video Employee 75
Motions 68	Reports 72	Video Employee 75 Violations 75
Mutual Employee 68	Ringer 72	Voucher Identification
Natural Person 68	Ruled Off 72	Number 75
Tractal I Cistil Ot	Ruled OII /2	Turrioci /3

Wager or Wagering 76	Definitions, IDAPA 24.39.30 226	Video Record 180
Walk Over 76	Listing Agency 226	
Weight 76	Minor Alteration 226	${f E}$
Weight for Age 76	Delivery Of A Claimed Horse 143	Effect Of Stay 90
Weight In 76	Detailed Plan Of Operation For	Eligible Horses 142
Weight Out 76	Advanced Deposit Wagering	Emergency Medical Technician 79
Win Pool 76	Detailed Plan of Operation 182	Emergency Situations 149
Win Three 76	Requirements for Accounts	Employees 91, 110
Winner 76	Established & Operated for	Licenses 91
Winnings 76	Persons Whose Principal	Report to Stewards 92
Withdrawal 76	Residence is Outside of the State	Suspension or Fine 92
Withdrawal Slip 76	of Idaho 182	Enter, Search & Inspect 91, 115
Definitions, IDAPA 02.03.03 24	Determination Of Sample 118	Enter, Search, & Inspect 110, 125
Air Gap 24	Less Than The Minimum 119	Entries & Declarations 128
Antimicrobial Pesticides 24	Minimum Sample 118	Declaring an Entry 128
Basin Irrigation 24	More Than The Minimum 119	Eligible 128
	Disciplinary Action 85	Entries 128
Border Irrigation 24 Certification 24	Display Of Betting Information 147	Entry Refused 128
Check Valve 25	Approximate Odds for Win	Entry Void 128
	Pool 147	Ineligible 128
Chemigator 25		Name of Jockey 128
Cross-Connection 25 Demonstration & Research 25	Errors Corrected Promptly 147	Overnight Race 128
	Official Results & Payouts 147	Responsibility 128
Domestic Water Supply	Probable Payout 147	Ringer 128
System 25	Disqualification 127, 139	Trainer 128
Drip Irrigation 25	Disqualification 139	Entries Closed 130
Flood Irrigation 25	Entries 127	Absence of Notice 130
Flow Rate 25	Interference 139	Changes 130
Furrow Irrigation 25	No Time 139	Entries Closed at Advertised
Hazard Area 25	Placing 127	Time 130
High Volatile Esters 25	Disqualified Person 111	Entries Compiled 130
Injection Pump 25	Distance Markers 98	Hour of Closing 130
Inspection Port 25	Disturbing The Peace 92	Unclosed Race 130
Limited Supervision 25	Documents Filed With Racing	Environmental Contaminants &
Low Volatile Esters 25	Commission 97	Substances Of Human Use 116
Mixer-Loader 25	Accident Insurance or Workmen's	Caffeine 117
On-Site Supervision 26	Compensation 97	Positive Test 117
Pesticide Drift 26	Bond 97	
Pressure Switch 26	Liability Insurance 97	Equipment 136 Blinkers 136
Recertification 26	Double Pools 153	Bridles & Whips 136
Reduced Pressure Principle	Class of Sala 154	Change 136
Backflow Prevention Assembly	Close of Sale 154	Head Number 136
(RP) 26	Consolation Payout 154	
Seminar 26	Daily Double Not a Parlay 155	Permission Needed for Equipment Change 136
Sprinkler Irrigation 26	Dead Heat for First 154	Tongue Tie 136
System Interlock 26	Double Pools 153	
Vacuum Relief Valve 26	First Place Finisher 153	Establishing An Account Other Information 183
Venturi Injection System 26	Payoff Posting 154	Establishing an Advanced Deposit
Waters of the State 26	Scratched Interest First-	
Working Pressure 26	Half 154	Wagering Account Establishing an Advanced Deposit
Definitions, IDAPA 21.01.04 212	Scratched Interest Second-	Wagering Account 183
Administrator 212	Half 154	Evidence 87
Applicant 212	Second Double Cancelled or No	Exacta Pools 161
Armed Forces Member 212	Contest 154	Dead Heat for First 161
Cemetery 212	Third Heat Announcement 154	Dead Heat for Second 162
Committal Service 212	Winning Distribution 153	Dead Heat for Second Two or
Cremains 212	Duties Of Simulcast Operator 180	More Betting Interests 162
Designated Interpretive Trail 212	Compliance 181	Distribution 161
Disinterment 212	Filing 181	
Division 212	General 180	Exacta Pools 161
Interment 213	Locations Listing 180	Examination Of Horses 109
Qualified Person 213	Pari-Mutuel Inspector 180	Declared Ineligible 109 Emergencies 109
Reinterment 213	Provisions 180	Examination of Horses 109
Unremarried Spouse 213	Security 181	
USDVA 213	Test Program 180	Humanely Destroy 109

Present In Paddock 109 Exclusion 61, 90 Deemed to Be Detrimental 61 Honesty and Integrity 61	Alteration of Sex 104 Posterior Digital Neurectomy 104 Form Of Appeal 89 Bond 89	Examination 107 Inspection 107 Report Violation 107 Horse Race Tracks 97
