HEALTH & WELFARE COMMITTEE

ADMINISTRATIVE RULES REVIEW

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2010 Legislative Session

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IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.02.25 - RULES GOVERNING FEES CHARGED BY THE STATE LABORATORY DOCKET NO. 16-0225-0901 (CHAPTER REPEAL)

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fees affected by this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Sections 56-1003 and 56-1007, Idaho Code.

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

An internal Department audit of the Bureau of Laboratories conducted in the Spring of 2008 found that definitions, tests, and fees in the lab fees rule chapter were outdated and needed to be updated to reflect current practice and more fully cover the actual cost of laboratory tests.

In response to the audit, the current chapter was repealed under this docket and rewritten under companion Docket No. 16-0225-0902.

The pending rule is being adopted as proposed. The notice of rulemaking for the proposed repeal of the chapter was published in the August 5, 2009, Idaho Administrative Bulletin, Vol. 09-8, page 57.

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

No fees or charges were imposed or increased under this repeal docket. The fees for the laboratory tests performed by the Bureau of Laboratories were increased under companion Docket No. 16-0225-0902. The authority for the Department to charge these fees is found under Section 56-1007, Idaho Code. For a detailed fiscal impact of the fee changes, please refer to the notice for Docket No. 16-0225-0902.

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

There is no impact to the state general fund as result of this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions

concerning this pending fee rule, contact Tamara Hogg at (208) 334-2235 x262.

DATED this 17th day of September, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 56-1003, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than Wednesday, August 19, 2009.

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

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

An internal Department audit of the Bureau of Laboratories conducted in the Spring of 2008 found that definitions, tests, and fees in the lab fees rule chapter are outdated and need to be updated to reflect current practice and more fully cover the actual cost of laboratory tests.

In response to the audit, the current chapter is being repealed under this docket and rewritten under companion Docket No. 16-0225-0902.

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

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

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated

DEPARTMENT OF HEALTH AND WELFARE Rules Governing Fees Charged by the State Laboratory

Docket No. 16-0225-0901 PENDING FEE RULE

rulemaking was not conducted because the chapter is being repealed (and rewritten) in response to the findings of an internal audit.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Tamara Hogg at (208) 334-2235 x262.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before Wednesday, August 26, 2009.

DATED this 6th day of July, 2009.

IDAPA 16.02.25 IS BEING REPEALED IN ITS ENTIRETY.

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE 16.02.25 - FEES CHARGED BY THE STATE LABORATORY DOCKET NO. 16-0225-0902 (CHAPTER REWRITE) NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fees being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Sections 56-1003 and 56-1007, Idaho Code.

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

An internal Department audit of the Bureau of Laboratories conducted in the Spring of 2008 found that definitions, tests, and fees in the lab fees rule chapter were outdated and needed to be updated to reflect current practice and more fully cover the actual cost of laboratory tests.

In response to the audit, the current chapter was completely rewritten under this docket.

The pending rule is being adopted as proposed. The chapter rewrite was published as proposed in the August 5, 2009, Idaho Administrative Bulletin, Vol. 09-8, page 58 - 69.

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

The fees for the laboratory tests performed by the Bureau of Laboratories are being increased. The authority for the Department to charge these fees is found under Section 56-1007, Idaho Code. There are over 200 different tests whose fees range from \$6 to \$373. See below for fiscal impact.

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

The Bureau's calculations based on SFY 2008 testing levels indicate the change in fees will result in an increase of receipts estimated at \$130,000:

\$77,000 in Environmental - fees mainly billed to private individuals, public water systems, the Department of Environmental Quality, and the district health departments.

\$43,000 in Microbiology - fees mainly billed to private doctors, hospitals, county jails, and juvenile detention centers. \$5,900 is estimated to come from Medicaid based on current reimbursement rates for new refugee parasite testing.

\$10,000 in Virology - fees mainly billed to private doctors, hospitals, county jails, and juvenile detention centers.

The increase in Lab fees will not have an impact on the state general fund, but should more fully cover the actual costs of the tests. Currently, the receipts appropriation for Labs is sufficient to cover this increase.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Tamara Hogg at (208) 334-2235 x262.

DATED this 17th day of September, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 56-1003, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than Wednesday, August 19, 2009.

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

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

An internal Department audit of the Bureau of Laboratories in the Spring of 2008 found that definitions, tests, and fees in the lab fees rule chapter are outdated and need to be updated to reflect current practice.

In response to the audit, the current chapter of rules is being completely rewritten. The current chapter is being repealed in this Bulletin under Docket No. 16-0225-0901.

The rewrite of the rules adds the standard sections required by the Office of Administrative Rules (OAR), updates chapter definitions, updates the list of laboratory tests offered by the Bureau of Laboratories and their respective fees, as well as reorganizes the chapter and revises the language to reflect the Department's plain language standards.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: The fees for the laboratory tests performed by the Bureau of Laboratories are being increased. There are over 200 different tests whose fees range from \$6 to \$373. See below for fiscal impact.

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

The Bureau's calculations based on State Fiscal Year 2008 testing levels indicate the change in fees will result in an increase of receipts estimated at \$130,000:

- 1. \$77,000 in Environmental fees mainly billed to private individuals, public water systems, the Department of Environment Quality (DEQ), and the district health departments.
- 2. \$43,000 in Microbiology fees mainly billed to private doctors, hospitals, county jails, and juvenile detention centers. \$5,900 is estimated to come from Medicaid based on current reimbursement rates for new refugee parasite testing.
- 3. \$10,000 in Virology fees mainly billed to private doctors, hospitals, county jails, and juvenile detention centers.

The increase in fees will not have an impact on the state general fund for the state laboratories, but should more fully cover the actual costs of the tests. Currently, the receipts appropriation for the state laboratories is sufficient to cover this increase.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the chapter is being rewritten in response to the findings of an internal audit.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Tamara Hogg at (208) 334-2235 x262.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before Wednesday, August 26, 2009.

DATED this 6th day of July, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

IDAPA 16 TITLE 02 CHAPTER 25

16.02.25 - FEES CHARGED BY THE STATE LABORATORY

000. LEGAL AUTHORITY. Under Section 56-1003, Idaho Code, the Department of Health and Welfare is responsible supervision and administration of laboratories and administration of standards of te environmental pollution, chemical analyses, and communicable diseases. Authority to sand establish charges for laboratory services is vested in the Director, under Section 56 Idaho Code.	ests for set fees
001. TITLE, SCOPE, AND POLICY.	
01. Title . The title of these rules is IDAPA 16.02.25, "Fees Charged by th Laboratory."	e State
O2. Scope . The intent of these rules is to standardize all fees levied by the Bu Laboratories for the services it provides. The Bureau of Laboratories is also known as the Laboratory."	
O3. Policy . The primary purpose of the Bureau of Laboratories of the Department of Health and Welfare is to provide laboratory services to support the programs carried out by the Department, district health departments, and other agencies. Some is not economically feasible for all departments of state governments to develop the laboratories, the Department laboratories provide services, as appropriate, to other state ag	various Since it ir own
002. WRITTEN INTERPRETATIONS. There are no written interpretations for this chapter of rules.	()
003. ADMINISTRATIVE APPEALS. Administrative appeals are governed by provisions of IDAPA 16.05.03, "Rules Gov Contested Case Proceedings and Declaratory Rulings."	verning
004. INCORPORATION BY REFERENCE. The following are incorporated by reference in this chapter of rules:	()

- **01. ASTM.** *D3977-97 Standard Test Methods for Determining Sediment Concentration in Water Samples* (2002). American Society for Testing and Materials (ASTM) International. http://www.astm.org/DATABASE.CART/HISTORICAL/D3977-97R02.htm.(
- **02. BAM**. *Bacteriological Analytical Manual* (BAM). U.S. Department of Health and Human Services, U.S. Food and Drug Administration (FDA). http://www.fda.gov/Food/ScienceResearch/LaboratoryMethods/BacteriologicalAnalyticalManualBAM/default.htm. (
- **03. EPA**. The following are analytical test methods published by the U.S. Environmental Protection Agency (EPA).
- **a.** Approved general-purpose methods. http://www.epa.gov/waterscience/methods/method/.
- **b.** Approved industry-specific methods. http://www.epa.gov/waterscience/methods/method/industry.html.
- **c.** Oil and Grease Measurements. http://www.epa.gov/waterscience/methods/method/oil/.
- **d.** EPA 8000 Series Methods. http://www.epa.gov/epawaste/hazard/testmethods/sw846/online/8_series.htm. ()
- **e.** Reference Method for the Determination of Fine Particulate Matter as PM 2.5 in the Atmosphere. 40 CFR Part 50, Appendix L, 2006. http://ecfr.gpoaccess.gov/cgi/t/text/text-idx?=ecfr&sid=b79c1c245012b17be65dce0e1b01e5ed&rgn=div9&view=text&node=40:2.0.1.1. 1.0.1.17.12&idno=40.
- **f.** Reference Method for the Determination of Particulate Matter as PM 10 in the Atmosphere. 40 CFR Part 50, Appendix J, 1987. http://ecfr.gpoaccess.gov/cgi/t/text/text-idx?=ecfr&sid=27abb7e56d01495e1ad71e44a9d26c96&rgn=div9&view=text&node=40:2.0.1.1. 1.0.1.17.10&idno=40.
- **04. NIOSH**. *NIOSH Manual of Analytical Methods* (NMAM®), 4th edition. P.C. Sclecht and P.F. O'Connor, editors. 1994. U.S. Department of Health and Human Services. http://www.cdc.gov/niosh/nmam/.
- **05. SM**. Standard Methods for the Examination of Water and Wastewater, 20th edition. Clesceri, Lenore S., Arnold E. Greenburg, and Ardrew D. Eaton, Eds. 1998. American Public Health Association, American Water Works Association, and Water Environment Federation.
- 005. OFFICE HOURS -- MAILING ADDRESS -- STREET ADDRESS -- TELEPHONE -- WEBSITE.
- **01. Office Hours**. Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday through Friday, except holidays designated by the state of Idaho.

of Hea	02. alth and	Mailing Address . The mailing address for the business office is Idaho Depa Welfare, P.O. Box 83720, Boise, Idaho 83720-0036.	rtment
	03.	Street Address.	()
450 W	a. Vest State	The business office of the Idaho Department of Health and Welfare is loc e Street, Boise, Idaho 83702.	ated at
Idaho,	b. 83712-	The Bureau of Laboratories is located at 2220 Old Penitentiary Road, 8299.	Boise,
	04.	Telephone.	()
334-5	a. 500.	The telephone number for the Idaho Department of Health and Welfare is	s (208) ()
	b.	The telephone number for the Bureau of Laboratories is (208) 334-2235.	()
	05.	Internet Website.	()
www.]	a. healthan	The Department's internet website is found at adwelfare.idaho.gov.	http://
www.	b. statelab.	The internet website for the Bureau of Laboratories is found at idaho.gov.	http://
006.	CONF	FIDENTIALITY OF RECORDS AND PUBLIC RECORDS REQUESTS	5.
		Confidential Records . Any information about an individual covered by tained in the Department's records must comply with IDAPA 16.05.01, "U Department Records."	
Idaho otherv	02. Code, vise exe	Public Records . The Department will comply with Sections 9-337 through when requests for the examination and copying of public records are made. mpted, all public records in the custody of the Department are subject to disc	Unless
007	- 009.	(RESERVED).	
010. For th		NITIONS. ses of these rules, the following terms are used as defined below:	()
Societ these 1		ASTM . Refers to a standard analytical test method published by the Ansting and Materials International, as incorporated by reference under Section	
	02.	BAM . Refers to a bacteriological analytical test method published by th	e U.S.

DEPARTMENT OF HEALTH AND WELFARE Fees Charged by the State Laboratory

Docket No. 16-0225-0902 PENDING FEE RULE

Food and Dru	ng Administration, as incorporated by reference under Section 004 of these	e rules.)
03. diseases affect	Clinical Laboratory Tests. Microbiological analysis for diagnosis of eting human health.	infectio	us)
04.	Department. Idaho Department of Health and Welfare.	()
05. designee.	Director. The Director of the Idaho Department of Health and V	Velfare (or)
06. microbiologic	Environmental Laboratory Tests . Analysis of various samples cal, organic, or inorganic sources.	from a	ir,)
07. Protection Ag	EPA . Refers to an analytical test method published by the U.S. Envigency, as incorporated by reference under Section 004 of these rules.	,	tal)
08. Occupational	NIOSH . Refers to an analytical test method published by the National Ir Safety and Health, as incorporated by reference under Section 004 of thes		
09. <i>Methods for</i> Section 004 o	SM . Refers to a standard method of water testing published in the <i>the Examination of Water and Wastewater</i> , as incorporated by referent these rules.		
10. Health.	State Health Official. Administrator of the Department's Division	of Pub	lic)
011 099.	(RESERVED).		

100. FEES FOR CLINICAL LABORATORY TESTS.

Fees for Clinical Laboratory Tests		
Clinical Test Name	Fee	
16S rDNA Sequence Analysis	\$70.00	
Antimicrobial Susceptibility	\$62.00	
Biochemical Identification System	\$38.00	
Bordetella pertussis, Culture	\$18.00	
Bordetella pertussis, FA	\$43.00	
Bordetella pertussis, RT-PCR	\$25.00	
Campylobacter, Confirmation	\$23.00	
Campylobacter, DNA Probe	\$77.00	

Fees for Clinical Laboratory Tests		
Clinical Test Name	Fee	
Chlamydia trachomatis and Neisseria gonorrhoeae by Nucleic Acid Amplification	\$16.00	
Cryptosporidium/Giardia, IFA	\$69.00	
Cytomegalovirus, IGG Antibody, IFA	\$56.00	
Cytomegalovirus, IGM Antibody, IFA	\$56.00	
Diphtheria, Primary Culture	\$68.00	
Disk Diffusion Test	\$8.00	
Escherichia coli/Shiga Toxin PCR	\$98.00	
Escherichia coli 0157 Immunocard	\$30.00	
Escherichia coli 0157:H7, Confirmation	\$17.00	
Escherichia coli O157:H7, Culture	\$11.00	
Escherichia coli, Serotyping	\$75.00	
Enteric Pathogens, Primary Culture (Salmonella, Shigella, Campylobacter)	\$24.00	
Enteric Pathogens, Primary Culture (Aeromonas spp., Plesiomonas shigelloides, Bacillus cereus, Clostridium perfringens, Staphylococcus aureus, Vibrio spp., Yersinia spp., Listeria monocytogenes)	\$63.00	
Enterovirus Isolation	\$95.00	
E Test	\$28.00	
Fungus, LSU rDNA Sequence Analysis	\$70.00	
Hantavirus, IGG & IGM Antibody, EIA	\$306.00	
Hemagglutination Inhibition	\$80.00	
Hepatitis B, Core Total Antibody, EIA	\$15.00	
Hepatitis B, Surface Antibody, EIA	\$15.00	
Hepatitis B, Surface Antigen Confirmation, EIA	\$127.00	
Hepatitis B, Surface Antigen, EIA	\$15.00	
Hepatitis C, Antibody, EIA	\$20.00	
Herpes Simplex Type 1 & Type 2, IGG Antibody, EIA	\$35.00	
Herpes Simplex Virus Isolation	\$53.00	
HIV-1, Antibody, EIA	\$15.00	
HIV-1, Western Blot	\$311.00	
Influenza Virus, RT-PCR	\$69.00	
Legionella, Culture, Clinical	\$120.00	
Mumps, IGG Antibody, EIA	\$15.00	

Fees for Clinical Laboratory Tests		
Clinical Test Name	Fee	
Mumps, IGM Antibody, IFA	\$56.00	
Mumps, Virus Isolation	\$88.00	
Mycobacteria, AFS-Fluorochrome	\$98.00	
Mycobacteria, Biochemical Test	\$35.00	
Mycobacteria, Drug Susceptibility	\$373.00	
Mycobacteria, Primary Culture	\$15.00	
Mycobacteria, Reference Culture	\$19.00	
Mycobacteria, Tuberculosis Quantiferon -TB Gold In Tube	\$90.00	
Mycobacteria, Zeihl-Neelsen Stain	\$15.00	
Neisseria gonorrhoeae, DNA Probe	\$49.00	
Neisseria gonorrhoeae, Primary Culture	\$12.00	
Norovirus, RT-PCR	\$66.00	
Nucleic Acid Probe	\$142.00	
Parasite Exam, Blood or Tissue	\$19.00	
Parasite Exam, Concentrate & Trichrome Stain	\$76.00	
Parasite Exam, Gross	\$49.00	
Parasite Exam, Microscopic	\$20.00	
Pulsed Field Gel Electrophoresis	\$90.00	
Rabies, FA	\$50.00	
Reference Culture, Aerobe	\$28.00	
Reference Culture, Anaerobe	\$48.00	
Reference Culture, Serotyping	\$64.00	
Respiratory Virus Isolation	\$94.00	
Rubella, IGG Antibody, EIA	\$15.00	
Rubella, IGM Antibody, EIA	\$82.00	
Rubeola (Measles), IGG Antibody, EIA	\$15.00	
Rubeola (Measles), IGM Antibody, EIA	\$95.00	
Salmonella, Serotyping	\$37.00	
Shiga Toxin, Immunoassay	\$12.00	
Shigella, Serogrouping	\$30.00	
Shigella flexneri, Serogrouping	\$30.00	
St. Louis Encephalitis, RT-PCR	\$52.00	

Fees for Clinical Laboratory Tests		
Clinical Test Name	Fee	
Staphylococcus aureus, Methicillin Resistant (MRSA), Identification/Confirmation	\$29.00	
Staphylococcus aureus, Methicillin Resistant (MRSA), PCR	\$152.00	
Syphilis, Treponema Pallidum Passive Agglutination	\$34.00	
Syphilis, Venereal Disease Research Laboratory (VDRL)	\$9.00	
Syphilis, Venereal Disease Research Laboratory (VDRL), Quantitative	\$6.00	
Vancomycin Resistant Enterococcus (VRE)	\$93.00	
Vancomycin-Intermediate/Resistant Staphylococcus aureus (VISA)	\$93.00	
Varicella Zoster, IGG Antibody, EIA	\$15.00	
Varicella Zoster, IGM Antibody, IFA	\$56.00	
Varicella Zoster, Virus Isolation	\$91.00	
West Nile Virus/St. Louis Encephalitis Virus, CDC MAC ELISA	\$81.00	
West Nile Virus/St. Louis Encephalitis Virus IGM Antibody, Microsphere Immunoassay	\$49.00	
West Nile Virus/St. Louis Encephalitis Virus Plaque Reduction Neutralization Test (PRNT)	\$278.00	
West Nile Virus, IGG Antibody Screen, EIA	\$73.00	
West Nile Virus, IGM Antibody Screen, EIA	\$78.00	
West Nile Virus, RT-PCR	\$58.00	
Western Equine Encephalitis, RT-PCR	\$52.00	

101. -- 199. (RESERVED).

200. FEES FOR ENVIRONMENTAL LABORATORY TESTS.

01. Environmental Laboratory Tests, Air -- Table.

Fees for Environmental Laboratory Tests Air	
Air Test Name	Fee
PM10, EQPM-1102-150, Air	\$8.00
PM25, RFPS-0499-129, Air	\$20.00

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02. Environmental Laboratory Tests, Microbiology -- Table.