Integrity Exclusion 90 Statutory or Regulatory Exclusion 90 Exclusion & Ejection 100	Form of Appeal 89 Form Of Application 90 Application for Stay 90 Licensee Signature 90	Implements 97 Limit on Number of Horses 97 Racing Surface 97 Rails 97
Lawful Reason 100 Readmission 100 Exemption From The Idaho Rules Of	Form Of Ruling 88 Charges 88 Dates 88	Track Width 97 Horse Races 126 General Rules
Administrative Procedure Of The Attorney General 85 Findings 85	Order of Finish 88 Other Information 88 Penalty 88	Accidents 126 Delays 126 Injured Jockey 126
Idaho Rules of Administrative Procedure of the Attorney General 85	Personal Information 88 Signing of Ruling 88 Free & Clear Title 141	Jockey 126 Limit on Number of Horses 126 Number 126
Exercise Person 79		Paddocks 126
Experimental Permits 43	\mathbf{G}	Parade 126
Active Ingredient 43	General Authority 59	Post Time 126
Acute Toxicity 43	Racing Commission to Regulate Races and Participation 59	Selection of Horses 126 Start 126
Applicant 43 Experimental Use 44	Racing Commission to Regulate	Willful Delay 126
Name 43	Simulcast and Advance Deposit	Horsemen's Group 60
Proposed Labeling 44	Wagering 59	Horsemen's Account 96
Quantity Limit 44	General Chemigation Requirements 49	Horsemen's Agreement 93
Quantity Statement 43 Shipment 43	Chemigating Over Waters of the State 50	Horsemen's Bookkeeper 105 Horsemen's Bookkeeper Records 106
Statement of Scope 43	Chemigation Equipment	Apprentice Jockey
Temporary Tolerance 43	Standards 50	Certificates 106
Expiration Of Approval, Non-Steroidal	Monitoring Chemigation 50	Record of Winnings 106
Anti-inflammatory Drug 121	Pesticides Labeled for	Records Kept Separate 106
F	Chemigation 50 General Provisions 144	Records Subject to
Failure Of Stall Gate 138	Designee 144	Inspection 106 Horsemen's Group
Fees 43	Multi-Jurisdiction	Decertifying an Existing
Chemigation License 43	Agreements 144	Horsemen's Group - Notice of
Commercial Apprentice (CA)	Pari-Mutuel System 144	Intent and Petition 60
Applicator's License 43	Wagering Subject to	Good Cause 60
Examination Fee per Examination Category 43	Approval 144 Giving Information 114	Racing Commission's Receipt of Petition 60
Pesticide Dealer's License 43	Grant Or Denial Of Stay 90	Validating Signatures, Setting of
Pesticide Registration 43	Groom 79	Election Date, Conducting an
Private Applicator's License 43	Guest Associations 176	Election 60
Professional Applicator's License 43	Contract Approval 176 Plan for Testing 177	Horses In Paddock At Appointed
Fees For Interment, Disinterment,		Time 111 Horses Not Stabled On Grounds 123
Reinterment, & Memorial 213	Н	Host Association 176
Disinterment 213	Hair Testing 122	Content 176
Interment 213	Hair Sample 123	Contract 176
Reinterment 213 Final Order 90	Positive Finding for Prohibited Substance 123	Security Controls 176 Video 176
Financial Assurance 105	Presence of Prohibited	Host Participating In Interstate
Fines 85	Substances 122	Common Pools 178
Otherwise Ordered 85	Racing Commission	Rules of Racing Established 178
Stayed by Commission 85	Authority 122	When Impossible to Merge
Stayed by Courts 85 Fingerprints 77	Handbooks 92 Hearing Officer 89	Pools 178
Existing Licensees 77	Hearing On Appeal 89	Hypodermic Needles 115 Disposable Needles 116
Fees 78	Hearing On Exclusion 91	Medical Condition 116
License Applicants 77	Conduct of Hearing 91	Possession Prohibited 115
Fingerprints – Photograph 94	Effect of Exclusion 91	ī
Foal, Health, & Other Eligibility Certificates 104	Ordered Separately 91 Horse Identifier 107	Idaho Bleeder List 121
Commence 107	110100 10011011101 10/	IGUID DICCOCI LIST 121

Bleeder 122 Bleeder from Another Jurisdiction 122 Placed on Idaho Bleeder List 121 Removal from Bleeder List 122 Idaho Bred Races 93 Certificate of Registration 93 Number of Races 93 Idaho Building Codes 229 International Building Code 229 International	17 226
Placed on Idaho Bleeder List 121 Removal from Bleeder List 122 Idaho Bred Races 93 Certificate of Registration 93 Number of Races 93 Idaho Building Codes 229 International Building Code 229	17 226
Removal from Bleeder List 122 Idaho Bred Races 93 Certificate of Registration 93 Number of Races 93 Idaho Building Codes 229 International Building Code 200 I	226
Idaho Bred Races 93 Certificate of Registration 93 Number of Races 93 Idaho Building Codes 229 International Building Code 200	226
Certificate of Registration 93 Number of Races 93 Idaho Building Codes 229 International Building Code 2001 International Building Code 229 International Building Code 2001 International Building Co	226
Number of Races 93 Commissioning Of Public School Idaho Building Codes 229 Facilities 226 International Building Code 229 International Building Code 2001 International Building Code 229 International Building Code 2001 Interna	
Idaho Building Codes 229 Facilities 226 Reporting 123 International Building Code 229 Annual Optimization Review 226 Time of Treatment 123	
International Building Code 229 Annual Optimization Review 226 Time of Treatment 123	
Intermeticanal Dividing Code 2021 Commissioning Agents 226	
International Building Code, 2021 Commissioning Agents 226 Witness 123	
Edition 230 Commissioning Anniversary Legal Authority 24, 59, 212,	
International Energy Conservation Date 22/ License Fees 81	ons 94
Code – Commercial Fundamental Building License Granted Upon Condit	
Provisions 233 Commissioning Duty 94	
International Energy Conservation Requirements 227 Investigations 94	
Code – Residential Technical & Educational License Not Transferable 95 Provisions 233 Information 226 Licensed Racing Officials 10	
International Existing Duilding Interatety Common Dool	
Code 222 Wassing 177	
International Residential Code, Access to Reports & Wagering Licenses For Simulcast Opera License 178	ors 1/8
2018 Edition 230 Information Requirement 177 No Limitation 179	
Idaho Electrical Code 220 Breakage 177 Responsibilities of Applic	eant 178
Availability 223 Licensing Requirement 1// Restrictions 179	
Documents 220 Pari-Mutuel Systems Simulcast License	
Identification 129 Requirement 177 Application 179	
Identification 129 Investigations Or Inspections 182 Licenses Requiring Racing As Method of Identification 130 Irrigation Systems 50 Licenses Requiring Racing As Signatures 78	sociation
Digitation /6	•.
Responsibility 130	s1t
Kesponstolinty 130 J Wagering 181 Licensing Of Pesticide Dealer	,
Identifier 141 Jockey Agent /9, 114 Obtaining Pesticide Deale	
Inspection 141 Notify Stewards 114 License 41	1 5
Other 141 Other Jockeys 114 Selling GUPs 42	
Identifying An Account Number Records 114 Licensing Professional Applic	ators
Name of Natural Persons 183 Jockey Agent Access 115 Financial Responsibility Nontransferable 183 Jockey Falls From Horse 112 Liconsing Periods &	35
Principle Peridence 192 Jockey License 79	
Segure Descend Identification Application for License 70 Recertification 50	
C. 1 192 Eight Time Licensed 70 Records Requirements 3	
Upon Approval Account Holder	
Receives 183 Jockey Room Custodian 107, 141 Electrical Contractor & I	
Illegal Practices 125 Display Program 10/ Electrical Contractor	
Acceptance of Bribes 125 Ensure Safety 10/ Journeyman 216	
Bets 125 Report to Stewards 108 Limited Electrical Installe Conspire 125 Secure Jockey Room 108 Master 216	er 216
Companies Conduct 107 Waster 210	
Lockey Suspensions 113 List Of Died Filles & Wales	104
Offer of Bribes 125 Suspended in Another Listing Of Hoises 103	0.5
Shodding 125 Shodding 125 Surjective In Amount Examine Entry Blanks 1 Select Horses 105	05
Tampering 126 Temporary Suspensions 113	
Illegal Practices By Trainer 124 Time Suspension Begins 113	
Disciplinary Sanctions 124 Jockey's Fees 113 Mailing Address 186	
Disqualification for Non-Permitted Dead Heat 113 Management Of Apprentice	
Substance 124 Engagements 113 Jockeys 113 Illness Of Horses 110 Fees 113 Medication Report Form 124	
Destal Essa 112	
Confidential 124	enort
Restrictions For Use Of The Jockey's Valet 112 Content of Medication Re Livestock Protection Collars Jockeys Obligations 112 Form 124	port
(Compound 1080) 24 Jockeys Weighed Signed & Dated 124	
U.S. Code of Federal Regulations Engagements 112 Submission of Medicatio	n Report
(CFR) Title 40, Chapter 1, Part Weighed Out 112 Form 124	
171 24 Medications 116	

Location 116	Procedures 120	P
Taking Samples 116	Not Qualified To Start 130	
Testing 116	Listed 131	Paddock Judge 107, 135