· ·	Fees for Environmental Laboratory Tests Microbiology		
Microbiology Test Name	Fee		
Bacillus cereus, BAM14, Food or Vegetation	\$93.00		
Bacillus cereus, Enterotoxin	\$96.00		
Clostridium perfringens ENTER, PET-RPLA	\$95.00		
Campylobacter, BAM7, Food or Vegetation	\$75.00		
Clostridium perfringens, BAM16	\$22.00		
Computer Augmented Identification System	\$50.00		
Escherichia coli H7 Confirmation, Latex Agglutination	\$20.00		
Escherichia coli O157 Confirmation, Latex Agglutination	\$20.00		
Escherichia coli O157:H7, 9260F	\$100.00		
Escherichia coli O157:H7, Screen, BAM4A, Food or Vegetation	\$32.00		
Escherichia coli, SM 9221F, Soil	\$28.00		
Escherichia coli, SM 9221F, Water	\$26.00		
ECO, CLPP, Developmental, Water	\$22.00		
Fecal Coliform, SM 9221E, Soil	\$25.00		
Fecal Coliform, SM 9221E, Water	\$25.00		
Fecal Coliform, SM 9222D, Water	\$22.00		
Heterotrophic Plate Count, SM 9215B-R2A	\$25.00		
Heterotrophic Plate Count, SM 9215B-SPC	\$25.00		
Identification of Iron Bacteria, Water	\$33.00		
Identification System, Water, Food or Vegetation	\$50.00		
Legionella, SM 9260J, Water	\$35.00		
Listeria Screen, BAM10, Food or Vegetation	\$75.00		
Pseudomonas aeruginosa, SM 9213F, Water	\$75.00		
Quanti-Tray, SM 9223B	\$20.00		
Salmonella Screen, BAM5, Food or Vegetation, Water	\$23.00		
Salmonella, SM 9260B, Water	\$75.00		
Staphylococcus aureus Confirmation, BAM12AUX, Food or Vegetation	\$47.00		
Staphylococcus aureus Isolation, BAM12, Food or Vegetation, Water	\$15.00		
Staphylococcal Enterotoxin	\$130.00		

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Fees for Environmental Laboratory Tests Microbiology		
Microbiology Test Name	Fee	
Total Coliform, SM 9221B, Water	\$29.00	
Total Coliform, SM 9221BC, Drinking Water	\$16.00	
Total Coliform, SM 9222B, Water	\$18.00	
Total Coliform, SM 9223B-PA-CS	\$11.00	
Total Coliform, SM 9223B-PA-CT	\$18.00	
Total Coliform, SM 9223B-QT-CS	\$15.00	
Total Coliform, SM 9223B-QT-CT	\$15.00	

03. Environmental Laboratory Tests, Inorganic -- Table.

Fees for Environmental Laboratory Tests Inorganic				
Inorganic Test Name	Fee			
Alkalinity (CaCO ₃), SM 2320B, Water	\$14.00			
Arsenic Speciation	\$150.00			
BOD-5, SM 5210B, Water	\$31.00			
Chlorophyll A, SM 10200H, Water and Pheophytin A, SM 10200H, Water	\$100.00			
Conductivity, SM 2510B, Water	\$11.00			
Corrosivity, Calculation, Water	\$59.00			
Cyanide, Total, SM 4500, Soil	\$33.00			
Cyanide, Total, SM 4500, Water	\$33.00			
Cyanide, WAD, SM 4500, Soil	\$33.00			
Cyanide, WAD, SM 4500, Water	\$33.00			
EPA 180.1, Turbidity, Water	13.00			
EPA 200.2 - Metals Digestion	\$19.00			
EPA 200.7, Dissolved, ICP (Metals Digestion is performed and charged for when turbidity is above 1 NTU)	\$13.00			
EPA 200.7, Drinking Water, ICP (Metals Digestion is performed and charged for when turbidity is above 1 NTU)	\$13.00			
EPA 200.7, Water, ICP (Metals Digestion is performed and charged for when turbidity is above 1 NTU)	\$13.00			
EPA 200.8, Uranium, Water	\$44.00			
EPA 200.8, Water, ICPMS - Excludes Uranium (Fee is for each individual metal tested)	\$13.00			

Fees for Environmental Laboratory Tests Inorganic			
Inorganic Test Name	Fee		
EPA 200.9, Dissolved, AA	\$21.00		
EPA 200.9, Water, AA	\$21.00		
EPA 200.9, Water, GFAA	\$21.00		
EPA 245.1, Mercury, Dissolved, CVAA	\$29.00		
EPA 245.1, Mercury, Water, CVAA	\$29.00		
EPA 245.7, Mercury, Water, CVAFS	\$34.00		
EPA 300.0, Chloride, Water	\$19.00		
EPA 300.0, Fluoride, Water	\$19.00		
EPA 300.0, Nitrate as N, Water	\$19.00		
EPA 300.0, Sulfate, Water	\$19.00		
EPA 300.1, Bromate, Water	\$100.00		
EPA 300.1, Bromide, Water	\$32.00		
EPA 300.1, Chlorate, Water	\$100.00		
EPA 300.1, Chlorite, Water	\$150.00		
EPA 350.1, Ammonia as N, Water	\$18.00		
EPA 351.2, Total Kjeldahl Nitrogen, Soil	\$53.00		
EPA 351.2, Total Kjeldahl Nitrogen, Water	\$34.00		
EPA 353.2, Nitrate as N, Water	\$19.00		
EPA 353.2, Nitrate+Nitrite as N, Water	\$17.00		
EPA 365.1, Total Phosphorus, Lach, Water	\$24.00		
EPA 376.2, Sulfide as H ₂ S, Water	\$19.00		
EPA 410.2, COD, Water	\$29.00		
EPA 1311, TCLP Extraction	\$165.00		
EPA 3005A, Metals Digestion	\$19.00		
EPA 3050B, Metals Digestion	\$19.00		
EPA 7473, Mercury	\$44.00		
EPA 8231, Hach, COD, Water	\$29.00		
Hardness, SM 2340C, Water	\$22.00		
Nitrite as N, SM 4500, Water	\$16.00		
Orthophosphate as P, SM 4500, Dissolved	\$17.00		
Orthophosphate as P, SM 4500, Water	\$17.00		
PH, SM 4500H, Water,	\$10.00		

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Fees for Environmental Laboratory Tests Inorganic				
Inorganic Test Name	Fee			
Pheophytin A, SM 10200H, Water (See Chlorophyll A, SM 10200H, Water and Pheophytin A, SM 10200H, Water)				
Settleable Solids, SM 2540F, Water	\$16.00			
SM 3111 (Pb, Co-TCLP, Cu-TCLP)	\$14.00			
SM 6010B, Soil, ICP	\$11.00			
Total Dissolved Solids, SM 2540C, Water	\$15.00			
Total Solids, SM 2540B, Water	\$13.00			
Total Suspended Sediment, ASTM 3977, Water	\$14.00			
Total Suspended Solids, SM 2540D, Water	\$14.00			
Volatile Solids, SM 2540G, Water	\$24.00			

Environmental Laboratory Tests, Organic -- Table.

Fees for Environmental Laboratory Tests Organic				
Organic Test Name Fee				
ELISA, Water (Submitter provides test kit; cost is for the analysis of each test kit)	\$10.00			
EPA 504.1, Water, GC-ECD	\$100.00			
EPA 508, Water, GC-ECD	\$135.00			
EPA 515.4, Water, GC-ECD	\$162.00			
EPA 524.2(4), Water, GCMS, P&T	\$187.00			
EPA 525.2, Water, GCMS	\$182.00			
EPA 531.2, Water, HPLC	\$169.00			
EPA 547, Water, HPLC	\$142.00			
EPA 548.1, Water, GCMS	\$144.00			
EPA 549.2, Water, HPLC	\$117.00			
EPA 552.2, HAAs, GC-ECD, Water	\$150.00			
EPA 1664, Oil and Grease, Water	\$44.00			
EPA 5035/8260, BTEX	\$97.00			
EPA 8081 PCBs	\$117.00			
EPA 8260, BTEX	\$97.00			
EPA 8260B, Soil, GCMS, P&T	\$187.00			
EPA 8260B, Water, GCMS, P&T	\$187.00			

04.

Fees for Environmental Laboratory Tests Organic		
Organic Test Name	Fee	
EPA 8270, Soil, PAH	\$349.00	
Hazardous Waste Analysis	\$50.00	
TCE, PCE, NIOSH 1003, Air, FID	\$50.00	

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201. -- 899. (RESERVED).

900. WAIVER OF FEES.

Upon demonstration of good cause, any fee levied under this chapter may be suspended or waived, in full or in part, by the State Health Official.

901. -- 999. (RESERVED).

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.03.05 - RULES GOVERNING ELIGIBILITY FOR AID TO THE AGED, BLIND, AND DISABLED (AABD)

DOCKET NO. 16-0305-0902

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 56-202, Idaho Code.

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

The pending rule, implementing cost-sharing for Home Care for Certain Disabled Children (HCCDC), is being adopted as proposed. The complete text of the proposed rule was published in the July 1, 2009, Idaho Administrative Bulletin, Vol. 09-7, pages 46 and 47.

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

This fee or charge is being imposed pursuant to Section 56-1007, Idaho Code, and 2009 House Bill 322, Section 8(1): This cost-sharing measure is required to meet legislative intent language in House Bill 322 for the state fiscal year 2010.

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

There is no anticipated fiscal impact to state general funds due to this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the pending fee rule, contact Susie Cummins at (208) 732-1419.

DATED this 28th day of September, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective date of the temporary rule is July 1, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Section 56-202, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be held as follows:

WEDNESDAY	THURSDAY	THURSDAY
JULY 8, 2009	JULY 9, 2009	JULY 16, 2009
6:00 p.m. MDT	7:00 p.m. PDT	5:00 p.m. MDT
State Office Bldg.	DHW - Region 1 Office	DHW - Region III Office
150 Shoup Ave.	1120 Ironwood Drive	3402 Franklin Road
2nd Floor Lg. Conf. Room	Suite 102, Lg. Conf. Room	Sawtooth Room
Idaho Falls, ID	Coeur d'Alene, ID	Caldwell, ID

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

In order to meet legislative intent for Medicaid cost containment measures in House Bill 322 for the state fiscal year 2010, the Department is implementing changes in this chapter of rule to provide provisions for cost-sharing for Home Care for Certain Disabled Children (HCCDC) also known as Katie Beckett. The premium and actual cost-sharing amounts are provided under IDAPA 16.03.18. "Medicaid Cost-Sharing," Docket No. 16-0318-0901, published in the July 1, 2009, Idaho Administrative Bulletin."

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

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These rule changes are needed to meet deadlines in governing law to implement cost containment measures for the state fiscal year 2010.

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 cost-sharing measure is required to meet 2010 Legislative intent language in House Bill 322.

FISCAL IMPACT: The following is a specific description, if applicable, of any fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: There is no anticipated fiscal impact to state general funds due to this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because these cost saving measures are being required to meet legislative intent.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Susie Cummins at (208) 732-1419.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before July 22, 2009.

DATED this 4th day of June, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

785. CERTAIN DISABLED CHILDREN.

A disabled child, not eligible for Medicaid outside a medical institution, is eligible for Medicaid if he meets the conditions in Subsections 785.01 through 785.078 of these rules. (3-15-02)(_____)

- **01.** Age. Is under nineteen (19) years old. (7-1-99)
- **02. AABD Criteria**. Meets the AABD blindness or disability criteria. (7-1-99)
- **03. AABD Resource Limit.** Meets the AABD single person resource limit. (7-1-99)
- **04. Income Limit**. Has monthly income not exceeding three (3) times the Federal SSI benefit payable monthly to a single person. (7-1-99)
 - **05.** Eligible for Long Term Care. Meets the medical conditions for long-term care in

DEPARTMENT OF HEALTH AND WELFARE Eligibility for Aid to the Aged, Blind, & Disabled

Docket No. 16-0305-0902 PENDING FEE RULE

IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits."

(3-30-07)

- **06. Appropriate Care.** Is appropriately cared for outside a medical institution, under a physician's plan of care. (7-1-99)
- **07. Cost of Care**. Can be cared for cost effectively outside a medical institution. The estimated cost of caring for the child must not exceed the cost of the child's care in a hospital, nursing facility, or ICF-MR. (3-15-02)
- <u>**08.**</u> <u>Share of Cost.</u> The financially responsible adult of a certain disabled child, who has family income above one hundred fifty percent (150%) of the federal poverty guidelines, is required to share in the cost of the child's Medicaid benefits under the provisions in IDAPA 16.03.18, "Medicaid Cost-Sharing."

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.03.18 - RULES GOVERNING MEDICAID COST-SHARING

DOCKET NO. 16-0318-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: The effective date of the amendment to the temporary rule is July 1, 2009. This pending rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224 and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule and amended a temporary rule. The action is authorized pursuant to Sections 56-202, 56-239, and 56-240, Idaho Code, and Title XXI of the Social Security Act.

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

The Department is amending the rules pertaining to the Home Care for Certain Disabled Children (HCCDC) promulgated to meet legislative intent language for parental cost-sharing for HCCDC participants. These changes are based on comments received during the rule promulgation process at public hearings and through written comments. The following changes were made:

- 1. Separated the existing SCHIP premium requirements in Section 200 from the HCCDC premium requirements by moving the HCCDC requirements to Section 205.
- 2. Changed the implementation date for premium payments from October 1, 2009, to February 1, 2010, but the effective date of these rules remains July 1, 2009, to allow the Department time to obtain required information from families and to update automated systems;
- 3. Expanded the HCCDC sliding fee schedule to reflect a more gradual adjustment to percentages for monthly premiums;
- 4. Allowed a reduction to HCCDC premium payments for families who purchase creditable health insurance;
- 5. Limited the amount of HCCDC premiums owed for families with more than one participant;

- 6. Allowed for consideration of an HCCDC premium waiver for undue hardship to the family; and
- 7. Added definitions for creditable health insurance, family income, family size, and financially responsible adult.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code, and is being republished following this notice. Rather than keep the temporary rule in place while the pending rule awaits legislative approval, the Department amended the temporary rule with the same revisions which have been made to the pending rule.

Only the sections that have changes from the proposed text are printed in this bulletin. The original text of the proposed rule was published in the July 1, 2009, Idaho Administrative Bulletin, Vol. 09-7, pages 74 through 77.

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. This fee or charge is being imposed pursuant to Section 56-257, Idaho Code. The following is a specific description of the fee or charge imposed or increased:

This cost-sharing measure is required to meet 2009 Legislative intent language in House Bill 322.

Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking.

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

The cost savings for this rulemaking for SFY 2010 is estimated at \$210,000 in state general funds.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the pending fee rule and the amendment to temporary rule, contact Robin Pewtress at (208) 364-1892.

DATED this 2nd day of October, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective date of the temporary rule is July 1, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed regular rulemaking procedures have been initiated. The action is authorized pursuant to Sections 56-202, 56-239, and 56-240, Idaho Code, and Title XXI of the Social Security Act.

PUBLIC HEARING SCHEDULE: Public hearings concerning this rulemaking will be held as follows:

WEDNESDAY	THURSDAY	THURSDAY
JULY 8, 2009	JULY 9, 2009	JULY 16, 2009
6:00 p.m. MDT	7:00 p.m. PDT	5:00 p.m. MDT
State Office Bldg.	DHW - Region 1 Office	DHW - Region III Office
150 Shoup Ave.	1120 Ironwood Drive	3402 Franklin Road
2nd Floor Lg. Conf. Room	Suite 102, Lg. Conf. Room	Sawtooth Room
Idaho Falls, ID	Coeur d'Alene, ID	Caldwell, ID

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

In order to meet legislative intent for Medicaid cost containment in House Bill 322 for the state fiscal year 2010, the Department is implementing changes in this chapter to add a cost-sharing premium for Home Care for Certain Disabled Children (HCCDC) also known as Katie Beckett. These requirements implement cost-sharing in the form of a monthly payment based on family income that is remitted to the Department each month. Failure to pay will not affect the child's eligibility, but may result in collection procedures that are also being identified in these rules.

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

These rule changes are needed to meet deadlines in governing law to implement cost containment measures for the state fiscal year 2010.

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 cost-sharing measure is required to meet 2010 Legislative intent language in House Bill 322.

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

The cost savings for this rulemaking for SFY 2010 is estimated at \$210,000 in state general funds. These savings are already reflected in the State Fiscal Year 2010 appropriation.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because these cost saving measures are being required to meet legislative intent.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Robin Pewtress at (208) 364-1892.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before July 22, 2009.

DATED this 4th day of June, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

010. **DEFINITIONS.**

- **01. Co-Payment** (**Co-Pay**). The amount a participant is required to pay to the provider for specified services. (3-19-07)
- **02. Cost-Sharing**. A payment the participant <u>or the financially responsible adult</u> is required to make toward the cost of *his* the participant's health care. <u>Cost-sharing includes both</u> co-pays and premiums. (4-6-05)(
- <u>03.</u> <u>Creditable Health Insurance</u>. Creditable health insurance is coverage that provides benefits for inpatient and outpatient hospital services and physicians' medical and surgical services. Creditable coverage excludes liability, limited scope dental, vision, specified disease or other supplemental-type benefits.
- **034. Department**. The Idaho Department of Health and Welfare, or a person authorized to act on behalf of the Department. (3-19-07)

DEPARTMENT OF HEALTH AND WELFARE Rules Governing Medicaid Cost-Sharing

Docket No. 16-0318-0901 PENDING FEE RULE

- <u>05.</u> <u>Family Income.</u> The gross income of all financially responsible adults who reside with the participant, as calculated under IDAPA 16.03.01, "Eligibility for Health Care Assistance for Families and Children."
- <u>**06.**</u> <u>Family Size.</u> Family size is the number of people living in the same home as the child. This includes relatives and other optional household members.
- **047. Federal Poverty Guidelines (FPG)**. The federal poverty guidelines issued annually by the U. S. Department of Health and Human Services (HHS). The federal poverty guidelines are available on the U.S. Health and Human Services web site at http://aspe.hhs.gov/poverty/index.shtml. (3-19-07)()
- <u>Q8.</u> <u>Financially Responsible Adult.</u> An individual who is the biological or adoptive parent of a child and is financially responsible for the participant.
- **059. Medical Assistance**. Payments for part or all of the cost of services funded by Titles XIX or XXI of the federal Social Security Act, as amended. (3-19-07)
- **9610. Participant**. A person eligible for and enrolled in the Idaho Medical Assistance Program. (3-19-07)
 - **6711. Premium**. A regular and periodic charge or payment for health coverage. (4-6-05)
- **6812. Social Security Act**. 42 U.S.C. 101 et seq., authorizing, in part, federal grants to the states for medical assistance to eligible low-income individuals. (3-19-07)
 - *9913.* **State**. The state of Idaho.

(4-6-05)

- <u>104.</u> <u>Title XIX.</u> Title XIX of the Social Security Act, known as Medicaid, is a medical benefits program jointly financed by the federal and state governments and administered by the states. This program pays for medical assistance for certain individuals and families with low income and limited resources.
- <u>1+5.</u> <u>Title XXI.</u> Title XXI of the Social Security Act, known as the State Children's Health Insurance Program (SCHIP). This is a program that primarily pays for medical assistance for low-income children.
- 011. -- 024. (RESERVED).
- 025. PARTICIPANTS EXEMPTIONS FROM COST-SHARING.
- <u>O1.</u> <u>Native American and Alaskan Native Participants.</u> Native American and Alaskan Native participants are exempt from the cost-sharing provisions of Sections 200, 205, 215, and 300 of these rules. The participant must declare his race to the Department to receive this exemption.

 (3-19-07)(7-1-09)T(____)
- <u>Q2.</u> <u>Title XXI Participants</u>. Participants funded through Title XXI and receiving Medicaid Enhanced Plan benefits are exempt from the cost-sharing provisions of Section 200 of

these rules. (7-1-09)T

(BREAK IN CONTINUITY OF SECTIONS)

200. PREMIUMS <u>FOR PARTICIPATION UNDER THE STATE CHILDREN'S HEALTH INSURANCE PROGRAM (SCHIP)</u>.

01. Family Income Above 133% of FPG.

 $\frac{(7-1-09)T}{(7-1-09)T}$

- <u>Each participant funded by Title XIX and with family income above one hundred thirty-three percent (133%) of the current FPG and equal to or less than one hundred fifty percent (150%) of the FPG is not required to pay a premium.</u>

 (7-1-09)T
- **02. Family Income Above 150% of FPG**. Each <u>SCHIP</u> participant with family income above one-hundred fifty percent (150%) of the Federal Poverty Guideline (current FPG) and equal to or less than one-hundred eighty-five percent (185%) of the current FPG must pay a monthly premium of fifteen dollars (\$15) to the Department. (3-19-07)(7-1-09)T()
- <u>Pamily Income Above 185% of FPG</u>. Each participant with family income above one-hundred eighty-five percent (185%) of the current FPG and equal to or less than three hundred percent (300%) of the FPG must pay a monthly premium equal to three percent (3%) of the family income to the Department.