Meetings 60	Money Paid 131	Bandages 135
Memorials & Donations 214	Nominator 131	Commands 135
Donations & Gifts 214	Registration Papers 131	Conduct 135
Flowers & Grave	Unlicensed Owner 131	Horses 135
Decorations 214	Notice Of Right Of Appeal 88	Paddock Safety 136
Grave Markers 214	Number Of Starters 132	Records 135
Plaques, Statues, & Other	Limit 132	Shod 135
Memorials 214	More Than the Specified	Paddock Judge's List 107
Monies & Funds On Account 106	Number 132	Provide List to Stewards 107
Insured Account 106	Number Of Stewards 102	Removal from List 107
Separate 106	Deputy State Stewards 102	Pari-Mutuel Cash Vouchers 149
More Than One Claim 143	Presiding State Steward 102	Cash Vouchers 149
Motions 89	_	Voucher Identification
Mutuel Employee 79	0	Number 149 Vouchers as Incentives or
	Official 79	Promotional Prizes 149
N	Officials' Stands 97	Pari-Mutuel Ticket Sales 145
Net Pool Pricing 177	Only One Jockey Agent 114	Cancellation or Exchange
Guest Participation in Interstate	Operation Of An Account	Tickets 146
Common Pools 178	Operator May Refuse	Claims by Bettor 145
Takeout Rates 177	Deposits 184	Claims on Lost, Mutilated, or
No Appeal From Disqualification For	Operator May Suspend or Close	Altered Tickets 146
Interference 89	Account 184	Closed Wagering 145
No Information Provided 143	Order Of Finish 103	Equipment Failure 146
Nomination & Entry Fees 138	Other Monies 106	License Person Under
Deposits 138	Other Stored Value Instruments &	Eighteen 145
Fees Deposited 138	Systems 150	Payment on Winning Pari-Mutuel
Interest 138	Affirmation 150	Wagers 145
List 138	Prevent Wagering	Purchase of Pari-Mutuel Tickets
Refund 138	Transactions 150	for Hire or Gratuity 145
Nominations & Declarations 105	Request for Approval 150	Ticket Sales 145
Nominations & Engagements 131	Stored Value Instrument or	Wager Person Under
Claimed Out 132	System 150	Eighteen 145
Engagements Voided 132	Out-Of-Competition Testing 117	Wagering by Employees of the
Nominations & Engagements 131 Sold 131	Conditions for Racing Commission	Mutuel Department not
Transfer 131	Request 117 Horse Selection 118	Permitted 145
When Nominations Void 131	Penalties 118	Pari-Mutuel Wagering 144
Nonappearance 87	Qualified Horse 118	Pari-Mutuel Tickets 144
Nonappearance After Adequate	Racing Commission Authority to	Previously Paid, Cancelled, or
Notice 87	Request Test 117	Non-Existent Pari-Mutuel
Suspension of License 87	Refusal to Submit 118	Ticket 145
Non-Approved Medication 124	Sample Collection & Split	Valid Pari-Mutuel Ticket 144
Administration by Owner or	Samples 118	Patrol Judge 108, 137
Trainer 124	Out-Of-State Providers 182	Communication 137
Clenbuterol 124	Overweight 134	Duties 137
Non-Permitted Medication 116	More Than Two Pounds 135	Report 137
Non-Steroidal Anti-Inflammatory Drug	No More Than Seven Pounds 135	Payment For Errors 146 Overpayment 146
Administration 121	Overweight 134	Underpayment Claim 146
Non-Steroidal Anti-Inflammatory Drug	Owner License 80	Underpayments 146
Request Form 120	Financial Responsibility 80	Payment Of Fines During Appeal 89
Filing 120	Lease Agreements 80	Payment Of Purses 106
Name of Drug Requested 120	Multiple Owners 80	Disbursement Not A Finding 10
Name of Horse 120	Supplemental License Fee 80	Disbursement Upon Request 106
Name of Trainer &	Transfer of Horse Prohibited 80	No Prior Request 106
Veterinarian 120	Owners & Trainers 110	Protests 106
Nature of Injury 120	Ownership 130	Payments On Winning Pari-Mutuel
Signature 120	Disclosure of Ownership 130	Wagers 185
Non-Steroidal Anti-Inflammatory	Disqualified 130	Penalties 82, 124
Drugs 120	Registration of Partnerships 130	Permits And Plan Review 228
Exception 120		Annual Permit 228
Posted 120		

Fees 228	Pick (n) Pools 156	Primary Purpose 82
Plans Not Required 228	Prohibited Information 159	Prior Approval For Betting Pools 148
Permitted Non-Steroidal Anti-	Scratched Entry 157	Suspend Previously Approved
Inflammatory Drugs 121	Single Price Distribution 158	Forms of Wagering 148
Flunixin (Banamine) 121	Suspension of Wagering 159	Private Applicator Licensing 38
Ketoprofen (Ketofen) 121	Place Pools 151	Applying for a Private Applicator's
Mechlofenamic Acid	Dead Heat for First 152	License 38
(Arguel) 121	Dead Heat for Second 152	Categories 38
	Net Place Pool 151	
Phenylbutazone		Demonstrate Competence 38
(Butazoladin) 121	Place Pools 151	License Periods &
Pesticide Dealer Licensing 41	Placing Errors 137	Recertification 39
Selling GUPs 42	Errors 137	Submit Application 38
Submit Application 42	Method 137	Procedures Following A Positive
Pesticide Restrictions 44	Placing Judge 109	Chemical Analysis 84
Application of General Use	Placing Judges 137	After Evaluation 84
Pesticides by Noncertified	Plater 80	First Positive Test 84
Applicators 45	Pony Person 80	Second Violation 84
Application of Restricted Use	Pools Dependant Upon Betting	Third Violation 84
Pesticides by Noncertified	Interests 148	Professional Applicator Licensing 27
Applicators 44	Offer Wagering Pools 148	Categories 29
Deviations from Pesticide Labels	Post Positions 132	Certification & Department
& Labeling 46	Applicability 132	Examination Procedures 27
	_ ^ ^	
Mixer-Loaders 46	Position 132	Demonstrate Competence 27
Non-Domestic Pesticides	Post Positions Determined by	Submit Application 27
Restrictions 46	Lot 132	Professional Applicator Record
Pesticide Drift Prohibitions 47	Starter 132	Keeping Requirements 37
Pesticide-Fertilizer Mix	Post Race Weigh In 135	Records Requirements 37
Restrictions 47	Carrying Equipment 135	Restricted Use Records 38
		Prohibited Acts 61
Phenoxy Herbicide	More Weight 135	
Restrictions 47	Preparation for Weigh In 135	Accept Remuneration 61
Restrictions to Protect	Same Weight 135	Financial Interest 61
Pollinators 46	Upon Completion of a Race 135	Owner, Lessor or Lessee 61
Wind Velocity Restrictions 46	Post-Accident Testing 83	Wager 61
Pesticide Use On Seed Crop Fields 47	Posting Of Entries 105	Prohibited Practices 101
Exemption 48	Power Of Entry 61	Consume Alcohol 101
Nonfood & Nonfeed Site	Powers & Duties Of Authorized	Licensed in Other Capacity 101
Conditions 47	Agents 111	Ownership 101
Photo Finish 109	Documents 111	Sell Insurance 101
Order of Finish 109	Entering a Claim 111	Wager 101
Photographic Print 109	Ownership Disclosure 111	Prohibited Printed Material 92
Photographic Prints	Powers Of The Racing Commission To	Copies 92
Displayed 109	Review & Audit Records 186	Publishers 92
Photo Finish Camera 137	Practice Standards 216	
		Prohibition Of Simulcast Signal 181
Approved Camera 137	Certification & Approval of	Prohibitions 142
Judges Decision 137	Electrical Products &	Agreement 142
Photo Posted 137	Materials 219	Financial or Beneficial
Photographic Record 137	Connecting & Energizing Prior to	Interest 142
Photo Finish Devices 97	Inspections 217	Ineligible or Undisclosed
Devices Calibrated 97	Contractor Scope 217	Person 142
Location 97	Electrical Contracting Work 217	No more than One Horse 142
Posting Photographs 97	Limited Electrical	Undisclosed Financial or
Print Provided 98	Installations 217	Beneficial Interest 142
Records 98	Supervision 217	Promote & Advertise 182
Physical Examination 112	Preference System 131	Proper Notice Of All Charges 86
Pick (n) Pools 156	Claim 131	Proposed Officials 95
Apportioning the Pool 156	Excluded Twice 131	Hardship 95
Cancellation & Refunds 157	No Consideration 131	Protection Of Horses 124
Capped Carryover 158	Opportunity 131	Public Health Or Safety Hazard 61
Carryover Deposit 158	Preferred List 131	Purse Money 96
Carryover Requested 158	Pre-Race Weigh Out 134	Breeder's Awards 96
Contribution to Pool 158	Jockey Equipment 134	Release 96
Course Condition 158	Specific Horse 134	Weekly Remittance 96
Dead Heat 157	Presiding Stewards Log 103	•
Net Pool Distribution 158	Preventing Jockeys From Riding 112	
1.001 DIBITIONION 100	112. Sixing Cooke jo I form redning 112	

Q	Laws & Rules 95	Report Of Violations 101
	Medical Professionals 96	Representation For Entries 110
Qualification Based On Order Of	Open Market 95	Requirements For Licensure Of A
Finish 140	Post Notices 96	Simulcast Facility 175
Equal Number of Qualifiers 140	Racing Hours 95	Requirements For Simulcast Facilities
Order of Finish 140	Tampering 95	Applications for Licenses 175
Top Finishers 140	Toilets & Other Facilities 95	Daily Simulcast License Fees 175
Qualification Based On Time 139	Violators 96	General 175
Adjustments 139	Racing Associations Operation 93	Review & Approve 175