 (7-1-09)T
- <u>**64.**</u> <u>Family Income Above 300% of FPG</u>. Each participant with family income above three-hundred percent (300%) of the current FPG must pay a monthly premium of four and a one-half percent (4.5%) of the family income to the Department.

 (7-1-09)T
- <u>Failure to Provide Information</u>. The family must provide the Department with information needed to determine family income and household size. Failure to provide information will subject the participant to a monthly premium equal to the average monthly cost of coverage for participants receiving Medicaid Enhanced Plan benefits.

 (7-1-09)T

036. Failure to Pay Premium.

(7-1-09)T

A participant's fEailure to pay the premium can make the participant ineligible for coverage. unless the participant is eligible as a "Certain Disabled Child" described in IDAPA 16.03.05, "Rules Governing Eligibility for Aid to the Aged, Blind, and Disabled (AABD)."

(3-19-07)(7-1-09)T(

<u>When a participant is eligible as a "Certain Disabled Child," failure to pay the</u>

DEPARTMENT OF HEALTH AND WELFARE Rules Governing Medicaid Cost-Sharing

Docket No. 16-0318-0901 PENDING FEE RULE

premium can result in formal collection proceedings against the parent, parents, or any other adult financially responsible for the child. The amount owed determines in which court the Department pursues the debt collection of the delinquency.

(7-1-09)T

047. Department Responsibilities.

(3-19-07)

- **a.** A participant must not be assessed premiums during the time initial eligibility is determined. Obligation for premium payments does not begin for at least sixty (60) days after receipt of application.

 (3-19-07)
- **b.** A participant must not be assessed premiums for extra months of eligibility received due solely to the Department's late review of continuing eligibility. (3-19-07)
 - e. A participant must not be assessed premiums for months of retroactive eligibility.
 (3-19-07)
- d. The Department is required to routinely notify a participant of his premium payment obligations including any delinquencies, if applicable. (3-19-07)

201. -- 204. (RESERVED).

205. PREMIUMS FOR PARTICIPATION UNDER HOME CARE FOR CERTAIN DISABLED CHILDREN (HCCDC).

- <u>O1.</u> <u>Family Income Above 150% and Equal to or Less Than 185% of FPG.</u> Each HCCDC participant with a family income above one hundred fifty percent (150%) and equal to or less than one hundred eighty-five percent (185%) of the current FPG must pay a monthly premium of fifteen dollars (\$15) to the Department. The maximum monthly premium a family must pay is limited to thirty dollars (\$30).
- <u>O2.</u> <u>Family Income Above 185% of FPG.</u> Each HCCDC family with income above one hundred eighty-five percent (185%) of the current FPG must pay a monthly premium to the Department. The monthly premium is a fixed percent of the family's income as provided in the table below.

TABLE 205.02 SLIDING FEE SCHEDULE FOR MONTHLY PREMIUMS FOR HCCDC PARTICIPATION			
Family Income Above 185% of Current FPG Premium Based on of Family Income			
<u>ABOVE</u>	LESS THAN OR EQUAL TO		
<u>185%</u>	<u>250%</u>	<u>1.0%</u>	
<u>250%</u>	<u>300%</u>	<u>1.5%</u>	
<u>300%</u>	<u>400%</u>	2.0%	

TABLE 205.02 SLIDING FEE SCHEDULE FOR MONTHLY PREMIUMS FOR HCCDC PARTICIPATION			
Family Income Above 185% of Current FPG Premium Based on % of Family Income			
<u>400%</u>	<u>500%</u>	<u>2.5%</u>	
<u>500%</u>	<u>600%</u>	<u>3.0%</u>	
<u>600%</u>	<u>700%</u>	<u>3.5%</u>	
<u>700%</u>	<u>800%</u>	<u>4.0%</u>	
800%	900%	<u>4.5%</u>	
<u>900%</u>	<u>No Upper Limit</u>	<u>5.0%</u>	

<u>03.</u>	Reduction of	<u>f Premiu</u>	m for Cred	<u>ditable Heal</u>	<u>th Insurance</u>	. A famil	y who	purchases	5
creditab le hed	alth insurance	for the p	articipant	may receive	a twenty-five	percent	(25%)	reduction	ı
of the require	d monthly prei	nium.	-	•	• •	•		())

- <u>04.</u> <u>Failure to Provide Information</u>. Failure to provide the Department with information needed to determine family income and household size may subject the participant to a monthly premium equal to the average monthly cost of coverage for participants receiving Medicaid Enhanced Plan Benefits through HCCDC.
- <u>Mos. Failure to Pay Premium.</u> Failure to pay the premium for an HCCDC participant will not cause the participant to lose coverage or eligibility for services. A participant eligible through HCCDC is exempt from the provisions of Section 250 of these rules.
- **Q6.** Waiver of Premium. The premium may be waived if the Department determines that payment of the premium would cause undue hardship on the family. Undue hardship exists when an unexpected expense would cause the family to forego basic food or shelter in order to make a premium payment. Detailed documentation of the family's living and insurance expenses demonstrating such hardship must be provided to the Department.
- **Q7. Premium Recalculation**. The premium amount is recalculated at each annual eligibility renewal. If a financially responsible adult reports a reduction in family income prior to renewal, the premium will be reduced to the appropriate level upon verification of the reduction to the family's income. When the family income is at a level that does not require premium payments, the premium will no longer be assessed.

206. -- 209. (RESERVED).

210. DEPARTMENT RESPONSIBILITIES.

<u>01.</u> <u>Assessed Premiums.</u> A participant will not be assessed premiums during the time initial eligibility is determined. Obligation for premium payments does not begin for at least sixty (60) days after receipt of application, except for workers with disabilities under Section 215 of

DEPARTMENT OF HEALTH AND WELFARE Rules Governing Medicaid Cost-Sharing	Docket No. 16-0318-0901 PENDING FEE RULE
these rules.	()
<u>Q2.</u> <u>Premiums Not Assessed Due to Late Review.</u> A premiums for extra months of eligibility received due solely to continuing eligibility, except for workers with disabilities under a continuing eligibility.	the Department's late review of
<u>03.</u> <u>No Retroactive Premiums Assessed</u> . A participal for months of retroactive eligibility.	nt can not be assessed premiums ()
<u>04.</u> <u>Notification of Premiums</u> . The Department is participant of his premium payment obligations including any de	
2011 214. (RESERVED).	

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE 16.04.04 - EARLY INTERVENTION SERVICES FOR INFANTS AND TODDLERS DOCKET NO. 16-0404-0901 (NEW CHAPTER) NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. If the pending rule is approved, amended, or modified by concurrent resolution of the legislature, this agency requests that the effective date of July 1, 2010, be inserted into the language of the concurrent resolution rather than have the rule become effective upon adoption of the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Sections, 16-107(g) and 56-1007, Idaho Code, and the Individuals with Disabilities Education Act (IDEA), Part C, and CFR 34, Section 303.

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

The Department is amending the pending rules based on comments received. This new chapter provides for family cost participation in the Early Intervention Services for Infant and Toddlers program. Changes have been made in the definitions of family household and taxable income; services subject to family fees, calculation of family household income and family fee amount, and third-party payors. Changes include clarification and grammatical corrections.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Only those sections that have changes that differ from the proposed text are printed in this bulletin. The original text of the proposed rule was published in the September 2, 2009, Idaho Administrative Bulletin, Vol. 09-9, pages 157 through 166.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 56-1007, Idaho Code:

A sliding fee schedule is being implemented in this new rule chapter to establish a process to charge fees to families receiving early intervention services for eligible infants and toddlers. The sliding fee schedule is based on ability to pay for families with incomes above 200 percent of Federal Poverty Guidelines.

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

The anticipated fiscal impact is hard to determine at this time because the Department

has no income data on families that use these services. The Department estimates approximately \$15,000 to \$20,000 for the state fiscal year 2010 for system enhancements for billing or processing of receipts. The Department also estimates that receipts received will offset cost of clerical support needed for processing for the state fiscal year 2011.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Mary Jones at (208) 334-5523.

DATED this 18th day of November, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 16-107(g) and 56-1007, Idaho Code, and the Individuals with Disabilities Education Act (IDEA), Part C, and CFR 34, Section 303.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be held as follows:

TUESDAY -	SEPTEMBER	15, 2009
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6:30 p.m. PDT Dept. of Health & Welfare-Reg. 2 State Office Bldg. Conf. Rm. 1118 "F" Street Lewiston, ID 6:00 p.m. MDT
Dept. of Health & Welfare-Reg.6
Portneuf District Library Meeting Rm.
5210 Stuart Ave.
Chubbuck, ID

WEDNESDAY - SEPTEMBER 16, 2009

6:30 p.m. MDT
Dept. of Health & Welfare-Reg.5
601 Pole Line Road
DHW Conf. Rm.
Twin Falls, ID

6:30 p.m. MDT Dept. of Health & Welfare-Reg. 3 3402 Franklin Road DHW Conf. Rm. Caldwell, ID The hearing sites will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

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

The 2009 Legislature requested that the Department's Infant Toddler Program establish a process to charge fees to families receiving early intervention services for eligible infants and toddlers. This new chapter of rules provides for family cost participation in this program, with a system of sliding fees for services not covered by private insurance. The sliding fee system will be based on family income and ability to pay. It also provides policies and procedures to administer this system for fees, sets income thresholds for assessing payment obligations, and procedures for the verification of income.

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

A sliding fee schedule is being implemented in this new rule chapter to establish a process to charge fees to families receiving early intervention services for eligible infants and toddlers. The sliding fee schedule is based on ability to pay for families with incomes above 200% of Federal Poverty Guidelines.

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

The anticipated fiscal impact is hard to determine at this time because the Department has no income data on families that use these services. The Department estimates approximately \$15,000 to \$20,000 for the state fiscal year 2010 for system enhancements for billing or processing of receipts. The Department also estimates that receipts received will offset cost of clerical support needed for processing for the state fiscal year 2011.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted.

The "Notice of Intent to Promulgate Rules - Negotiated Rulemaking" was published in the June 3, 2009, Idaho Administrative Bulletin, page 47. Input was received during the negotiated meetings from families, service providers, and other stakeholders regarding the development of a cost-sharing system for families receiving early intervention services.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Mary Jones at (208) 334-5523.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 2, 2009.

DATED this 31st day of July, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

IDAPA 16 TITLE 04 CHAPTER 04

16.04.04 - EARLY INTERVENTION SERVICES FOR INFANTS AND TODDLERS

000. LEGAL AUTHORITY.

The Department of Health and Welfare has the authority to establish and enforce rules for early intervention services under Section 16-107, Idaho Code. Under Section 56-1007, Idaho Code, the Department is authorized to collect fees for services.

001. TITLE AND SCOPE.

- **01. Title**. The title of this chapter is IDAPA 16.04.04, "Early Intervention Services for Infants and Toddlers."
- **02. Scope**.The Idaho Early Intervention System is a statewide, comprehensive, coordinated, multidisciplinary, interagency system of early intervention services for all infants and toddlers with disabilities and their families. The Early Intervention System is responsible to ensure early intervention services are provided to eligible infants and toddlers from birth to thirty six (36) months with developmental delays or disabilities and their families. Services are delivered through the provisions of an Individualized Family Services Plan in accordance with the statutory provisions of the Individuals with Disabilities Education Act (IDEA), Part C, and CFR 34, Section 303. This chapter provides for a sliding fee scale to be charged to families according to their ability to pay for the early intervention services received. Included in this chapter are definitions and policies related to informing families, *and for* determining and calculating family fee obligations.

002. WRITTEN INTERPRETATIONS.

In accordance with Section 67-5201(19)(b)(iv), Idaho Code, this agency may have written statements that pertain to the interpretation of the rules of this chapter, or to the documentation of compliance with the rules of this chapter. These documents are available for public inspection and copying at cost at the Department of Health and Welfare, 450 West State Street, P.O. Box 83720, Boise, Idaho, 83720-0036 or at any of the Department's Regional Offices.

003. ADMINISTRATIVE APPEALS.

Appeals and proceedings for any Department actions are governed by IDAPA 16.05.03, "Rules Governing Contested Case Proceedings and Declaratory Rulings." An appeal does not stay the

DEPARTMENT OF HEALTH AND WELFARE Early Intervention Services for Infants & Toddlers	Docket No. 16-0404-0901 PENDING FEE RULE
action of the Department.	()
004. INCORPORATION BY REFERENCE. No documents are incorporated by reference into these rules.	()
005. OFFICE OFFICE HOURS MAILING ADDRESS INTERNET WEBSITE.	STREET ADDRESS
01. Office Hours . Office hours are 8 a.m. to 5 p.m., Mour Friday, except holidays designated by the State of Idaho.	ntain Time, Monday through
02. Mailing Address . The mailing address for the business of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036.	s office is Idaho Department
03. Street Address . The business office of the Idaho Welfare is located at 450 West State Street, Boise, Idaho 83702.	Department of Health and ()
04. Telephone . (208) 334-5500.	()
05. Internet Website Address. The Internet www.healthandwelfare.idaho.gov.	address is: http://
006. CONFIDENTIALITY OF RECORDS AND PUBLIC REC	CORDS REQUESTS.
01. Confidential Records . Any information about an incrules and contained in Department records must comply with II Disclosure of Department Records," and federal Public Law 103-209	DAPA 16.05.01, "Use and
02. Public Records . The Department of Health and Sections 9-337 through 9-350, Idaho Code, when requests for the epublic records are made. Unless otherwise exempt, as set forth in Secother state and federal laws and regulations, all public records in the c Health and Welfare are subject to disclosure.	examination and copying of tion 9-340, Idaho Code, and
007 009. (RESERVED).	
010. DEFINITIONS AND ABBREVIATIONS. For purposes of this chapter of rules, the following terms and abbreviations.	ations are used as defined.
01. Countable Income . The annual income of all members household.	pers of the identified family
02. Department . The Idaho Department of Health and W administration of the provisions of this chapter and under Title 16, Ch	
03. Early Intervention Services . Services for eligible in the standards of the state including the requirements of IDEA Part C a	

a. the family reareas:	Designed to meet the developmental needs of each child eligible and the lated to enhancing the child's development in any one (1) or more of the		
i.	Physical development;	()
ii.	Cognitive development;	()
iii.	Communication development;	()
iv.	Social or emotional development; or	()
v.	Adaptive development;	()
b.	Selected in collaboration with the parents;	()
c. IFSP and at 1	Provided under public supervision by qualified personnel in conform to cost, unless subject to sliding fee schedule; and	ity with	an
d. would partice the needs of	Provided in natural environments in which infants and toddlers without ipate, including home and community settings, to the maximum extent appethe child.		
	Eligible Infants and Toddlers . Children birth to three (3) years of agant Toddler Program eligibility criteria of having a developmental delay, are eligible through informed clinical opinion as determined by a multi-	establis	hed
05. a common re	Family . A family is an adult, or married adults, or adult(s) with childrensidence.	en, living (g in)
applies to all	Family Education Rights and Privacy Act (FERPA) . 20 U.S.C. Sect 99 is a Federal law that protects the privacy of student education record schools including early intervention programs that receive funds under an the U.S. Department of Education.	ds. The	law
07. services base fee scale.	Family Fee . Amount the family is responsible to pay for early is ad on a percentage of the current Federal Poverty Guideline (FPG) level of		
Security Inconsideration	Family Household . Persons in a family related by blood, marriage, ogs, who are not claimed as dependents, and individuals receiving Subme (SSI) or Supplemental Security Disability Income (SSDI), are excapt as a member of the household for income and counting purposes. In as is excluded from household income.	ipplemei luded fr	ntal rom

09.

Federal Poverty Guidelines (FPG). Guidelines issued annually by the U.S.

DEPARTMENT OF HEALTH AND WELFARE

Docket No. 16-0404-0901 PENDING FEE RULE

Early Intervention Services for Infants & Toddlers Department of Health and Human Services. The federal poverty guidelines are available on the U.S. Health and Human Services website at http://aspe.hhs.gov/poverty/index.shtml. **10.** Full Charge for Service. One hundred percent (100%) of the hourly rate for each billable early intervention service. 11. **Habilitative and Rehabilitative Expenses.** Those expenses or charges incurred as a result of the disability needs of a family household member. These expenses include annual costs for items such as wheelchairs, adaptive equipment, medication, treatment, or therapy.(12. **Health Insurance Lifetime Coverage Cap.** The total amount that the insurer will pay during the policy holder's lifetime. The lifetime cap varies for each individual's health insurance policy. **13. Idaho Infant Toddler Program**. A program administered by the Department of Health and Welfare to coordinate an early intervention system to identify and serve children birth to (3) three years of age that have a developmental delay or a disability. **IDEA Part C.** The Individuals with Disabilities Education Act (IDEA), a federal law, that establishes and authorizes the provision of early intervention services for eligible infants and toddlers with developmental delays or disabilities and their families. 15. Individualized Family Service Plans (IFSP). A written plan for providing early intervention services to a child who is eligible for early intervention services and his family. 16. **Informed Parental Consent.** Means:) The parent has been fully informed of all information relevant to the activity for which consent is sought, in the parent's native language or other mode of communication; (The parent understands and agrees in writing to the carrying out of the activity for b. which consent is sought, and the consent describes that activity; and The parent understands that the granting of consent is voluntary on the part of the parent and may be revoked at any time.

- Parent. For the purposes of informed parental consent, "parent" means a lawful mother, lawful father, guardian, person acting as a parent of the child, including a grandparent or stepparent with whom the child lives, or surrogate parent who has been appointed in accordance with federal law, IDEA 20 U.S.C. 1477. The term does not include the state if the child is a ward of the State.
- 18. Responsible Party. Under Section 32-1002, Idaho Code, the lawful mother and lawful father of a minor child, who are financially responsible, jointly or separately, for paying for the minor child's necessaries, including early intervention services provided to an eligible infant or toddler and his family.

DEPARTMENT OF HEALTH AND WELFARE Early Intervention Services for Infants & Toddlers

Docket No. 16-0404-0901 PENDING FEE RULE

19. Sliding Fee Schedule. A scale used to determine financial obligations for services based on the Federal Poverty Guidelines and the number of persons in the family household.
20. Taxable Income . Is the income that is subject to taxation according to the Internal Revenue Code, 26 USC 63, as amended.
21. Third-Party Payor . A person or entity other than the person receiving services, or the responsible party who is legally liable for payment for all or part of the child's or family's services.
22. Title XIX . Title XIX of the Social Security Act, known as Medicaid, is a medical benefits program jointly financed by federal and state government and administered by each state. This program pays for medical assistance for certain eligible individuals and families with low income and limited resources.
23. Title XXI . Title XXI of the Social Security Act, known as the State Children's Health Insurance Program (SCHIP). This is a program that primarily pays for medical assistance for low-income children.
011 049. (RESERVED).
050. ACCESS TO INFANT TODDLER PROGRAM. Early intervention services through the Idaho Infant Toddler Program can be accessed through the following seven (7) service areas.
01. Region I . Serving the counties of Benewah, Bonner, Boundary, Kootenai, and Shoshone. Office Address: 2195 Ironwood Court, Coeur d'Alene, ID 83814, Phone: (208) 769-1409.
02. Region II . Serving the counties of Clearwater, Idaho, Latah, Lewis, and Nez Perce. Office Address: 2604 16th Ave., P. O. Drawer B, Lewiston, ID 83501, Phone: (208) 799-3460.
03. Region III . Serving the counties of Adams, Canyon, Gem, Owyhee, Payette, and Washington. Office Address: 823 Park Center Way, Nampa, ID 83651, Phone: (208) 465-8460.
04. Region IV . Serving the counties of Ada, Boise, Elmore, and Valley. Office Address: 1720 Westgate Dr., Boise, ID 83704, Phone: (208) 334-0900.
05. Region V . Serving the counties of Blaine, Camas, Cassia, Gooding, Jerome, Lincoln, Minidoka, and Twin Falls. Office Address: 803 Harrison St., Twin Falls, ID 83301, Phone: (208) 736-2182.
06. Region VI. Serving the counties of Bannock, Bear Lake, Bingham, Caribou, Franklin, Oneida, and Power. Office Address: 421 Memorial Drive, Pocatello, ID 83201, Phone: (208) 234-7900.

	Lemhi, Madison, and Teton. Office Address: 150 Shoup, Ste. 19, Idah tone: (208) 528-5900.	
051 07	4. (RESERVED).	
ACT, PA	XCLUSIONS UNDER THE INDIVIDUALS WITH DISABILITIES ED RT C. District Infant Toddler Program services in Subsection 075.01 through 075.04 of the services in Subsection 075.01 through 07	
not subjec		()
01 303.321.	. Child Find. Implementing the child find requirements in 34 CF	FR, Section
Section 3 Section 30	03.322, and including the functions related to evaluation and assessment	
03 303.22 an	Service Coordination . Service coordination, as included in 34 Cl d Section 303.344(g).	FR, Section
04	Administrative and Coordinative Activities. Activities related to:	()
a. in 34 CFF	The development, review, and evaluation of Individualized Family Set, Sections 303.340 through 303.346; and	ervice Plans
b. statewide	Implementation of the procedural safeguards and the other componsystem of early intervention services.	ents of the
076 09	9. (RESERVED).	
Early Inte	ARLY INTERVENTION SERVICES. ervention Services include services in Subsections 100.01 through 100.18 wided to eligible infants and toddlers and their families through an Individual lan.	
01	. Assistive Technology Devices and Services.	()
02	Audiology.	()
03	Family Training, Counseling, and Home Visits.	()
04	Early Identification, Screening, and Assessment Services.	()
05 benefit fro	Health Services. Health services necessary to enable the infant or om the other early intervention services.	toddler to

		NT OF HEALTH AND WELFARE ention Services for Infants & Toddlers			16-0404-0: IG FEE RU	
evalua	06. ation pu	Medical and Dental Services. Medical and dental rposes.	services	for	diagnostic (O1
	07.	Nursing Services.			()
	08.	Nutrition Services.			()
	09.	Occupational Therapy.			()
	10.	Physical Therapy.			()
	11.	Psychological Services.			()
	12.	Respite Care.			()
	13.	Service Coordination.			()
	14.	Social Work Services.			()
	15.	Special Instruction and Developmental Therapy.			()
	16.	Speech and Language Pathology.			()
	17. or todd this ru	Transportation . Transportation and related costs that ler and the infant's or toddler's family to receive another sele.				
	18.	Vision Services.			()
101	- 149.	(RESERVED).				
	arly into	LY INTERVENTION SERVICES SUBJECT TO FAIr ervention services identified in Subsection 150.01 throughly fees.				are
	01.	Audiology.			()
	02.	Occupational Therapy.			()
	03.	Physical Therapy.			()
	04.	Psychological Services.			()
	05.	Special Instruction or Developmental Therapy.			()

(RESERVED).

 ${\bf Speech\ Language\ Pathology}.$

06.

151. -- 159.

	TICIPANTS EXEMPT FROM FAMILY FEES. Ints identified in Subsection 160.01 through 160.04 of this rule are exemple family fees.	npt from
01. for Home Car	Home Care for Certain Disabled Children. A participant determined e for Certain Disabled Children, also known as "Katie Beckett."	eligible
02. Title XIX or C	Medicaid Eligible . A participant determined income eligible for Medica CHIP under Title XXI.	id under
03. custody.	Foster Care or State Custody. A participant living in foster care or un-	der state
04. family househ Poverty Guide	Family Income At or Below Two Hundred Percent FPG. A participart and it is annual taxable income is at or below two hundred percent (200%) of the elines (FPG).	
161 199.	(RESERVED).	
200. CALC AMOUNT.	CULATION OF FAMILY HOUSEHOLD INCOME AND FAMIL	Y FEE
Department w claimed on fee inability of a l	Determination of Ability to Pay . Financial obligations are based usersons in the family household and the taxable income of those personally determine the number of persons in the family based on the number of deral tax or income records of the identified members of the family household mother or lawful father of an eligible child to pay for services will not services to the child or the child's family.	ons. The persons old. The
	Determination of ability to pay will be made following finding of initial elannually or upon request of the family, or at any time change is reported told, income, or allowable deductions.	
	Families have a financial obligation to pay any amount up to their assign not paid by third-party payors, including private insurance. In no case exceed the <i>full charge</i> of the service <i>provided</i> .	
verification o	Taxable Income Verification . The family household will be requested to f taxable income. Information sources that may be used to verify the able income may include one (1) of the following:	provide e family ()
	Documented eligibility for a program with a financial cap at or below two 6) of Federal Poverty Guidelines (FPG), such as Women, Infants and Stamps, Idaho Child Care Program (ICCP), and Medicaid;	
b.	Copies of the most recent federal income tax returns;	()

Depart	ment w	Alternative Income Verification . In the event that the family cannot be according to the documentation listed in Subsection 200.02 of this ruill calculate the taxable income of the family household using alternative urces including one (1) of the following:	ule, th	ie
	a.	Paycheck stubs;	()
	b.	Financial statements, or	()
	c.	Family declaration of taxable income.	()
review provide	ed in o	Submission of Requested Information . Information regarding family party payors and other resources, including Medicaid or private insurance, and other to fully determine the family's ability to pay. The responsible part mation not available at the time of the initial financial interview whenever available.	must b	st
		Refusal Or Failure To Provide Income Information for Fee Assessment assessed the maximum family fee of one hundred percent (100%) of the full refuses or fails to provide family income information.		
201	219.	(RESERVED).		
family	llowing	WABLE EXCLUSIONS FROM TAXABLE INCOME. items in Subsections 220.01 through 220.08 of this rule, may be deducted for cold taxable income if not already excluded or deducted on an itemized rm.		
	01.	Health Insurance Premiums.	()
vision,	02. and dea	Medical Expenses . Medical expenses including specialized dietary supplental expenses.	ement (s,)
	03.	Child Care Expenses. Child care expenses necessary for parental employments.	nent.)
	04.	Habilitative and Rehabilitative Expenses.	()
	05.	Non-custodial Child Support Payments.	()
	06.	Supplemental Security Income (SSI).	()
	07.	Supplemental Security Disability Income (SSDI).	()
	08.	Income of Minor Children.	()
221	299.	(RESERVED).		

)

300. SLIDING FEE SCHEDULE.

The sliding fee schedule for early intervention services for infants and toddlers cost participation:

SLIDING FEE SCHEDULE TABLE 300		
Percent of Federal Poverty Level of Family Household (Based on Taxable Income)	Percentage of Full Charge or Balance After Third-Party Payment	
0 - 200%	0%	
201 - 300%	5%	
301 - 400%	10%	
401 - 500%	20%	
501 - 600%	30%	
601 - 700%	40%	
701 - 800%	50%	
801 - 900%	65%	
901 - 1000%	80%	
1001% and Above	100%	

301. CAP ON AMOUNT OF FAMILY FEE.

In no case will the annual financial obligation exceed three percent (3%) of taxable income of the family household or exceed the full charge of the service provided.

302. -- 319. (RESERVED).

320. VOLUNTARY CONTRIBUTIONS.

Any individual, including families not subject to fees through exemptions in these rules, may make a voluntary contribution toward the cost of service provision through the Idaho Infant Toddler Program.

321. -- 349. (RESERVED).

350. THIRD-PARTY PAYORS.

IDEA Part C funds can only be used after available third-party payments have been applied.

- **01. Private or Public Health Insurance Payor**. A family's private or public health insurance will be accessed for payment of early intervention services whenever possible, and only with informed parental consent.
- **02. Obtaining Informed Parental Consent**. To obtain informed parental consent, the parent must receive and review a copy of the Infant Toddler Program's payment policy which

DEPARTMENT OF HEALTH AND WELFARE Early Intervention Services for Infants & Toddlers

Docket No. 16-0404-0901 PENDING FEE RULE

includes notice that:

- **a.** The parent may incur additional costs as a result of billing early intervention services to their private health insurance. Potential costs include insurance copayments, premiums, or deductibles.
- **b.** If a family has both Medicaid and private health insurance, *the Department* will bill a family's private insurance for reimbursement. Therefore, billing early intervention services to Medicaid *may* result in subsequent billing of private insurance.
- c. Early intervention services billed to their private health insurance may have financial consequences for the infant or toddler and their parents including the following: amount billed may count toward the lifetime coverage cap under their health insurance; may affect the availability of access to future health insurance; and may be the basis for increasing the health insurance premiums.

351. -- 399. (RESERVED).

400. DELINQUENT PAYMENTS.

If the responsible party is sixty (60) days or more past due on their payments to the Department, the responsible party is contacted to determine the reason for the delinquency. If the family household's countable income has changed significantly from the amount used for the most recent fee determination, the family is offered a revised fee assessment. If there has been no substantial change in countable income, then a payment schedule may be negotiated by the Department and the participant will be advised of the Department fee collection policies and procedures. Early intervention services will continue regardless of payment status.

401. -- 999. (RESERVED).

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.05.06 - CRIMINAL HISTORY AND BACKGROUND CHECKS

DOCKET NO. 16-0506-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 56-1004A, Idaho Code.

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

The pending rule, adding and updating the list of individuals and providers required to have criminal history and background checks and adding additional disqualifying crimes, is being adopted as proposed. The complete text of the proposed rule was published in the July 1, 2009, Idaho Administrative Bulletin, Vol.09-7, pages 85 through 90.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 56-1004A, Idaho Code:

The fee amount for providing criminal history and background checks is based on costs incurred to complete these checks. This pending fee rule adds individuals and providers that are required to have these checks and pay for the cost at \$55 per check.

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

The Department estimates that the costs of these added checks will not impact the state general funds. The estimated 300 additional criminal history and background checks will impact the dedicated funds by a total of \$16,500. The remaining additional checks will increase federal fund expenditures through the Community Mental Health Block Grant by \$6545.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Steve Bellomy at (208) 334-0609.

DATED this 19th day of November, 2009.

DEPARTMENT OF HEALTH AND WELFARE Criminal History and Background Checks

Docket No. 16-0506-0901 PENDING FEE RULE

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective dates of these temporary rules are October 1, 2008, January 1, 2009, and July 1, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted temporary rules, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Sections 56-1004A, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than July 15, 2009.

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

The Department has added certain individuals and providers who are required to have a criminal history and background checks under other Department rule chapters. This chapter of rules is being updated to add those individuals and providers to the list of those who are required to have checks, including references to the programs' rule chapters. The programs or individuals being added are: Alcohol or Substance Use Disorders Treatment Facilities and Programs for Adults, Designated Examiners and Designated Dispositioners, Idaho Child Care Program, and Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units.

These rules are also being updated for references and amended to add additional disqualifying crimes to better protect vulnerable adults and children.

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

DEPARTMENT OF HEALTH AND WELFARE Criminal History and Background Checks

Docket No. 16-0506-0901 PENDING FEE RULE

These rules are necessary to protect the public health, safety, or welfare and to comply with governing law.

FEE SUMMARY: Pursuant to Section 67-5226(2), Idaho Code, 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:

The fee amount for providing criminal history and background checks is based on costs incurred to complete these checks. These temporary fee rules add individuals and providers that are required to have these checks and pay for the cost at \$55 per check.

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

The Department estimates that the costs of these added checks will not impact the state general funds. The estimated 300 additional criminal history and background checks will impact the dedicated funds by a total of \$16,500. The remaining additional checks will increase federal fund expenditures through the Community Mental Health Block Grant by \$6,545.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because this rule change is necessary to protect the public health, safety, or welfare, and to comply with governing law.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Steve Bellomy (208) 334-0609.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before July 22, 2009.

DATED this 29th day of May, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

100. INDIVIDUALS SUBJECT TO A CRIMINAL HISTORY AND BACKGROUND CHECK.

Individuals subject to a Department criminal history and background check are those persons or classes of individuals who are required by statute, or program rules to complete a criminal history and background check. (3-26-08)

01. Adoptive Parent Applicants. All persons applying to the Department or petitioning the court to be an adoptive parent and all adults in the home, except stepparents applying for adoption of a stepchild, as described in IDAPA 16.06.01, "Rules Governing Family

DEPARTMENT OF HEALTH AND WELFARE Criminal History and Background Checks

Docket No. 16-0506-0901 PENDING FEE RULE

and Children's Services," and IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing." (3-26-08)(_____)

- Programs Serving Children. Staff, contractors, volunteers, student interns, and others assigned to programs who have direct contact with adolescents in any alcohol/drug abuse treatment program which provides treatment for persons under the age of eighteen (18) children and vulnerable adults, as defined in Section 39-5302, Idaho Code, and as required by IDAPA 16.06.03, "Rules and Minimum Standards Governing Alcohol/Drug Abuse Prevention and Treatment Programs," Section 020 or IDAPA 16.07.20, "Alcohol and Substance Use Disorders Treatment and Recovery Support Services Facilities and Programs." (3-26-08)(
- **03. Certified Family Homes**. Certified family home providers, all adults in the home, and substitute caregivers, as required in Section 39-3520, Idaho Code, and IDAPA 16.03.19, "Rules Governing Certified Family Homes," *Sections 009, 101 and 300,* and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." *Section 009.*
- **04. Children's Residential Care Facilities**. Owners, operators, and employees of all children's residential care facilities, as required in Section 39-1210, Idaho Code, and IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing." (3-26-08)()
- **05. Children's Therapeutic Outdoor Programs**. Staff, volunteers, and interns working in Children's Therapeutic Outdoor Programs, as defined in IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing." *Section 810*. (3-26-08)()
- **06.** Commercial Non-Emergency Transportation Providers. Staff of commercial non-emergency transportation providers who have contact with participants, as required in IDAPA 16.03.09, "Medicaid Basic Plan Benefits." Section 009. (3-26-08)()
- <u>07.</u> <u>Designated Examiners and Designated Dispositioners</u>. Individuals seeking appointment as a designated examiner or designated dispositioner, or both, as required in IDAPA 16.07.39, "Appointment of Designated Examiners and Designated Dispositioners."
- **078. Developmental Disabilities Agencies**. Employees, subcontractors, agents, and volunteers of developmental disabilities agencies, as required in IDAPA 16.04.11, "Rules Governing Developmental Disabilities Agencies," *Section 009*, and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." *Section 009*.
- 6910. Home and Community-Based Services (HCBS). Providers, employees, and contractors for home and community-based services, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009.
- **101. Home Health Agencies**. Employees and contractors of home health agencies, as required in IDAPA 16.03.07, "Home Health Agencies." *Section 009.* (3-26-08)(_____)

12. Idano Child Care Program (ICCP). ICCP applicants, providers, employees,
volunteers, including those in group child care, family child care, relative child care, in-home child care, and individuals age thirteen (13) or older living in the home, who have direct contact
with children, as required in IDAPA 16.06.12, "Rules Governing the Idaho Child Care Program."
with children, as required in 1DATA 10.00.12, Rules Governing the Idano Child Cale Frogram.
143. Intermediate Care Facilities for the Mentally Retarded (ICF/MR). Employees
and contractors of intermediate care facilities for the mentally retarded, as required in IDAPA
16.03.11, "Intermediate Care Facilities for the Mentally Retarded (ICF/MR)." Section 009.
$\frac{(3-26-08)}{(3-26-08)}$
(2 20 00) <u>(</u>
124. Licensed Foster Care. All foster care applicants and other adult members of the
household, as required in Section 39-1211, Idaho Code, and IDAPA 16.06.02, "Rules Governing
Standards for Child Care Licensing." Section 404. (3-26-08)(
(* 2 * * *) <u>(</u>
135. Licensed Child Day Care. Applicants, owners, operators, employees, volunteers,
and those over twelve (12) years of age who have unsupervised direct contact with the children of
day care centers, group day care facilities and family day care homes, as required in Section 39-
1105, Idaho Code, and IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing."
Section 300. (3-26-08)()
146. Mental Health Clinics. Mental health clinic's direct care staff, as required in
IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits," Section 009 and IDAPA 16.03.09,
"Medicaid Basic Plan Benefits." Sections 009 and 714. (3-26-08)
17. Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion
Units. Owners, operators, and all employees, transfers, reinstated former employees, student
<u>Units</u> . Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as
<u>Units.</u> Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored
<u>Units</u> . Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as
Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units."
Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as
Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits."
Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as
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Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. 169. Personal Care Service Providers. Providers of personal care services, as required in Section 39-5604, Idaho Code, and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits."
Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. 169. Personal Care Service Providers. Providers of personal care services, as required.
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Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. 169. Personal Care Service Providers. Providers of personal care services, as required in Section 39-5604, Idaho Code, and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. (3-26-08)((3-26-0
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Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. 169. Personal Care Service Providers. Providers of personal care services, as required in Section 39-5604, Idaho Code, and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. 1720. Psychosocial Rehabilitation Providers. Individuals providing psychosocial rehabilitation services, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits."
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Units. Owners, operators, and all employees, transfers, reinstated former employees, student interns, contractors, and volunteers who provide care or services or have access to clients, as required in IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units." 158. Personal Assistance Agencies. Staff of personal assistance agencies acting as fiscal intermediaries, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. (3-26-08)() 169. Personal Care Service Providers. Providers of personal care services, as required in Section 39-5604, Idaho Code, and IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Section 009. (3-26-08)() 1720. Psychosocial Rehabilitation Providers. Individuals providing psychosocial rehabilitation services, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." Sections 009 and 130. (3-26-08)() 1821. Residential Care or Assisted Living Facilities in Idaho. Employees and

- **203. Service Coordinators and Paraprofessional Providers.** Service coordinators and paraprofessionals working for an agency, as required in IDAPA 16.03.10, "Medicaid Enhanced Plan Benefits." *Section 009.* (3-26-08)()
- **2<u>44</u>**. **Skilled Nursing and Intermediate Care Facilities**. Employees and contractors of skilled nursing and intermediate care facilities, as required in IDAPA 16.03.02, "<u>Rules and Minimum Standards for</u> Skilled Nursing and Intermediate Care Facilities." *Section 009*.

(3-26-08)()

225. Support Brokers and Community Support Workers. Support brokers and community support workers, as required in IDAPA 16.03.13, "Consumer-Directed Services." Section 009. (3-26-08)()

101. DEPARTMENT INDIVIDUALS SUBJECT TO A CRIMINAL HISTORY AND BACKGROUND CHECK.

The following Department employees and contractors are subject to criminal history and background checks. (3-26-08)

- **01.** Employees, and Contractors, and Volunteers. Employees, and contractors, and volunteers, providing direct care services or who have access to children or vulnerable adults as defined in Section 39-5302(10), Idaho Code.