Different Trial Heats 139	Additional Information 94	Resale Or Transfer Of Ownership 144
Not Determined Beyond the Limit	Requirements 94	Rescission Of Claim 142
of the Timer 139	Racing Colors 112	Residence Outside The State Of
Qualifying 139	Racing Commission 91	Idaho 183
Same Trial Heat 139	Association Office 91	Restrictions Of Wagering 115
Qualifier Ineligible 141	Visit & Inspection 91	Restrictions On Jockeys 112
After Entry 141	Racing Dates 95	Betting 112
Prior to Entry 141	Racing Official Qualifications 101	Owner 112
Quinella Double Pools 160	Experienced 101	Restrictions On Owners &
Betting Interest Deducted First	Familiar with Rules 101	Trainers 110
Half 160	In Good Standing 101	Has Been Nerved 110
Betting Interest Deducted	Mentally & Physically Able 101	Impaired Vision 111
Second Half 161	Of Good Character 101	Is Not Sound 110
Consolation Payoff 161	Racing Officials 100	Rights Of The Licensee 86
Dead Heat - First Place 160	Officials 100	Call Witnesses 86
Dead Heat Second Place 160	Other Persons 101	Cross Examination 86
Dead Heat Second Place Two or	Racing Secretary 104	Defense 86
More Interests 160	Random Or Extra Testing 118	Examination of Evidence 86
Distribution 160	Record For Appeal 89	Legal Counsel 86
Quinella Double Pools 160	Record Of Hearing 87	Proper Notice 86
Refunded Quinella 161	Record Of Proceedings 90	Ruled Off 92
Second Double Contest	Cost 90	Admittance to Grounds 92
Cancelled 161 Quinella Pools 159	Record of Proceedings 90	Persons Ruled Off a Track
Dead Heat First Place 159	Stenographic Record 90	Ineligible 92
Dead Heat Second Place 159	Refusal To Issue License 76, 94	Rules Of Evidence 87
Dead Heat Two or More	Age 77	Ruling 88
Interests 159	Community Support 94	Rulings In Other Jurisdictions 91
Distribution 159	Competition 94	RUP Dealer Records Requirements
Quinella Pools 159	Conduct 77	Records Requirements 42
Quinena i oois 137	Convicted 76	RUP Dealer Records Requirements. 42
R	Deny or Revoke 77	C
Race Meet Report 103	Drug Probation 77	S
Observations 103	Ejection 77	Safety Equipment 111, 112
Recommendations 103	Felony Probation 76	Helmet 112
Race Off 138	Misrepresentation 76	Safety Vest 112
Races Around A Turn 127	Narcotics 77	Scope 24, 59, 226
Crossing Another Horse 127	Not Permitted 77	Scratched From Finals 140
Jostles 127	Ownership 77	Scratched From Trials 140
Race Around a Turn 127	Properly Develop 94	Scratches 133
Shorten Strides 127	Reputation 94	Other Causes 133
Strikes 127	Safety 94	Request to Withdraw 133
Racing Association License 93	Unqualified 76	Scratches 133
Racing Association License	Violated Rules 77	Security 99
Applications 93	Refusal To Test 83	Daily Reports 99
Racing Association License Fees 93	Refusal to Supply a Sample 83	Escort Guests 99
Racing Associations 95	Subject to Random Testing 83	List of Security Personnel 99
General Rules	Suspended from Racing for	Passes 99
Comfort & Safety 96	Refusal to Test 83	Prevent Access 99
Conditions of Races 95	Registration 129	Restricted Areas 99 Service Of Notice 87
Credentials 95	Certificate or Facsimile 129	
Fire Regulations Posted 95	Duly Registered 129	Disqualification 87
Horse Ambulance 96	New Name 129	Hand Delivery 87 Mail Delivery 87
Human Emergency Medical Re-	Sex Altered 129	Service Of Ruling 88
sponse Vehicle 96	Report Of Disease 115	Copy 88
	Report Of Funds 94	сору оо

Disqualification 88	Inconsistent Performance 104	Testing Expense 84
Hand Delivery 88	Ownership 104	Testing Facilities 117
Mail 88	Stewards Daily Reports 103	Testing Procedure 83
Sex Or Age Of A Horse Claimed 143	Stewards General Authority 102	Accordance with Established
Show Pools 152	Interpret Rules 102	Procedures 83
Dead Heat for First 153	Jurisdiction 102	Retesting 83
Dead Heat for Second 153	Other 102	Testing Split Samples 119
Dead Heat for Third 153	Reported 102	Lab's Willingness to Test 119
Net Show Pool Distribution 152	Resolve Conflicts 102	Shipping & Testing Fees 119
Show Pools 152	Stewards Enforce Rules 102	Split Sample Test Results 120
Simulcast Purse Money Collection &	Supervision of Officials &	Submission of Testing
Distribution 179	Others 102	Request 119
Deposit into Appropriate	Suspensions & Fines 102	Unforeseen Circumstances 119
Account 179	Stewards On Duty 102	The Starter 136
Designated Purse Monies 179	Stewards Qualifications 102	Approval 136