 (3-26-08)(
 - **02.** Employees of Bureau of Audits and Investigations. (3-26-08)
 - **a.** Fraud Investigators; (3-26-08)
 - **b.** Utilization Review Analysts; and (3-26-08)
 - **c.** Criminal History Staff. (3-26-08)
- **O3.** Employees at State Institutions. All employees of the following state funded institutions; (3-26-08)
 - a. Idaho State School and Hospital, Nampa, Idaho; (3-26-08)
 - **b.** State Hospital North, Orofino, Idaho; and (3-26-08)
 - **c.** State Hospital South, Blackfoot, Idaho. (3-26-08)
- **04.** Emergency Medical Services (EMS) Employees. EMS communication specialists and managers. (3-26-08)

Other Employees. Other Department employees as determined by the Director. (3-26-08)

(BREAK IN CONTINUITY OF SECTIONS)

210. DISQUALIFYING CRIMES RESULTING IN AN UNCONDITIONAL DENIAL.

An individual is not available to provide direct care or services when the individual discloses or the criminal history and background check reveals a conviction for a disqualifying crime on his record as described in Subsections 210.01 and 210.02 of this rule. (3-26-08)

- **01. Disqualifying Crimes**. The disqualifying crimes described in Subsections 210.01.a through 210.01.v. of these rules will result in an unconditional denial being issued. (3-26-08)
- **a.** Abuse, neglect, or exploitation of a vulnerable adult, as defined in Section 18-1505, Idaho Code; (3-26-08)
- **b.** Aggravated, first-degree and second-degree arson, as defined in Sections 18-801 through 18-803, and 18-805, Idaho Code; (3-26-08)
 - **c.** Crimes against nature, as defined in Section 18-6605, Idaho Code; (3-26-08)
- **d.** Forcible sexual penetration by use of a foreign object, as defined in Section 18-6608, Idaho Code; (3-26-08)
 - e. Incest, as defined in Section 18-6602, Idaho Code; (3-26-08)
- **f.** Injury to a child, felony or misdemeanor, as defined in Section 18-1501, Idaho Code; (3-26-08)
 - **g.** Kidnapping, as defined in Sections 18-4501 through 18-4503, Idaho Code; (3-26-08)
 - **h.** Lewd conduct with a minor, as defined in Section 18-1508, Idaho Code; (3-26-08)
 - i. Mayhem, as defined in Section 18-5001, Idaho Code; (3-26-08)
- **j.** Murder in any degree, voluntary manslaughter, assault, or battery with intent to commit a serious felony, as defined in Sections 18-4001, 18-4003, 18-4006, and 18-4015, Idaho Code; (3-26-08)
 - **k.** Poisoning, as defined in Sections 18-4014 and 18-5501, Idaho Code; (3-26-08)
- **l.** Possession of sexually exploitative material, as defined in Section 18-1507A, Idaho Code; (3-26-08)

DEPARTMENT OF HEALTH AND WELFARE Criminal History and Background Checks

Docket No. 16-0506-0901 PENDING FEE RULE

m.	Rape, as defined in Section 18-6101, Idaho Code;	(3-26-08)	
n.	Robbery, as defined in Section 18-6501, Idaho Code;	(3-26-08)	
0.	Felony stalking, as defined in Section 18-7905, Idaho Code;	(3-26-08)	
р.	Sale or barter of a child, as defined in Section 18-1511, Idaho Code;	(3-26-08)	
q. 1507, Idaho (Sexual abuse or exploitation of a child, as defined in Sections 18-150 Code;	06 and 18- (3-26-08)	
r.	Video voyeurism, as defined in Section 18-6609, Idaho Code;	(3-26-08)	
S.	Enticing of children, as defined in Sections 18-1509 and 18-1509A, Ida	ho Code; (3-26-08)	
t. patronizing a	Inducing individuals under eighteen (18) years of age into prosprostitute, as defined in Sections 18-5609 and 18-5611, Idaho Code;	stitution or (3-26-08)	
u.	Any felony punishable by death or life imprisonment; or	(3-26-08)	
v. Attempt, conspiracy, <i>or</i> accessory after the fact, <u>or aiding and abetting</u> , as defined in Sections 18-205, 18-306, <i>and</i> 18-1701, <u>and 19-1430</u> , Idaho Code, to commit any of the disqualifying designated crimes. (3-26-08)()			
	Disqualifying Five-Year Crimes . The Department will issue an uncindividual who has been convicted of the following crimes for five (5) e conviction for the crimes listed in Subsections 210.02.a. through 210.02	years from	
a.	Aggravated assault, as defined in Section 18-905, Idaho Code;	(3-26-08)	
b.	Aggravated battery, as defined in Section 18-907(1), Idaho Code;	(3-26-08)	
c.	Arson in the third degree, as defined in Section 18-804, Idaho Code;	(3-26-08)	
d.	Burglary, as defined in Section 18-1401, Idaho Code;	(3-26-08)	
<u>e.</u>	Felony computer crimes, as defined in Section 18-2202, Idaho Code;	()	
<i>e<u>f</u>.</i>	A felony involving a controlled substance;	(3-26-08)	
<u>g.</u>	Felony domestic violence, as defined in Section 18-918, Idaho Code;	()	
<u>h.</u>	Any felony lottery crime as defined in Section 67-7448, Idaho Code;	()	
<i>∱</i> <u>i</u> .	Felony theft, as defined in Section 18-2403, Idaho Code;	(3-26-08)	

- Forgery of and fraudulent use of a financial transaction card, as defined in Sections 18-3123 and through 18-31248, Idaho Code; (3-26-08)(____)
- **kk.** Forgery and counterfeiting, as defined in Sections 18-3601 through 18-3620, Idaho Code; (3-26-08)
 - **il.** Grand theft, as defined in Section 18-2407(1), Idaho Code; (3-26-08)
 - <u>jm.</u> Identity theft, as defined in Section 18-3126, Idaho Code; (4-9-09)
 - **kn.** Insurance fraud, as defined in Sections 41-293 and 41-294, Idaho Code; (3-26-08)
 - **Lo.** Public assistance fraud, as defined in Sections 56-227 and 56-227A, Idaho Code; (4-9-09)
 - **mp.** Attempted strangulation, as defined in Section 18-923, Idaho Code; or (4-9-09)
- *q. Attempt, conspiracy, accessory after the fact, or aiding and abetting, as defined in Sections 18-205, 18-306, and 18-1701, and 19-1430, Idaho Code, to commit any of the disqualifying five (5) year crimes.

 (3-26-08)(_____)
- **03.** Underlying Facts and Circumstances. The Department may consider the underlying facts and circumstances of felony or misdemeanor conduct including a guilty plea or admission in determining whether or not to issue a clearance, regardless of whether or not the individual received one (1) of the following: (3-26-08)
 - **a.** A withheld judgment; (3-26-08)
- **b.** A dismissal, suspension, deferral, commutation, or a plea agreement where probation or restitution was or was not required; (3-26-08)
- c. An order according to Section 19-2604, Idaho Code, or other equivalent state law; or (3-26-08)
 - **d.** A sealed record. (3-26-08)

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.06.02 - RULES GOVERNING STANDARDS FOR CHILD CARE LICENSING DOCKET NO. 16-0602-0901 (FEE RULE)

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. If the pending rule is approved, amended, or modified by concurrent resolution of the legislature, this agency requests that the effective date of July 1, 2010, be inserted into the language of the concurrent resolution rather than have the rule become effective upon adoption of the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Sections 39-1111, 39-1209, 39-1210, 39-1211, 39-1213, 56-1003, 56-1004A, and 56-1005, Idaho Code.

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

The Department is amending the proposed rules based on written comments received and oral comments made during public hearings held around the state. Amendments and clarifications have been made to definitions, health and safety standards for firearms, fire extinguishers, fire exits, supervision, type of licenses, employee and child records requirements, and to align these rules with statutes. The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Only those sections that have changes that differ from the proposed text are printed in this bulletin. The original text of the proposed rule was published in the September 2, 2009, Idaho Administrative Bulletin, Vol. 09-9, pages 183 through 214.

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

This fee or charge is being imposed pursuant to Section 39-1107, Idaho Code, that establishes a maximum licensing fee for a basic daycare license not to exceed \$175 for daycare centers, and \$100 for group daycare facilities. Criminal history and background checks are the responsibility of the applicant and are based on the actual cost of the check.

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

The Department estimates that the cost for the State Fiscal Year 2011 will be approximately \$45,000, which is the difference for licensing fees collected and expenditures for the health and safety inspections. This cost will be covered by the Federal Child Care Development Funds.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Landis Rossi at (208) 334-5688.

DATED this 19th day of November, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036

(208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 39-1111, 39-1209, 39-1210, 39-1211, 39-1213, 56-1003, 56-1004A, and 56-1005, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be held as follows:

Wednesday, September 9, 2009	Monday, September 21, 2009	Wednesday, September 23, 2009
7:00 p.m. MDT	7 p.m. PDT	7:00 p.m. MDT
Dept. of Health & Welfare Region 4 DHW - Region III Office 3402 Franklin Road Sawtooth Room Caldwell, ID	Dept. of Health & Welfare Region 1 1120 Ironwood Drive 1st Floor Large Conference Rm. Coeur d'Alene, ID	Dept. of Health & Welfare Region 7 State Office Building 150 Shoup Ave. 2nd Floor Conference Room Idaho Falls, ID

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

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

Under Senate Bill 1112, the 2009 Legislature amended the statewide system for the protection of children in daycare facilities. These changes to Title 39, Chapter 11, Idaho Code, take effect January 1, 2010. These amendments to statute necessitated corresponding changes and clarification in this chapter of rules.

These rule changes provide requirements for areas related to daycare licensing including fees, criminal history checks, safety and health standards, licensure requirements, suspension, denial, and revocation of licenses. While amending these rules for daycare standards, other updates were made for consistency in language and for clarification, deleting obsolete language and updating references. These amendments will help assure processes that will provide protection for the health and safety of children in a daycare licensed by the Department.

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

The 2009 Legislature amended Section 39-1107, Idaho Code, establishing a maximum licensing fee for a basic daycare license not to exceed \$175 for daycare centers, and \$100 for group daycare facilities. Criminal history and background checks are the responsibility of the applicant and are based on the actual cost of the check.

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

The Department estimates that the cost for the State Fiscal Year 2011 will be approximately \$45,000, which is the difference for licensing fees collected and expenditures for the health and safety inspections. This cost will be covered by the Federal Child Care Development Funds.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), negotiated rulemaking was conducted. A Notice of Negotiated Rulemaking was published in the July 1, 2009, Idaho Administrative Bulletin, Vol.09-7, page 91. The Department entered into negotiated rulemaking to seek input from families, daycare providers, and other stakeholders in the development of rules to align with changes in statute.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Landis Rossi at 334-5688.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 23, 2009.

DATED this 31st day of July, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

000. LEGAL AUTHORITY.

Under Sections 39-1111, 39-1209, 39-1210, 39-1211, 39-1213, 56-1003, 56-1004A, and 56-1005(8), Idaho Code, the Idaho Legislature authorizes the Department of Health and Welfare and the Board of Health and Welfare to adopt and enforce rules governing standards and procedures for licensureing or certification of daycare centers, group daycare facilities, family daycare homes, foster homes, children's agencies and children's residential care facilities in Idaho.

(7-1-09)()

001. TITLE, SCOPE, AND POLICY, PURPOSE, AND EXCEPTIONS TO LICENSING.

- **01. Title**. The title of this chapter of rules is IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing." (7-1-09)
 - **02.** Scope. These rules establish minimum standards and procedures for the

	NT OF HEALTH AND WELFARE or Child Care Licensing	Docket No. 16-0602-0901 PENDING FEE RULE	
licensureing	or certification of:	()	
<u>a.</u>	Daycare centers;	()	
<u>b.</u>	Group daycare facilities;	()	
<u>c.</u>	Family daycare homes, voluntarily;	()	
<u>d.</u>	<u>fFoster homes</u> ;	()	
<u>e.</u>	eChildren's agencies, and;	()	
<u>f.</u> schools , ;	eChildren's residential care facilities, including	non-accredited residential ()	
one (1) child	eChildren's camps providing child care in Idaho. The for more than nine (9) consecutive weeks in any one (1)		
<u>h.</u>	eChildren's therapeutic outdoor programs, in Idaho;	()	
	#Alcohol-drug abuse treatment facilities for adolesce 5.03, "Rules and Minimum Standards Governing Alcohol t Programs"; and	ents certified according to hol/Drug Abuse Prevention ()	
	<u>fFacilities</u> specializing in maternity care to minors, ities. Also included are standards and procedures for roup daycare facilities and family daycare homes.		
03. Policy . It is the policy of the Department to assure that children of this state receive adequate substitute parental care in the event of absence, temporary or permanent inability of parents to provide care and protection for their children or the parents are seeking alternative twenty-four (24) hour long-term care for their children. This policy is based on the fact that children are vulnerable and not capable of protecting themselves. When parents, for any reason have relinquished their children's care to others, there arises the possibility of certain risks to those children's lives, health and safety which the community as a whole must protect against. This requires the offsetting statutory protection of review and, in certain instances, licensing or registration. (7-1-09)			
	Purpose. The Department issues a license to assure, a services, and physical surroundings of each program of the these rules and minimum standards.		
licenses does employee, co	According to Section 39-1117, Idaho Code, a daycare affirming to any person that the program or facility is not guarantee adequacy of care, services, safety, or the ontractor, volunteer, or visitor of a daycare facility. For evaluation and selection of daycare services.	s free from risk. A daycare he well-being of any child,	

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b.	The state, its employees or agents of the state or its political subdivisions, will a cause of action exist for any loss or damage based upon the failure or	
daycare facilit	ty to meet the minimum standards contained in these rules.)
<u>05.</u> minimum star	Exceptions to Daycare Licensing. Under Section 39-1103, Idaho Code and and licensing requirements in these rules do not apply to:	<u>, <i>t</i>he</u>
a. children by a	The occasional or irregular care of a neighbor's, relative's, or friend's chiperson not ordinarily in the business of providing daycare; (ld or)
<u>b.</u> children over	The operation of a private school or religious school for educational purpose four (4) years of age, or a religious kindergarten; (es for
<u>c.</u> simultaneousl	The provision of occasional care exclusively for children of parents who y in the same building:	o are
<u>d.</u> (12) weeks du	The operation of day camps, programs and religious schools for less than two ring a calendar year or not more often than once a week; or (velve)
<u>e.</u> relationship as	The provision of care for children of a family within the second degree defined in Section 011 of these rules.	ee of
<u>06.</u> <u>Idaho Code, t</u>	Exceptions to Child Care Licensing. Under Sections 39-1213(b) and 39-16 minimum standards and licensing requirements in these rules do not apply to (
	Foster homes that have been approved by a licensed children's agency, proved for approval by such agency are <i>no less restrictive than</i> the rules and standards the Board and that such agency is maintained, operated, and conforms with a dards.	dards
<u>b.</u> children by a	The occasional or irregular care of a neighbor's, relative's, or friend's chipperson not ordinarily engaged in child care.	<u>ld or</u>)

(BREAK IN CONTINUITY OF SECTIONS)

005. OFFICE HOURS -- MAILING ADDRESS -- STREET ADDRESS -- TELEPHONE -- WEBSITE.

- **01. Office Hours**. Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday through Friday, except holidays designated by the state of Idaho. (4-11-06)
- **02. Mailing Address**. The mailing address for the business office is Idaho Department of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036. (4-11-06)
 - 03. Street Address. The business office of the Idaho Department of Health and

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Welfare is located at 450 West State Street, Boise, Idaho 83702.

(4-11-06)

- **04. Telephone**. The telephone number for the Idaho Department of Health and Welfare is (208) 334-5500. (4-11-06)
- **05. Internet Website**. The Department's internet website is found at http://www.healthandwelfare.idaho.gov. (4-11-06)
- **O6.** Child Care Licensing Authority Location. The Department's child care licensing authority for children's residential treatment facilities, children's agencies, and children's outdoor therapeutic programs is located at 450 West State Street, Boise, Idaho 83702; Phone (208) 334-5700.
- <u>07.</u> <u>Daycare Licensing Authority Location</u>. The Department's daycare licensing authority for daycare centers, group daycare facilities, and family daycare homes is located at 450 West State Street, Boise, Idaho 83702; Phone (208) 334-5700.

006. CONFIDENTIALITY OF RECORDS AND PUBLIC RECORDS REQUESTS.

- **01. Confidential Records**. Any information about an individual covered by these rules and contained in the Department's records must comply with IDAPA 16.05.01, "Use and Disclosure of Department Records." (4-11-06)
- **O2. Public Records**. The Department will comply with Sections 9-337 through 9-350, Idaho Code, when requests for the examination and copying of public records are made. Unless otherwise exempted, all public records in the custody of the Department are subject to disclosure. (4-11-06)
- <u>DAPA 16.05.01</u>, "Use and Disclosure of Department Records," information referring or relating to individuals, programs, or facilities subject to this chapter of rules, IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing," will be released to the public upon written request if they are part of an inquiry into an individual's or organization's fitness to be granted or retain a license, certificate, permit, privilege, commission or position. These records will otherwise be provided in redacted form as required by law or rule.

007. -- 008. (RESERVED).

009. CRIMINAL HISTORY AND BACKGROUND CHECK REQUIREMENTS.

- **01.** Compliance with Department Criminal History and Background Check. Criminal history and background checks are required for *providers* individuals who are licensed *or certified* under these rules. *Providers* Individuals who are required to have a criminal history check must comply with IDAPA 16.05.06, "Criminal History and Background Checks," with the exception of those individuals described in Subsection 009.04 of *these* this rules. (3-30-07)(
- **02.** When *Certification or* License is Granted. The applicant must have a completed criminal history and background check, including clearance, prior to *certification or* licensure.

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Any other adult living in the home must complete a self-declaration form criminal history application, must be fingerprinted, and must not have any designated disqualifying crimes listed in IDAPA 16.05.06, "Criminal History and Background Checks." (3-30-07)(_____)

- **03. Applicants and Providers Subject to Criminal History Check Requirements.** The following applicants and providers must receive a criminal history and background check: (3-30-07)
- **a.** Adoptive Parents. The criminal history and background check requirements applicable to adoptive parents are found in Subsection 671.02 of these rules. (3-30-07)
- **b.** Child Care Facility *Staff*. The criminal history and background check requirements applicable to a child care facility are found in Section 109 of these rules. (3-30-07)(
- **c.** Children's Agency Facility—*Staff*. The criminal history and background check requirements for a children's agency facility are found in Section 109 of these rules and in Section 39-1210(10), Idaho Code.

 (3-30-07)(____)
- **d.** Children's Residential Care Facility *Staff*. The criminal history and background check requirements for a children's residential care facility are found in Section 109 of these rules and in Section 39-1210(10), Idaho Code.

 (3-30-07)()
- **e.** Children's Therapeutic Outdoor Program—*Staff*. The criminal history and background check requirements for a children's therapeutic outdoor program are found in Section 810 of these rules and in Section 39-1208(8), Idaho Code.

 (3-30-07)(
- f. Daycare Center, Group Daycare Facility, Staff Family Day Care Home. The criminal history and background check requirements applicable to licensed a daycare providers center, group daycare facility, and family daycare home are found in Section 4309 of these rules and in Sections 39-1105, 39-1113, and 39-1114, Idaho Code.

 (3-30-07)()
- **g.** Licensed Foster Care Home. The criminal history and background check requirements applicable to licensed foster care are found in Section 404 of these rules and in Section 39-1211(4), Idaho Code. (3-30-07)
- **04.** Exceptions to Criminal History and Background Checks for Certain Youths. Criminal history and background checks are optional for certain youth placed in licensed foster homes and licensed residential care facilities. (3-30-07)(_____)
- **a.** Youth in foster care who reach the age of eighteen (18) and continue to reside in the same licensed foster home. (3-30-07)
- **b.** Youth in a children's residential care facility who reach the age of eighteen (18) and continue to live in the same licensed residential facility. (3-30-07)
- **05. Criminal History and Background Check at Any Time**. The Department can require a criminal history and background check at any time on any individual who: (_____)

	r Child Care Licensing	PENDING FEE RULE
<u>a.</u>	i <u>I</u> s a <i>permanent</i> resident of or an adult living in a licen	sed foster home-or; ()
a licensed resi	Is a resident or adult living in, employee, contractor, vidential facility: or	olunteer, or staff member of (3-30-07)()
	Is an owner, operator, or employee of a daycare cere home, and all other individuals who are thirteen (13 vised direct contact with children or who are regularly or) years of age or older who
	NITIONS A THROUGH M. ses of these rules, the following terms apply.	(7-1-09)
accredited ac	Accredited Residential School. A residential school e jurisdiction of the Idaho Department of Education cording to the accrediting standards promulgated by a secular or religious accrediting association recognized	that has been certified as the Idaho State Board of
drug abuse, c	Alcohol-Drug Abuse Treatment Facility. A children providing programs of treatment for children whose pretrified according to IDAPA 16.06.03, "Rules and Min Abuse Prevention and Treatment Programs."	rimary problem is alcohol or
03.	Board . The Idaho State Board of Health and Welfare.	(3-30-01)
04. responsible fo Chapter 12, Id	Chief Administrator . The duly authorized represent day-to-day operations, management and compliance value of Code.	
05.	Child.	()
<u>a.</u> 999 of these rewith juvenile	For requirements of Title 39, Chapter 12, Idaho Code ules, "child" means Aan individual less than eighteen (18 or minor.	
b. 399 of these r	For requirements of Title 39, Chapter 11, Idaho Code ules, "child" means an individual less than thirteen (13)	e, and Sections 300 through years of age. ()
06. four (24) hour	Child Care . The care, control, supervision or mainteners a day which is provided as an alternative to parental c	
	Child-Staff Ratio. For requirements of Title 39, Chithrough 399 of these rules, "child-staff ratio" means yed under the care and supervision of one (1) staff personal supervision.	s the maximum number of
	Children's Agency . A person who operates a buster homes, children's residential care facilities or for ad not provide child care as part of that business. A children	option in a permanent home

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a licensed attorney or physician assisting or providing natural and adoptive parents with legal services or medical services necessary to initiate and complete adoptive placements. (3-30-01)

082. Children's Camp. A program of child care at a location away from the child's home, which is primarily recreational and includes the overnight accommodation of the child and is not intended to provide treatment, therapy or rehabilitation for the child. A children's camp which only provides child care for any one (1) child for less than nine (9) consecutive weeks in any one (1) year period is exempt from the licensure and disclosure provisions of this chapter. A children's camp which provides child care for any one (1) child for more than nine (9) consecutive weeks in any one (1) year period constitutes a children's residential care facility.

(7-1-09)

- **6910. Children's Institution**. A person defined herein, who operates a residential facility for unrelated children, for the purpose of providing child care. Children's institutions include foster homes, children's residential care facilities, maternity homes, or any residential facility providing treatment, therapy or rehabilitation for children, or any children's therapeutic outdoor program. (5-3-03)
- **101. Children's Residential Care Facility**. A facility that provides residential child care, excluding foster homes, residential schools, juvenile detention centers and children's camps that:

 (3-30-01)
- **a.** Seeks, receives or enrolls children for treatment of special needs such as substance abuse, mental illness, emotional disturbance, developmental disability, mental retardation, or children who have been identified by the judicial system as requiring treatment, therapy, rehabilitation or supervision; (3-30-01)
- **b.** Receives payment, including payment from health insurance carriers, for identified treatment needs such as substance abuse, mental illness, emotional disturbance, developmental disability or mental retardation; or (3-30-01)
- c. Represents to the payor of the child care services provided by the children's facility that such payment may qualify for health insurance reimbursement by the payor's carrier or may qualify for tax benefits relating to medical services; and (5-3-03)
- **d.** May include a children's therapeutic outdoor program whether or not that program operates out of a standard facility. (5-3-03)
- 142. Children's Therapeutic Outdoor Program. A program which is designed to provide behavioral, substance abuse, or mental health services to minors in an outdoor setting and serves either adjudicated or non-adjudicated youth. Children's Therapeutic Outdoor programs do not include outdoor programs for minors that are primarily designed to be educational or recreational that may include Boy Scouts, Girl Scouts, 4-H and other youth organizations.

(5-3-03)

123. Continued Care. The ongoing placement of an individual in a foster home, children's residential care facility, children's therapeutic outdoor program, or transitional living placement who reaches the age of eighteen (18) years but is less than twenty-one (21) years of

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age. (7-1-09)

- **134. Contraband**. Goods or merchandise, the possession of which is prohibited, such as weapons and drugs. (3-30-01)
- **145. Daycare**. The care and supervision provided for compensation during part of a twenty-four (24) hour day, for a child or children not related by blood, *or* marriage, or legal guardianship to the person or persons providing the care, in a place other than the child's or children's own home or homes. (3-30-01)()
- **156. Daycare Center.** A place or facility providing daycare for compensation <u>for to a child or children not related by blood, marriage, or legal guardianship to the person or persons providing the care, where thirteen (13) or more children, regardless of relationship to the person or persons providing the care, are on the premises.

 (3-30-01)(______)</u>
 - **167. Department**. The Idaho Department of Health and Welfare *or its designee*. (7-1-09)(
- 178. Direct Care Staff. An employee who has direct personal interaction with children in the provision of child care and is included as staff in meeting the minimum staff-child ratio requirements. (3-30-01)
 - **189. Director**. Director of the Idaho Department of Health and Welfare *or designee*.
- #920. Family Daycare Home. A home, place, or facility providing daycare for compensation to a child or children not related by blood, marriage, or legal guardianship to the person or persons providing the care, where six (6) or fewer children during part of a twenty-four (24) hour day, regardless of relationship to the person or persons providing the care, are on the premises.
- **201. Foster Care**. The twenty-four (24) hour substitute parental care of children by persons who may or may not be related to a child. (7-1-09)
- **242. Foster Home**. The private home of an individual or family licensed or approved as meeting the standards for foster care and providing twenty-four (24) hour substitute parental care to six (6) or fewer children. (7-1-09)
- **223. Foster Parent**. A person or persons residing in a private home under their direct control to whom a foster care license *or certification* has been issued. (3-30-01)(____)
- 234. Group Daycare Facility. A home, place, or facility providing daycare for compensation to a child or children not related by blood, marriage or legal guardianship to the person or person providing the care, where seven (7) to twelve (12) children, regardless of relationship to the person or persons providing the care, are on the premises.
- **245. Inter-Country Adoption**. The placement of a child from one (1) country to another for the purpose of adoption. (3-30-01)

- 25. Licensing Authority. The Department's child care licensing unit responsible for licensure or certification of Children's Residential Treatment Facilities, Children's Agencies, and Children's Outdoor Therapeutic Program. (7-1-09)
- **26. Mechanical Restraint**. Devices used to control the range and motion of an individual, including handcuffs, restraint boards, restraint chairs, and restraint jackets. (3-30-01)
- **27. Medical Professionals**. Persons who have received a degree in nursing or medicine and registered nurse, nurse practitioner, physician's assistant and medical doctor. (3-30-01)
- **28. Member of the Household**. Any person, other than a foster child, who resides in, or on the property of, a foster home. (3-30-01)

011. DEFINITIONS N THROUGH Z.

For the purposes of these rules, the following terms apply.

(7-1-09)

- **01. Nonaccredited Residential School.** A residential school for any number of children that is not certified or accredited pursuant to Section 39-1207, Idaho Code, or has lost accreditation and is subject to the jurisdiction of the Department as a children's residential care facility pursuant to Section 39-1210, Idaho Code, unless and until accreditation is certified by the Idaho Department of Education. (3-30-01)
- **02. Non-Compliance**. Violation of, or inability to meet the requirements of, the act or a rule promulgated under the act, or terms of licensure. (3-30-01)
- <u>Ogerator.</u> An individual who operates a daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, children's residential care facility, children's agency, or children's therapeutic outdoor program licensed by the Department under <u>Title 39, Chapters 11 or 12, Idaho Code.</u>
 - **034. Organization**. A children's agency or a children's residential care facility. (3-30-01)
- **045. Person**. Any individual, group of individuals, associations, partnerships or corporations. (3-30-01)
- **056. Physical Intervention**. Physical restraint utilized to control the range and motion of an individual. (3-30-01)
- **067. Placement**. The activities and arrangements related to finding a suitable licensed home or facility in which a child will reside for purposes of care, treatment, adoption, or other services. (3-30-01)
- 078. Plan of Correction. The detailed procedures and activities developed between the licensing authority and caregiver required to bring a <u>daycare center</u>, <u>group daycare facility</u>, <u>family daycare home voluntarily licensed by the Department</u>, foster family, <u>children's residential care</u>

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facility, or children's agency into conformity with these licensing rules.

(3-30-01)(

- **Regularly on the Premises.** For the purposes of Sections 009 and 309 of these rules, regularly on the premises means twelve (12) hours or more in any one (1) month, or daily during any hours of operation.
 - **6810. Relative.** Individuals related to a child by blood, marriage or adoption. (3-30-01)
 - **6911. Representative.** An employee of the Department of Health and Welfare. (3-30-01)
 - 1*0*2. **Residential School.** A residential facility for any number of children which: (3-30-01)
- Provides a planned, scheduled, regular, academic or vocational program for students in the elementary, middle or secondary grades as defined in Section 33-1001, Idaho Code; and (3-30-01)
- b. Provides services substantially comparable to those provided in nonresidential public schools where the primary purpose is the education and academic pursuits of the students; (3-30-01)and
- Does not seek, receive or enroll students for treatment of such special needs as substance abuse, mental illness, emotional disturbance, developmental disability or mental retardation; and (3-30-01)
- d. Does not receive payment, including payment from health insurance carriers, for identified treatment needs such as substance abuse, mental illness, emotional disturbance, developmental disability, or mental retardation; and (3-30-01)
- Does not represent to the payor of child care services provided that such payment may qualify for health insurance reimbursement by the payor's carrier or may qualify for tax benefits relating to medical services. (3-30-01)
 - 1*1*3. **Restraint**. Interventions to control the range and motion of a child. (3-30-01)
- **Seclusion**. A room within a facility designed to temporarily isolate an individual in order to gain emotional or physical control by means of structure and minimal stimulation.

(3-30-01)

- **Second Degree of Relationship.** The second degree of relationship refers to persons related consanquineally ("blood relative") and affinially ("relative by marriage") and includes their spouses. The number of degrees between two (2) relatives is calculated by summing the number of ties between each relative and the common ancestor.
- Secure. A physically restrictive setting, as in a locked or guarded residential 1<u>36</u>. facility. (3-30-01)
 - **Security Risk.** An individual who presents the possibility by actions, behavior or 1*4*<u>7</u>.

emotional reaction that may result in harm to self or others, or escape from physical control. (3-30-01)

- **158. Service Worker**. An employee of an organization who has obtained at a minimum, a Bachelor's degree in a behavioral science, including social work, sociology, psychology, criminal justice, counseling, or a related field, whose duties may include assessment, service planning, supervision and support. (7-1-09)
- **162. Shelter Care.** The temporary or emergency out-of-home care of children in a foster home or residential facility. (3-30-01)
- **1720. Social Worker**. An individual licensed by the state of Idaho in compliance with Title 54, Chapter 32, Idaho Code, and IDAPA 24.14.01, "Rules of the State Board of Social Work Examiners." (7-1-09)
- 1821. Soft Restraints. Mechanical restraints made of leather, cloth or other combinations of fibers, utilized to control the range of motion of an individual. (3-30-01)
- <u>22.</u> <u>Supervision</u>. For requirements of Sections 300 through 399 of these rules, supervision is defined as within sight and normal hearing range of the child or children being cared for.
- **1923. Time-Out**. Separation of a child from group activity as a means of behavior management. (3-30-01)
- **204. Training.** The preparation, instruction and education related to child care that increases the knowledge, skill and abilities of a foster parent, agency and residential care facility staff or volunteers. (3-30-01)
- **245. Transitional Living.** Living arrangements and aftercare services for children, or as continued care, to gain experience living on their own in a supportive and supervised environment prior to emancipation. (3-30-01)
- **226. Variance**. The means of complying with the intent and purpose of a child care licensing rule in a manner acceptable to the Department other than that specifically prescribed in the rule. (7-1-09)
- **237. Waiver.** The non-application of a child care licensing rule, except those related to safety, extended to a relative foster home by the licensing authority which serves to promote child health, well-being, and permanence while not compromising safety. (7-1-09)
- 012. -- 099. (RESERVED).

LICENSING AND CERTIFICATION (Sections 100 through 299)

100. LICENSING AND CERTIFICATION.

The purpose of licensing and certification is to set minimum standards and to monitor

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compliance. Persons applying for licensure need to be physically and emotionally suited to protect the health, safety and well-being of the children in their care. Physical surroundings must present no hazards to the children in care.

(7-1-09)(____)

- **61. Local Option**. If a city or county, within its respective jurisdiction, has adopted and is enforcing ordinances for regulating or licensing of daycare services which are at least as stringent as those contained in Subsections 300.01 through 300.15 of these rules, then those provisions of Section 39-1108, Idaho Code, will not apply within such city or county, unless the ordinance is subsequently repealed or is no longer enforced. (7-1-09)
- 62. Exemptions From Licensing. Under Sections 39-1103 and 39-1211, Idaho Code, the occasional or irregular care of a neighbor's, relative's, or friend's child or children by a person not ordinarily engaged in child care is exempt from licensure requirements for daycare and foster homes. Foster homes which have been certified by a licensed children's agency are exempt from licensure requirements, provided the standards for approval by such agency are at least as stringent as the rules and standards established by the Board and that such agency is maintained and operated in conformity with the rules and standards of the Board under Section 39-1213(b), Idaho Code.
- **031. Responsibilities of the Foster Parent or Operator.** A foster parent or operator must conform to the terms of the license *or certification*. *In addition:* (3-30-01)(
- **Responsible for Knowledge of Standards.** The foster parent or operator is responsible for knowing the standards and rules applying to the type of foster home, children's residential care facility or children's agency covered by the license *or certification*, and for conforming to them at all times; and (3-30-01)()
- **b03.** Responsible for Agency Staff Knowledge. The operators of child care facilities and agencies are responsible for ensuring that all staff members are familiar with the applicable rules governing the children's residential care facility, children's therapeutic outdoor program, or children's agency. A copy of these rules are available from the Office of the Administrative Rules Coordinator, 650 W. State Street, Boise ID 83720, or on the Office of the Administrative Rules Coordinator's website, http://adm.idaho.gov/adminrules/; and
- **e04.** Return of License. The foster parent or operator must immediately return his license or certification to the Department under any of the following circumstances:

(3-30-01)(____)

ia. Changes of management or address; or

(3-30-01)(

<u>iib.</u> Upon suspension or revocation of the license <u>or certification</u> by the Department; $\frac{(3-30-01)}{(3-30-01)}$

*iii*c. Upon voluntary discontinuation of service.

(3-30-01)

101. APPLICATIONS FOR LICENSE OR CERTIFICATION.

An applications for a license or certification are to must be submitted and action is to be initiated on all applications within thirty (30) days after receipt, that addresses each requirement for the

or

particular type of home, facility or agency to the Department. Licensing and certification studies will follow the format of these rules and will contain a specific recommendation regarding the terms of the license or certification. All foster homes, children's agencies, children's therapeutic outdoor programs, daycare centers, group daycare facilities, family daycare homes voluntarily licensed by the Department, and children's residential care facilities must also comply with applicable Idaho city and county ordinances.

(7-1-09)(____)

- **01. Sanitation Inspection**. The applicant must request and obtain a sanitation inspection and written report from the applicable Idaho Public Health District. (7-1-09)
- **O2. Fire Inspection**. The applicant must request and obtain a fire safety inspection and written report from the office of the Idaho State Fire Marshall or local fire department. (7-1-09)
- **03. Corrective Action and Fees.** The applicant must correct all deficiencies noted in the sanitation and fire reports, in order to provide documentation that the applicant has passed the inspections, and is responsible to pay any fees charged. (7-1-09)
- **04. Planning and Zoning**. The applicant must provide documentation demonstrating it meets planning and zoning requirements of the applicable Idaho city or county. (7-1-09)

102. DISPOSITION OF APPLICATIONS.

The Department will initiate action on each completed application within thirty (30) days after receipt that addresses each requirement for the specific type of home, facility, or agency. Upon receipt of a completed application and study, the licensing authority will review the materials for conformity with these rules.

(7-1-09)()

- **01. Approval of Application**. A license *or certification* will be issued to any <u>daycare center</u>, group daycare facility, family daycare home voluntarily licensed by the <u>Department</u>, foster home, children's residential facility or children's agency found to be in conformity with these rules governing the home or facility. The license *or certification* is issued according to the terms specified in the licensing *or certification* study and will be mailed to the applicant. (7-1-09)(_____)
- **O2.** Regular License. A regular license *or certification* will be issued to any daycare *or* center, group daycare <u>facility</u>, <u>family daycare home voluntarily licensed by the Department</u>, foster home, children's residential care facility, children's therapeutic outdoor program, or children's agency found to be in conformity with these rules governing the facility and will specify the terms of licensure *or certification*, such as:

 (7-1-09)(____)
 - **a.** Full time or daycare;

(3-30-01)

- **b.** The number of children who may receive care at any one (1) time; and (3-30-01)
- **c.** Age range and gender, if there are conditions in the foster home or children's residential care facility making such limitations necessary; (3-30-01)
- **d.** The regular license *or certification* for foster homes, children's agencies and twenty-four (24) hour a day child care residential facilities will be in effect for one (1) year from the date of issuance unless suspended or revoked earlier; (7-1-09)(____)

- **e.** A regular license *or certification* for <u>a</u> daycare *and* <u>center</u>, group daycare <u>facility</u>, <u>or family daycare home voluntarily licensed by the Department</u> is in effect for two (2) years from the date of issuance unless suspended or revoked earlier; and <u>(7-1-09)(</u>)
- **f.** If the license for a foster home is for a specific child only, the name of that child will be shown on the foster home license. (3-30-01)
- **03. Waiver.** A regular license *or certification* may be issued to the foster home of a relative who has received a waiver of licensing rules provided: (7-1-09)()
 - **a.** The waiver is considered on an individual case basis; (3-30-01)
 - **b.** The waiver is approved only for non-safety foster care rules; (7-1-09)
 - c. All other licensing or certification requirements have been met; (3-30-01)()
- **d.** The approval of a waiver of any foster home rules requires the licensing authority to document a description of the reasons for issuing a waiver, the rules being waived, and assurance that the waiver will not compromise the child's safety; and (7-1-09)
- **e.** The approved waiver must be reviewed for continued need and approval at regular intervals not to exceed six (6) months. (7-1-09)
- **04. Variance**. A regular license *or certification* will be issued to a foster home, children's residential care facility or children's agency approved for a variance of a licensing rule provided:

 (3-30-01)(_____)
 - **a.** The variance is considered on an individual case basis; (3-30-01)
 - **b.** The variance is approved for a non-safety licensing rules; (3-30-01)
- **c.** The approval of a variance must have no adverse effect on the health, safety, and well-being of any child in care at the foster home or facility; (7-1-09)
- **d.** The approval of a variance is documented by the licensing agency and includes a description of the reasons for issuing a variance and assurances that the variance will not compromise any child's health, safety, and well-being; and (7-1-09)
- **e.** The approved variance must be reviewed for continued need and approval annually. (7-1-09)
- **05. Provisional License** *or Certification*. A provisional license *or certification* may be issued to a daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, foster home, children's residential care facility, or children's agency when a licensing standard cannot be met but can be expected to be corrected within six (6) months, provided this does not affect the health, safety and well-being of any child in care at the home or facility.