Dual Signature Insured	Stewards' Presence 103	Assistants 136
Account 179	In Stands 103	Disciplinary Action 136
Sanctions 180	Investigations 103	Schooled 136
	•	
Specimens 118	Notice 103	Starter 136
Container 118	Storage & Shipment Of Split	Starting Gate 136
Delivery to Approved	Samples 119	Time Frame For Appeal 88
	Secured 119	
Laboratory 118		Time Frame For Application 90
Identity 118	Transfer of Samples 119	Timer 108, 136
Number & Date 118	Storage Of Pesticide Containers 49	Electronic Timing 137
Stable Name Change 80	Disposal 49	Maintain Record 108
<u>C</u>	_ *	
Cancellation 80	Exceptions 49	Post Quarter Times 108
Name Change 80	Protecting Humans &	Record From the Instant the First
Stable Name License 80	Environment 49	Horse Leaves 108
		Record Time 108
Changes of Ownership 80	Storage by Professional	
Trainer 80	Applicators or Restricted Use	Recorded Time 137
Stable Names Prohibited 80	Pesticide Dealers 49	Time All Races 108
Distinguishable 81	Straightaway Races 126	Timers 136
Misleading 81	Caused by Horse 127	Timer Malfunction In A Time
One Name 81	Effort of Jockey 127	Trial 139
Real Name 81	Entitled to Room 127	Accuracy Questioned 140
Registered 81		Average of Times 140
Registered of	Fined or Suspended 127	
Stake Race Applications 138	Maintain Position 126	Based on Video 140
No Deductions 138	Offending Horse 127	Electronic Time Malfunction 139
Purse 138	Subject to Review or Audit 96	Malfunction in Some Trials
		- 4 440
Stake Race Nomination	Substitute Jockey 103	Only 140
Applications 138	Substitute Officials 101	Title 24
Weights 138	Substitute Stewards 102	Title Vested 141
Stake Race Nominations 138	Summary Suspension 86	Totalizator Or Other Approved
Stake Trials 138	Entitlement to Hearing 86	
Finals Only 139		Equipment 181
	Issue at Hearing 86	Track Security License 81
	Issue at Hearing 86	Track Security License 81
Less Than Ten Stalls 138	Issue at Hearing 86 Superfecta Pools 163	Track Security License 81 Trainer Changes 110
Less Than Ten Stalls 138 Trial 138	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111
Less Than Ten Stalls 138	Issue at Hearing 86 Superfecta Pools 163	Track Security License 81 Trainer Changes 110
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T Temporary Charge 103	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T Temporary Charge 103 Test Area 99 Testing 82, 117	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143 Transfer Of Possession 143
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140 State Veterinarian License 81	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat - Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99 Testing 82, 117 Examination 117	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Possession 143 Transfer Of Possession 143 Treatment Restrictions 115
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140 State Veterinarian License 81 Stay Of Ruling 90	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99 Testing 82, 117 Examination 117 Random Testing 83	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143 Transfer Of Possession 143 Treatment Restrictions 115 Trials Raced Under Same
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140 State Veterinarian License 81	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99 Testing 82, 117 Examination 117 Random Testing 83 Reasonable Suspicion 83	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143 Transfer Of Possession 143 Treatment Restrictions 115 Trials Raced Under Same Conditions 139
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140 State Veterinarian License 81 Stay Of Ruling 90	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99 Testing 82, 117 Examination 117 Random Testing 83	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143 Transfer Of Possession 143 Treatment Restrictions 115 Trials Raced Under Same