 (3-30-01)(______)

- a. A provisional license or certification will be in effect for not more than six (6) months. (3-30-01)(
- **b.** Only one (1) provisional license *or certification* will be issued to a <u>daycare center</u>, group daycare facility, family daycare home voluntarily licensed by the <u>Department</u>, foster home, *or* children's residential care facility, children's agency, or a children's therapeutic outdoor program in any twelve-month period of time under Sections 39-1216, <u>Idaho Code</u>, and <u>for daycare facilities defined in Section</u> 39-1102, Idaho Code. (7-1-09)()
- **06. Limited License**. A limited license for a foster home may be issued for the care of a specific child in a home which may not meet the requirements for a license, provided that:

 (3-30-01)
- **a.** The child is already in the home and has formed strong emotional ties with the foster parents; and (3-30-01)
- **b.** It can be shown that the child's continued placement in the home would be more conducive to their welfare than would removal to another home. (3-30-01)
- **07. Denial of Application**. In the event that an application is denied, a signed letter will be sent directly to the applicant by registered or certified mail, advising the applicant of the denial and stating the basis for such denial. <u>An applicant whose application has been denied may not reapply until after one (1) year has elapsed from the date on the denial of application.</u>

(7-1-09)(

08. Failure to Complete Application Process.

(7-1-09)

- **a.** Failure of the applicant to complete the application process within six (6) months of the original date of application will result in a denial of the application. (7-1-09)
- **b.** An applicant whose application has been denied for being incomplete may not reapply until after one (1) year has elapsed from the date on the denial of application. (7-1-09)

103. RESTRICTIONS ON APPLICABILITY AND NONTRANSFER.

O1. Issued License. A child care license or certification applies only to the foster home, child care facility, daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, children's residential care facility, children's agency, or the person and premises designated. Each license is issued in the name of the individual, firm, partnership, association, corporation, or governmental unit identified on the application and only to a specified address of the facility or program stated in the application for the period and services specified. A license issued in the name of a foster parent, child care facility, daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, or children's agency applies only to the services specified in the license or certification. Any change in management or address renders the license or certification null and void, and the foster parent or operator must immediately return the license or certification to the licensing agency as required in Section 100 of these rules.

<u>02.</u>	<u>Nontra</u>	ansfei	rable.	Α	license	is	nont	ransferat	ole or	r assig	nable	from	one	(1)
individual t	to another,	from	one ((1) t	ousiness	enti	ty or	governm	nental	unit to	anoth	er, or	from	one
(1) location	to anothe	<u>r.</u>	•							•		•	()

<u>O3.</u> Change in Ownership, Operator, or Location. When there is	<u>a change in</u>
ownership, operator, or a change in location occurs, the facility or program must r	eapply for a
license as required in Section 101 of these rules. The new owner or operator must obt	tain a license
before starting operations.	()

(BREAK IN CONTINUITY OF SECTIONS)

105. REVISIT, AND RELICENSE AND RECERTIFICATION.

Revisit, and relicense, and re-certification studies will document how the daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, foster home, children's residential care facility, or children's agency continues to meet the standards for licensing. Consideration must be given to each point of the standards, including a review of the previous study and original application to determine what changes have occurred. An application for renewal of a license or certification must be made by the operator on the form furnished by the Department, and filled out prior to the expiration date of the license or certification currently in force. When such application for renewal has been made in the proper manner and form, the existing license or certification will, unless officially revoked, remain in force until the Department has acted on the application for renewal.

106. COMPLAINTS AGAINST <u>DAYCARE CENTERS</u>, FOSTER HOMES, CHILDREN'S RESIDENTIAL CARE FACILITIES AND CHILDREN'S AGENCIES.

- <u>one of the day care facility</u>. The Department will investigate complaints regarding <u>day care centers</u>, group day care facilities, family day care homes voluntarily licensed by the Department, foster homes, children's residential care facilities or children's agencies. The investigation may include further contact with the complainant, scheduled or unannounced visits to the children's residential care facility, foster home, <u>day care center</u>, group day care facility, family day care home, or children's agency, collateral contacts including interviews with the victim, parents or guardian, children's residential care facility or children's agency administrator, <u>operator</u>, staff, consultants, children in care, other persons who may have knowledge of the complaint, and inspections by fire or health officials.
- <u>**02.**</u> <u>Informed of Action.</u> If an initial preliminary investigation indicates that a more complete investigation must be made, the foster parents, operator, <u>daycare center</u>, <u>group daycare facility</u>, <u>family daycare home voluntarily licensed by the Department</u>, children's residential care facility or children's agency will be informed of the investigation, and any action to be taken, including referral for civil or criminal action.

107. SUSPENSION FOR CIRCUMSTANCES BEYOND CONTROL OF FOSTER PARENT OR OPERATOR.

When circumstances occur over which the foster parent or operator has no control including

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108. SUSPENSION OR REVOCATION FOR INFRACTIONS.

A license *or certification* may be suspended for infractions of these rules. Such suspension may lead to revocation if the foster parent or operator fails to satisfy the Director that the infractions have been corrected sufficiently to assure conformity with the rules.

(7-1-09)(

109. NON-RENEWAL, DENIAL, REVOCATION, OR SUSPENSION OF LICENSE OR CERTIFICATION.

If, upon investigation, it is found that an applicant, foster parent, or operator has failed or refused to comply with any of the provisions of the Basic Daycare License Law, Sections 39-1101 through 39-114720, Idaho Code, or the Child Care Licensing Reform Act, Sections 39-12081 through 39-1224, Idaho Code, or with these rules, or with any provision of the license-or certification, the Director may deny, suspend, revoke, or not renew a license or certification. The Department may also deny, suspend, revoke, or not renew deny renewal of a license or certification for any daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, child care facility, children's residential care facility, children's agency, children's therapeutic outdoor program, or foster home when any of the following in Subsection 109.01 and 109.02 of this rule is determined.

- **01. Criminal Record**. Anyone providing direct care or working onsite under these rules refuses to comply with the requirements in IDAPA 16.05.06, "Criminal History and Background Checks." (7-1-09)
- **Other Misconduct**. The applicant, foster parent, <u>operator</u>, or the person proposed as chief executive officer <u>except for daycare facilities</u>: (3-30-01)(_____)
- **a.** Fails to furnish any data, statistics, records or information requested by the Department without good cause or provides false information; (3-30-01)
- **b.** Has been found guilty of or is under investigation for fraud, deceit, misrepresentation or dishonesty associated with the operation of a children's residential care facility or children's agency; (3-30-01)
- **c.** Has been found guilty of or is under investigation for the commission of any felony; (3-30-01)
- **d.** Has failed to exercise fiscal accountability toward a client or the Department regarding payment for services; or (3-30-01)
- **e.** Has knowingly permitted, aided or abetted the commission of any illegal act on the premises of the <u>daycare center</u>, group daycare facility, family daycare home voluntarily licensed by the Department, foster home, children's residential care facility, or children's agency.

(7-1-09)

(BREAK IN CONTINUITY OF SECTIONS)

111. ENFORCEMENT REMEDY OF SUMMARY SUSPENSION AND TRANSFER OF RESIDENTS OR CHILDREN.

The Department may summarily suspend a <u>daycare center</u>, group daycare facility, family daycare home voluntarily licensed by the Department, foster home, children's agency, children's therapeutic outdoor program, or a children's residential care facility license and require the program to transfer residents <u>or children</u> when the Department has determined a resident's <u>or child's</u> health and safety are in immediate jeopardy. <u>Children in a daycare center</u>, group daycare facility, or family daycare home will not be transported from the facility, instead the parent or <u>legal guardian</u> will be contacted.

112. ENFORCEMENT REMEDY REVOCATION OF LICENSE AND TRANSFER OF RESIDENTS <u>OR CHILDREN</u>.

The Department may revoke the license of a <u>daycare center</u>, group <u>daycare facility</u>, <u>family daycare home voluntarily licensed by the Department</u>, foster home, children's agency, children's therapeutic outdoor program, or children's residential care facility when the Department determines the provider is not in compliance with these rules. <u>Children in a daycare center</u>, group <u>daycare facility</u>, or <u>family daycare home will not be transported from the facility</u>, instead the <u>parent or legal guardian will be contacted</u>. Revocation and transfer of residents <u>or children</u> may occur under the following circumstances.

- **01. Endangers Health or Safety**. Any condition that endangers the health or safety of any resident or child. $\frac{(7-1-09)}{(7-1-09)}$
- **O2. Not in Substantial Compliance**. A foster home, children's agency, <u>daycare center</u>, group daycare facility, family daycare home voluntarily licensed by the Department, children's therapeutic outdoor program, or children's residential care facility is not in substantial compliance with these rules.

 (7-1-09)(____)
- **O3.** No Progress to Meet Plan of Correction. A foster home, children's agency, daycare center, group daycare facility, family daycare home voluntarily licensed by the Department, children's therapeutic outdoor program, or children's residential care facility has made little or no progress in correcting deficiencies within thirty (30) days from the date the Department accepted a plan of correction.
- **04. Repeat Violations**. Repeat violations of any requirement of these rules or provisions of Title 39, Chapter 11 and Chapter 12, Idaho Code. (7-1-09)(____)
- **05. Misrepresented or Omitted Information**. A foster home, children's agency, daycare center, group daycare facility, family daycare home voluntarily licensed by the <u>Department</u>, children's therapeutic outdoor program, or children's residential care facility has knowingly misrepresented or omitted information on the application or other documents pertinent to obtaining a certificate.

 (7-1-09)()

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06. Refusal to Allow Access . Refusal to allow Department rep	resentatives full access
to the foster home, children's agency, daycare center, group daycare facilit	y, family daycare home
voluntarily licensed by the Department, children's therapeutic outdoor	program, or children's
residential care facility and its grounds facilities and records.	(7-1-09) ()

07.	Violation of Ten	rms of Provi	isional Lice	ense. A	childre	en's agei	ncy, <u>dayc</u>	are ce	nter,
group daycare	e facility, family	daycare hom	e voluntaril	y licen	sed by	the Der	oartment,	childr	en's
therapeutic ou	itdoor program, o	or children's	residential	care fa	cility t	hat has	violated	any of	f the
terms or condi	itions of a provisi	onal license.			•		$\frac{(7-1)^{-1}}{1}$	-09) ()

(BREAK IN CONTINUITY OF SECTIONS)

	300.	STANDA	ARDS F	OR DAY	CARE
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In addition to meeting the rules and minimum standards required in Sections 000 through 199 of these rules, each owner, operator, or applicant seeking licensure from the Department as a daycare center, group daycare facility, or family daycare home must also meet the requirements under Title 39, Chapter 11, Idaho Code and Sections 300 through 399 of these rules.

01. Purpose. The stated legislative purpose of Sections 39-1101 through 39-1117, Idaho Code, is to provide for minimum statewide daycare licensing for children less than twelve (12) years of age. Persons with certain criminal backgrounds are prohibited from working in daycare centers. Responsibilities for regulatory authority are divided between the Board, the state fire marshal, and the public health districts. As stated in Section 39-1101, Idaho Code: "It is declared to be the policy of the state to establish a minimum statewide system for the protection of children in daycare centers. This system is intended to establish minimum standards, while still leaving primary responsibility for evaluation and selection of daycare services with parents. The minimum standards established by this chapter are not to be construed as preempting more stringent regulation by county or city ordinance." Local Option. If a city or county, within its respective jurisdiction, has adopted an ordinance for regulation or licensing of daycare services, then the provisions of Title 39, Chapter 11, Idaho Code, and Sections 300 through 399 of these rules will not apply within such city or county, unless the ordinance is subsequently repealed. To qualify for local option exemption, the local ordinance of a county or a city must include:

<u>a.</u> A criminal history check at least as stringent as the check required in Sections 39-1105 and 39-1113, Idaho Code;

<u>b.</u> Compliance with safety standards at least as stringent as required in Section 39-1109, Idaho Code;

<u>c.</u> Compliance with health standards at least as stringent as required in Section 39-1110, Idaho Code; (_____)

<u>d.</u> Compliance with immunization requirements at least as stringent as required in Section 39-1118, Idaho Code; and

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- <u>e.</u> <u>Compliance with training requirements at least as stringent as required in Section 39-1119, Idaho Code.</u> (_____)
- **O2.** Fee Charged. Fees are charged at the time of initial application for a basic daycare license or certification. The fees will be used to cover the expenses for fire inspections, health inspections and criminal history and background checks. The initial inspection fees are non-refundable. Basic daycare licenses and certifications are valid for a period of two (2) years. Minimum Age of Applicant. An individual, submitting an application to the Department to be licensed for a daycare center, group daycare facility, or family daycare home, must be a minimum of eighteen (18) years of age.

 (4-9-09)(
- **a.** Fees will also be charged at the time of application for renewal of a license or certification. An application for renewal must be filed every two (2) years prior to the expiration of a current basic daycare license or certification in order for the current license or certification to remain valid, pending the completion of the appropriate inspections. Application and inspection fees for renewal are non-refundable.

 (4-9-09)
- **b.** Fees for initial inspection and renewal of basic daycare licenses and certifications must be paid directly to the inspecting fire and health agencies. The criminal history check fees and application fee for renewal must be paid directly to the Department. (4-9-09)
- e. The applicable license fee payable to the Department upon initial application or a renewal will be reduced for any daycare facility which provides evidence that at least fifty percent (50%) of its staff is certified in infant/child first aid and cardiopulmonary resuscitation. (4-9-09)
- i. To receive such refund of monies paid to the Department for licensure or renewal, the applicant or owner/operator of such daycare facility must submit to the Department daycare licensing unit, at any time during the period of a valid license or certificate for daycare, written documentation of the number of staff in the daycare facility and that at least fifty percent (50%) of that staff is certified in infant/child first aid and cardiopulmonary resuscitation. (4-9-09)
- ii. Upon receipt of valid documentation that fifty percent (50%) of the staff of that daycare facility is so certified, a payment equal to twenty-five percent (25%) of the licensing fee paid will be made to the applicant or owner/operator of such licensed daycare facility. (4-9-09)
- 03. Initial Application Fees for Basic Daycare License. All unlicensed and previously licensed daycare centers caring for thirteen (13) or more children are required to submit an initial application for a basic daycare license. The maximum fees for both unlicensed and previously licensed centers cannot exceed one hundred dollars (\$100) for a state license. (4-9-09)
- *a.* The following fees will be included with the initial application for a basic daycare license: (3-30-01)
 - i. Health Inspection thirty-five dollars (\$35) payable to the Health District; (3-30-01)
- ii. Fire Inspection up to twenty dollars (\$20) payable to fire inspector or fire inspection agency; and (3-30-01)

- iii. Criminal History Check forty-five dollars (\$45) for the criminal history check will be charged for each licensing applicant and is separate from the application fees for health and fire inspections. The fees for criminal history checks are the responsibility of the individual or daycare center with which they are associated (4-9-09)
 - **b.** Posting of license in a conspicuous place at the daycare center is required.

 (3-30-01)
- e. The Department obtains a criminal history check on only those applicants, owners, operators, employees or volunteers who have direct contact with the children in care and on all other individuals twelve (12) years of age or older who have unsupervised direct contact with children in care. "Volunteers" when used in this chapter means only those persons who have direct unsupervised contact with children in care for more than twelve (12) hours in any one (1) month.
- *Application Fees for Renewal of Basic Daycare License.* A basic daycare license must be renewed every two (2) years. The application fee for renewal of a license cannot exceed sixty dollars (\$60). The following fees will be included with an application for renewal of a basic daycare license:

 (4-9-09)
 - **a.** Department ten dollars (\$10) payable to the Department; (3-30-01)
 - **b.** Health Inspection thirty dollars (\$30) payable to the Health District; and (3-30-01)
- e. Fire Inspection up to twenty dollars (\$20) payable to fire inspector or fire inspection agency.

 (3-30-01)
- d. It will be the responsibility of the applicant, owner, or operator of a daycare center to ensure that a criminal history check is initiated within ten (10) days for staff having direct contact with children to include employees and volunteers and all other individuals twelve (12) years of age or older who have unsupervised direct contact with children in care. (3-30-01)
- 95. Initial Application Fees for Certification. All unlicensed and previously licensed group daycare facilities caring for seven (7) to twelve (12) children are not required to be licensed but must be certified by obtaining a fire inspection and criminal history check for applicant and staff.

 (4-9-09)
- *a.* The following fees shall be included with the initial application for a state certification: (3-30-01)
- i. Fire Inspection up to twenty dollars (\$20) payable to fire inspector or fire inspector agency; (3-30-01)
- ii. Criminal History Check fifty-five dollars (\$55) will be charged for each certification applicant, owner, operator, employee or volunteer at the group daycare facility requiring a criminal history check and is separate from the application fee for a fire inspection

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and is the responsibility of the individual or group daycare facility.

(4-9-09)

- **b.** The fire inspection certification and verification of the required criminal history check must be available for inspection on the premises. (4-9-09)
- e. The Department obtains a criminal history check on only those applicants, owners, operators, employees, or volunteers and all other individuals twelve (12) years of age or older who have unsupervised direct contact with children in care.

 (4-9-09)
- **96.** Application Fee for Renewal of Certification. A certification must be renewed every two (2) years. The application fee for renewal of a certification will not exceed thirty dollars (\$30). The following fees will be included with the application for renewal of certification: (4-9-09)
 - **a.** Department ten dollars (\$10) payable to the Department; and (3-30-01)
- **b.** Fire Inspection up to twenty dollars (\$20) payable to fire inspector or fire inspection agency. (3-30-01)
- e. It will be the responsibility of the applicant, owner or operator of a group daycare facility to ensure that any employees and volunteers having direct contact with children have, upon employment or assignment, a criminal history check initiated within ten (10) days for staff.

 (3-30-01)
- O7. Voluntary Compliance by Group Dayeare Facilities for Basic Dayeare License. A group daycare facility may elect voluntarily to secure a basic daycare license and must meet the same requirements as for daycare centers. Group daycare facilities wishing to apply for a basic daycare license must comply in all cases with the requirements of a fire inspection, health inspection and criminal history check. Group daycare facilities electing to secure a basic daycare license will be charged the same fees as for daycare centers.

 (4-9-09)
- 08. Family Dayeare Homes. Family daycare homes caring for six (6) or fewer children are not required to have a basic daycare license or certification. A family daycare home may, however, elect voluntarily to secure a basic daycare license and must meet the same requirements as for daycare centers. Family daycare homes wishing to apply for a basic daycare license must comply with the requirements of a fire inspection, health inspection and criminal history check, when required. Family daycare homes electing to secure a basic daycare license will be charged the same fees as for daycare centers.

 (4-9-09)
- obtain and submit criminal history checks with fingerprints on applicants, owners, operators, employees and volunteers of daycare centers, group daycare facilities and family daycare homes, when the home wishes to voluntarily comply with the requirements for a basic daycare license. The criminal history check is conducted under Sections 39-1113 and 56-1004A, Idaho Code, and IDAPA 16.05.06, "Criminal History and Background Checks." Criminal history checks are required on employees, volunteers, and all other individuals twelve (12) years of age or older who have unsupervised direct contact with children in care. Basic daycare licenses, certifications and/or daycare provider permits will be used as a means of verifying that no record has been found

under Sections 39-1113 and 39-1115(3), Idaho Code, on licensing and certification applicants, owners, operators, employees and volunteers requiring criminal history checks. (4-9-09)

- 10. Temporary Basic Dayeare Licenses, Certifications, and Dayeare Provider Permits.
- **a.** The Department may issue temporary basic daycare license, temporary certifications and temporary daycare provider permits to licensing or certification applicants pending the completion of the necessary daycare inspections or criminal history checks. The Department may also issue temporary daycare provider permits to daycare providers who are owners, operators, employees and volunteers pending the completion of the criminal history check. All temporary basic daycare licenses, temporary certifications and temporary daycare provider permits will be issued under the following conditions:

 (4-9-09)
- *i.* Issued for a period not to exceed one hundred twenty (120) days, unless otherwise extended by the Department. (4-9-09)
- ii. Applicants, owners, operators, employees and volunteers requiring a criminal history check properly completing and signing a notarized self-declaration certifying that they have never been found guilty of or received a withheld judgement for any of the crimes enumerated in Sections 39-1113 and 39-1115(3), Idaho Code, pending the completion of the criminal history check.

 (3-30-01)
- iii. All temporary basic daycare licenses and certifications are conditional upon satisfactory daycare facility inspections and applicants' satisfactory criminal history checks.
 (3-30-01)
- iv. All temporary daycare provider permits are conditional upon satisfactory criminal history checks.