Less Than Ten Stalls 138 Trial 138 Stakes & Entrance Money Records 105 Starter 108 Assess Jockey's Ability 108 Starter's List 108 Starting Gate 98 Backup Equipment 98 Training Hours 98 Starting Gate Malfunction 140 Breaks Through Gate 140 Considered Starters 140 Malfunction 140 State Veterinarian License 81 Stay Of Ruling 90 Steward License 81	Issue at Hearing 86 Superfecta Pools 163 Dead Heat First Place 163 Dead Heat Fourth Place 164 Dead Heat Second Place 164 Dead Heat Third Place 164 Distribution 163 Less Than Four Finish 163 Superfecta Pools 163 Suspensions 86 T T Temporary Charge 103 Test Area 99 Testing 82, 117 Examination 117 Random Testing 83 Reasonable Suspicion 83	Track Security License 81 Trainer Changes 110 Trainer Is Absolute Insurer 111 Chemical Tests 111 Trainer Absent 111 Trainer License 81 Trainer Present 118 Present During Testing 118 Refusal 118 Tag Signed 118 Trainer's Presence In Paddock 111 Transfer Of Engagements 143 Transfer Of Horse Prohibited 88 Transfer Of Ownership 143 Transfer Of Possession 143 Treatment Restrictions 115 Trials Raced Under Same Conditions 139

More Than One Entry 139 Same Conditions 139 Trifecta Pools 162 Coupled Entries & Mutuel Fields 163 Dead Heat Second Place 163 Dead Heat Third Place 163 Dead Heat for First 162 Distribution 162 Less Than Three Interests Finish 162 Trifecta Pools 169 Cancelled Contest 170 Capped Carryover 170 Carryover Designation 171 Carryover Pool 169 Contest Approval 172 Coupled Entries & Mutuel Field 170 Dead Heat 170 Exchange of Tickets 170, 171 Forfeiture of Rights 170 Prohibited Information 171 Providing Pools 169 Reduced Interests 170 Request to Distribute Carryover 171 Scratched Interest 170 Second-Half Betting Interest Scratch 170 Second-Half Cancelled 170 Tri-Superfecta Pools 169 Winning Precedence 169, 171 Twin Quinella Pools 164 Contest Cancelled 166 Dead Heat First Place 164, 165 Distribution 165 First-Half Scratch 166 Forfeiture of Rights 166 Second-Half Cancelled 160 Second-Half Cancelled 160 Twin Quinella Pools 164 Winning Procedure 164 Twin Quinella Pools 164 Winning Procedure 164 Twin Superfecta Pools 172 Canceled Contest 173 Canceled Second-Half Carryover 173 Carryover Distribution 174 Carryover Held 174 Carryover Pool First Race 172 Dead Heat 173 Dividing Pools 172 Exchange Ticket Distribution 174 Forfeiture of Second-Half Rights 172 Late Scratch 173 Deschibited Extrice 173 Prohibited Extrice 173	Scratched First-Half Interest 173 Scratched Second-Half Interest 173 Twin Superfecta Pools 172 Winning Distribution 172 Winning Precedence 172, 173 Written Approval 174 Twin Trifecta Pools 166 Cancelled Contest 168 Capped Carryover 168 Carryover Designation 168 Carryover Pool 167 Contest Approval 169 Carryover Pool 167 Contest Approval 169 Coupled Entries & Mutuel Field 167 Dead Heat 167 Exchange of Tickets 167, 168 Forfeiture of Rights 167 Prohibited Information 169 Providing Pools 166 Reduced Interests 167 Request to Distribute Carryover 168 Scratched Interests 167 Second-Half Betting Interest Scratch 167 Second-Half Cancelled 168 Twin Trifecta Pools 166 Winning Precedence 166, 168 U Unrestricted Access 149 Unusable Pesticides Collection & Disposal 48 Director's Authority to Disposal 48 Urine Samples 122 Lasix 122 Phenlybutazone 122 Use Of Controlled Substances 82 V Valid Claims 143 Deposit Envelope 143 Funds on Deposit 143 Horses Name 143 Scaled Envelope 143 Funds on Deposit 143 Horses Name 143 Venturi 26 Vet Assistant License 81 Veterinarian License 81 Video Records 137 Videotaping System 98 Location 98 Monitors 98 Objection 98 Oval Track 98	Videotape Copy 98 Videotapes Maintained 98 Violations 125 Detected 125 First Violation 125 Not Detected 125 Second Violation 125 Third Violation 125 Third Violation 125 W Wagers In Excess Of Account Balance 185 Weight For Age 134 Limit 134 Weights 133 Allowances 133 Intermediate Length 133 Overnight Races 133 Penalties 133 Weights In Handicap Races 134 No Alterations 134 Weight Assignment 134 Win Pools Dead Heat for First 151 Net Win Pool 151 Win Pools 155 All Three Cancelled 156 Dead Heat 155 Distribution 155 One or Two Canceled 156 Substitution of a Scratch 155 Win Three Pools 155 Win Three Pools 155 Win Three Pools 155 Workouts 130 Minimum Number of Workouts 130 Recognized Meet 130 Workout Around the Turn 130 Written Appeal 89 Determination 89 Papers 89 Written Appeal 89 Written Arguments 89 Written Entries 129 Entry Blanks 129 Telephone 129 Written Report 85
Late Scratch 173 Prohibited Entries 173 Prohibited Information 174	Oval Track 98 Stewards 98	
Request for Carryover 173	Straight Course 98	