 (3-30-01)
- b. If a criminal history check on an applicant for licensing or certification or a currently licensed or certified daycare facility discloses an owner, operator, employee or volunteer with a guilty conviction or a withheld judgement under Sections 39-1113 and 39-1115(3), Idaho Code, the individual must be suspended immediately from continued employment or volunteering. The daycare facility and individual will be in violation of these rules and subject to a misdemeanor if the individual is retained after receiving notice by certified mail from the Department that the individual has been found guilty of or received a withheld judgement for an offense under Sections 39-1113 and 39-1115(3), Idaho Code.

 (4-9-09)
- H. Responsibilities of Applicants, Owners or Operators. It is the responsibility of the applicant, owner or operator of a daycare facility to maintain a personnel record on each employee and volunteer at the daycare facility having direct contact with children. The personnel record must include date of initial employment or assignment, date of termination or extended leave from employment or assignment, a copy of the daycare provider permit and any other information which may be necessary to establish daycare facility and personnel compliance with Section 39-1105, Idaho Code. It is the responsibility of the applicant, owner or operator of a daycare facility to ensure new employees and volunteers having direct contact with children, and all other individuals twelve (12) years of age or older who have unsupervised direct contact with

children, submit to the Department within ten (10) days from the date of initial employment or assigned self-declaration certifying they have not been found guilty of or received a withheld judgement for the crimes under Section 39-1115(3), Idaho Code. Two (2) fingerprint cards (FD-258) with fingerprints for personnel requiring criminal history checks must also be completed within ten (10) days from the date of initial employment or assignment. (4-9-09)

12. Immunizations Required. Under Section 39-1118, Idaho Code, the immunizations required and the manner and frequency of their administration are provided in IDAPA 16.02.11, "Immunization Requirements for Children Attending Licensed Daycare Facilities in Idaho."

(4-9-09)

- 13. Employee Training. The owner operator of a daycare center must ensure through documentation that each employee receives four (4) hours of ongoing training every twelve (12) months after the employee's hire date.
- 14. Preemption. These rules do not preempt more stringent local regulation or requirements. (3-30-01)

301. TYPES OF DAYCARE LICENSES.

Subject to meeting all requirements under Title 39, Chapter 11, Idaho Code, and the rules and minimum standards in this chapter, the Department will determine the type of daycare license required by an owner or operator providing daycare by counting each child on the premises, regardless of relationship to the person or persons providing the care. The following types of daycare licenses may be issued by the Department.

- <u>O1.</u> <u>Daycare Center License.</u> A license is issued for a place or facility providing care and supervision for compensation to a child or children not related by blood, marriage, or legal guardianship to the person or persons providing the care, where thirteen (13) or more children, regardless of relationship to the person or persons providing the care, are on the premises. (
- <u>O2.</u> <u>Group Daycare Facility.</u> A license is issued for a place or facility providing care and supervision for compensation to a child or children not related by blood, marriage or legal guardianship to the person or person providing the care, where seven (7) to twelve (12) children, regardless of relationship to the person or persons providing the care, are on the premises.
- <u>O3.</u> Family Daycare Home. A place or facility providing care or supervision for compensation to a child or children not related by blood, marriage, or legal guardianship to the person or persons providing the care, where six (6) or fewer children, regardless of relationship to the person or persons providing the care, are on the premises. A family daycare home is not required to be licensed; however, a family daycare home may voluntarily elect to submit an application for a license to the Department.

<u>302. -- 308.</u> (RESERVED).

- 309. <u>CRIMINAL HISTORY AND BACKGROUND CHECK FOR DAYCARE STANDARDS.</u>
 - 01. Criminal History and Background Check for Daycare Centers and Group

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group daycare Department the for a Department	e facility, or a family daycare home must submit evidence that is satisfactor that the following individuals have successfully completed and received a content criminal history and background check under the provisions of Section 113, Idaho Code:	ry to the learance
<u>a.</u>	Owners, operators, and employees;	()
<u>b.</u> direct contact	All other individuals thirteen (13) years of age or older who have unsugith children or are regularly on the premises.	pervised ()
as authorized jurisdiction in eighteen (18) check of the jurisdiction in the properties of the p	Juvenile Justice Records. The criminal history and background check der eighteen (18) years of age, must include a check of the juvenile justice by the minor and his parent or guardian. Records must be checked which the individual has resided since becoming thirteen (13) years of age years of age. Each owner, operator, or applicant is responsible for requivenile justice record, paying for the costs of a check of the juvenile justice g them to the Department for review. A check of the juvenile justice record llowing:	records, for each through testing a records,
<u>a.</u> court;	Juvenile justice records of adjudication of the magistrate division of the	district ()
<u>b.</u>	County probation services; and	()
<u>c.</u>	Department records.	()
	Criminal History and Background Check for Family Daycare Homes 14, Idaho Code, any person providing daycare for four (4) or more child be home is required to comply with the requirements of Sections 39-1105 rode.	lren in a
employed by	Criminal History and Background Check for Private Schools and 18. Under Section 39-1105, Idaho Code, any person who owns, operated a private school for educational purposes for children four (4) through six (ivate kindergarten is required to comply with the requirements of Sections Idaho Code.	es, or is (6) years
facility, or fan	Cost of Criminal History and Background Check and Juvenile howner, operator, or applicant seeking licensure of a daycare center, group nily daycare home is responsible for the cost of the criminal history and back of the juvenile justice records.	daycare
juvenile justic be self-disclos	On-going Duty to Report Convictions. Following completion of a venile justice background check and clearance, additional criminal convict adjudications for disqualifying crimes under Section 39-1113, Idaho Coesed by the individual to the owner or operator of a daycare center, group mily daycare home. The owner or operator must report these additional control of the control of th	ions and de, must daycare

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0602-0901 Standards for Child Care Licensing PENDING FEE RULE and adjudications to the Department within five (5) days of learning of the conviction or adjudication. 310. -- 319. (RESERVED). **LICENSING FEES.** The nonrefundable licensing fee must be paid directly to the Department at the time of initial application or at the time the application for renewal is submitted. **Licensing Fee Amounts.** The maximum fee for initial application of an unlicensed daycare or renewal must not exceed the following amounts. Daycare center license fee must not exceed one hundred seventy-five dollars (\$175).Group daycare facility license fee must not exceed one hundred dollars (\$100). <u>b.</u> Family daycare home voluntarily license fee must not exceed one hundred dollars (\$100). **Inspection Fees.** Fees for fire inspections and health and safety inspections are included in *licensing* fees paid to the Department. APPLICATION FOR DAYCARE LICENSE OR RENEWAL. Any individual applying for licensure as a daycare center, group daycare facility, or family daycare home voluntarily licensed by the Department must be at least eighteen (18) years of age. The applicant must apply on forms provided by the Department and must provide information required by the Department set forth in the following Subsections 321.01 through 321.10. () Completed and Signed Application. A completed application form signed and dated by the applicant. **Licensing Fee.** The applicant must include the appropriate licensing fee described in Subsection 320.01 of this rule at the time the initial application is submitted to the Department. <u>Inspection Reports</u>. The following reports must be submitted to the Department with the application: Proof that the proposed facility meets local building code, where required; (<u>a.</u> Proof that the proposed facility meets local electrical code, where required; (<u>b.</u> Proof that the proposed facility meets fire code, where required; and <u>c.</u>

<u>d.</u>

Proof that the facility meets local planning and zoning requirements.

Standards fo	or Child Care Licensing	PENDING FEE RULE
04. insurance cov	Proof of Insurance . The applicant must provide proof of c erage for the daycare facility.	urrent fire and liability
	Criminal History and Background Clearance. Evidence is required to have a criminal history and background on the Department required in Section 309 of these rules.	
<u>06.</u> rules have bee	Statement to Comply. The applicant must provide a written thoroughly read and reviewed and the applicant is prepared.	
against the ap	Statement Disclosing Revocation or Disciplinary Action any revocation or other disciplinary action taken or in the plicant as a daycare provider in Idaho or any other jurisdiction stating he has never been involved in any such action.	process of being taken
<u>08.</u> that may be r provisions of	Other Information as Requested. The applicant must proequested by the Department for the proper administration a this chapter.	
application, fe	Additional Requirements for License Renewal. A day two (2) years. The daycare operator must submit to the Dee, and all required documentation in this section of rule at least piration of the current daycare license.	epartment the renewal
Failure to coo	Termination of Application Process. Failure of the applint in the application process may result in the termination of the perate means that the information requested is not provided and in the form requested by the Department, or both.	he application process.
<u>322 324.</u>	(RESERVED).	
325. <u>ISSU</u>	ANCE OF LICENSE.	
01. the daycare fa	<u>Department Action</u> . The Department will order a health a acility once the application for licensure is complete.	nd safety inspection of ()
	Issuance of a Regular License. If the Department determine the rules and minimum standards set forth in these rule following the date the completed application is submitted the set.	s, the Department will
<u>a.</u> may receive c	Daycare Center License, stating the type of facility, the nurrer at any one (1) time, and the length the license is in effect;	
<u>b.</u> who may rece	Group Daycare Facility License, stating the type of facility, eive care at any one (1) time, and the length the license is in e	

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DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0602-0901 Standards for Child Care Licensing PENDING FEE RULE Family Daycare Home License, stating the type of facility, the number of children who may receive care at any one (1) time, and the length the license is in effect. **03. Issuance of Provisional License.** If the Department determines that a licensing standard can not be met but is expected to be corrected within six (6) months, provided this does not effect the health, safety, and well-being of any child in care at the home or facility, a provisional license may be issued for a period of time not to exceed one hundred eighty (180) days. A provisional license automatically expires after one hundred eight (180) days and can only be issued one (1) in any twelve-month period. A provisional license may be issued for: Daycare Center License, stating the type of facility, the number of children who may receive care at any one (1) time, and the length the license is in effect; Group Daycare Facility License, stating the type of facility, the number of children who may receive care at any one (1) time, and the length the license is in effect; or Family Daycare Home License, stating the type of facility, the number of children who may receive care at any one (1) time, and the length the license is in effect. **Denial of Licensure.** If the Department determines the applicant is not in compliance with the rules and minimum standards set forth in this chapter and further determines not to issue a regular license or provisional license, the Department will, within thirty (30) days from the date the completed application is submitted, issue a letter of denial of licensure stating the basis for the denial. Incomplete Application. The Department is not required to take any action on an application until the application is complete. Notification of License Renewal. The Department will notify the licensed daycare operator at least ninety (90) days prior to expiration of the license. List of Licensed Daycare Facilities. The Department will maintain a list of all licensed daycare facilities for public use. 326. --329. (RESERVED). EMPLOYEE AND OTHER INDIVIDUAL RECORD REQUIREMENTS. Each owner or operator of a daycare center, group daycare facility, or family daycare home voluntarily licensed by the Department must maintain a current list covering the previous twelvemonth period of all employees and other individuals thirteen (13) years of age or older who have unsupervised direct contact with children, or are regularly on the premises, regardless of how many hours worked or volunteered. The list must specify, at a minimum, the following:

Legal name.

Proof of Age.

Phone Number.

<u>01.</u>

02.

<u>03.</u>

Standards for	or Child Care Licensing PENDING F	EE RULE
<u>04.</u>	Record of Training.	()
<u>05.</u>	Verification of Criminal History and Background Check Clearance.	()
<u>06.</u> applicable.	Results of Juvenile Justice Records. The results of juvenile justice reco	ords, when
<u>07.</u> First Aid <i>Trea</i>	<u>Certification</u> . Verification of <u>Pediatric Rescue Breathing</u> , <u>Infant-Child</u> <u>atment certification from a certified instructor</u> , when applicable.	<u>CPR, and</u>
<u>08.</u>	Record of Hours. The times, dates, and records of hours on the premises	each day.
Each owner voluntarily lie	D RECORD CONTENT REQUIREMENTS. or operator of a daycare center, group daycare facility, or family daycare sensed by the Department, must maintain a record for each child on the previous twelve-month period. The record must contain, at a minimum previous twelve-month period.	premises
<u>01.</u>	Child's Full Name.	()
<u>02.</u>	Date of Birth.	()
<u>03.</u>	Parent or Guardian's Name, Address. and Contact Information.	()
<u>04.</u>	Emergency Contact Information .	()
<u>05.</u>	Child's Health Information.	()
<u>a.</u>	Immunization record or waiver of exemption form or statement;	()
<u>b.</u>	Any medical conditions that could affect the care of the child;	()
<u>c.</u>	Medications the child is taking or may be allergic to.	()
<u>06.</u>	Record of <i>Attendance</i> . The times, dates, and record of <i>attendance</i> each	<u>day.</u> ()
<u>332 334.</u>	(RESERVED).	
Each owner licensed by t	D-STAFF RATIOS AND MAXIMUM GROUP SIZES. or operator of a daycare center, group daycare facility, or family dayce the Department must maintain, at all times during hours of operation, present, child-staff ratios and maximum group size according to Section Computing the Child-Staff Ratio. The Department will compute the	or when 39-1109,

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ratios as follo	ws:	()
a. child <i>on the p</i>	The maximum ratio of children to staff is determined remises;	by the age of the youngest ()
b. providing the	Each child on the premises, regardless of relationship care, is counted for the purposes of determining the child	
<u>c.</u> staff for the p	All adult <i>employees</i> providing direct supervision to the urpose of computing the child-staff ratio; and	he children are counted as
	Employees sixteen (16) and seventeen (17) years of agovee, when providing direct supervision to children, may mputing the child-staff ratio.	ge under the supervision of be counted as staff for the ()
<u>02.</u> maximum gro	Computing the Maximum Group Size. The Department of the Department of the Computing the Maximum Group Size.	artment will compute the
<u>a.</u> on the premis	The maximum allowable group size is determined by thes.	ne age of the youngest child
<u>b.</u> providing the	Each child, on the premises, regardless of relationship care, is counted for the purpose of determining the maximum.	
<u>c.</u> children allov	The maximum group size for all groups cannot exceed for a single staff member except;	ceed twice the number of
<u>i.</u> the maximum	If no more than two (2) children are in attendance under group size is ten (10) children; or	er the age of two (2) years,

<u>O3.</u> <u>Child-Staff Ratios and Maximum Group Sizes</u>. Child-staff ratios and maximum group sizes must be maintained during all hours of operation or when children are present on the premises as described in the table below:

If three (3) or more children are in attendance under the age of two (2) years the

CHILD-STAFF RATIOS AND MAXIMUM GROUP SIZE Based on Age of Youngest Child TABLE 335.03					
Ages and Counts Based on Age of Youngest Child Child:Staff Ratio Maximum Group Size					
1 child under the age of 2 years	6:1 or 12:2	<u>12</u>			
2 children under the age of 2 years	6:1 or 10:2	<u>10</u>			
3 or more children under the age of 2 years	<u>6:1 or 9:2</u>	9			

maximum group size is nine (9) children.

CHILD-STAFF RATIOS AND MAXIMUM GROUP SIZE Based on Age of Youngest Child TABLE 335.03						
Ages and Counts Based on Age of Youngest Child	Child:Staff Ratio	Maximum Group Size				
All children at least 2 years of age but less than 3 years of age	8:1 or 16:2	<u>16</u>				
All children at least 3 years of age but less than 4 years of age	10:1 or 20.2	<u>20</u>				
All children at least 4 years of age but less than five years of age	<u>12:1 or 24:2</u>	<u>24</u>				
All children at least 5 years of age or more	18:1 or 36:2	<u>36</u>				

	All Children	at least 5 years or age or more	10.1 01 30.2	<u>30</u>	
					<u> </u>
invo chi day	<u>olvement o</u> ld-staff rat	Supervision of Children. or the direct care, protection, or direct observation. In addition and maximum group size ty, or family daycare home lice oyee is:	supervision, and guidance tion to meeting all of the the owner or operator o	of children throum minimum required of a daycare cent	igh active ements of ter, group
who	a. en children	Awake and on duty on the part are present, and	remises at all times during	regular business	hours or
<u>trec</u>	<u>b.</u> utment.	Currently certified in pediat	ric rescue breathing, infan	ıt-child CPR, and	<u>l first-aid</u> ()
<u>mu</u>	05. st be within	Napping Children. Napping easy hearing distance at all t		thin sight of an	employee ()
<u>the</u>	06. following	Overnight Daycare. For da must apply:	ycare operators providing	overnight care of	f children ()
<u>mu</u>	a. st be able t	A sleeping child must sleep o hear the children; and	on the same level as the en	mployee and the	employee ()
	<u>b.</u>	An employee must be awake	and on duty to release and	receive a child.	()
<u>336</u>	<u> 339.</u>	(RESERVED).			
lice	ch owner on the owner of the owner o	NING REQUIREMENTS. or operator of a daycare cen le Department, must ensure th twelve (12) months after the	at each employee receives		

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01. child develop	Child Development Training. Training must be rement.	elated to continuing education in ()
<u>02.</u> ensure that er	<u>Documented Training</u> . It is the responsibility of a mployees have completed and documented four (4) I	
	<u>Pediatric Rescue Breathing, Infant-Child CP</u> diatric rescue breathing, infant-child CPR, and first the required four (4) hours of annual training.	
	Employee Training Records. Each daycare own documentation of employee training and may be ask cense renewal.	
<u>342 344.</u>	(RESERVED).	
Under Sections employees, a abandoned, or reasonably retwenty-four (enforcement and analysis)	DATORY REPORTING OF ABUSE, ABANDO on 16-1605, Idaho Code, daycare personnel, income and any other person who has reason to believe or neglected or is being subjected to conditions esult in abuse, abandonment, or neglect, must report (24) hours, such conditions or circumstances to the agency. [ATION AND ACCESS.]	cluding the owners, operators, that a child has been abused, or circumstances which would t or cause to be reported within
parental or g	Visitation Rights. Parents and guardians have uses when their child is in the care of the daycare operation entry to the daycare premises or access to revocation of a daycare license.	erator. Failure or refusal to allow
the daycare of	Court Ordered Denied or Limited Visitation Rilimited or has been denied visitation rights by a coupperator has written documentation from the court for a right to visitation upon the parent or guardian.	rt of competent jurisdiction, and
	Department Access. The owner or operator of a samily daycare home voluntarily licensed by the access to the premises for re-inspection at any time days.	e Department, must allow the
<u>347 349.</u>	(RESERVED).	
Each daycare	SAFETY STANDARDS. e center, group daycare facility, or family daycare h must comply with the fire safety standards outli s rule.	

01. For a daycare	<u>Inspections</u> . Inspections must be completed by the local fire official or de located outside of the area of authority outlined in Section 39-1109, Idaho Co	esignee.
	an designate an approved inspector for daycare licensing purposes only.	(
<u>02.</u> unobstructed p	<u>Unobstructed Exits</u> . Required exits must be located in such a way path outside the building is provided to a public way or area of refuge.	that an
<u>a.</u> knowledge or	Exit doors must open from the inside without the use of a key or any effort.	special ()
	There must be at least two (2) exits located a distance apart of not less the diagonal dimension of the building or portion used for daycare, but not to 75) feet. An exception may be made for the following:	
<u>i.</u> totally protect	The distance between exits may be extended to ninety (90) feet if the builted throughout with smoke detectors; or	lding is
<u>ii.</u> building is equ	The distance between exits may be increased to one hundred ten (110) fee uipped with an automatic fire sprinkler system.	et if the
	The required dimensions of exits must not be less than thirty-two (32) in the less than six (6) feet, eight (8) inches in height. An except loors will be accepted as a required second exit in a family daycare home and ties only.	ion for
minimum hei	Sleeping room exits must be provided with at least one (1) emergency at least a minimum single net clear opening of five point seven (5.7) squaght twenty-four (24) inches, minimum width twenty (20) inches, and maeight not over forty-four (44) inches.	re feet,
<u>i.</u> without the us	Approved egress windows from sleeping areas must be operable from the se of separate tools.	e inside ()
<u>ii.</u>	In lieu of egress windows, an approved exit door is acceptable.	()
<u>iii.</u> to sit in front o	An approved piece of furniture or platform, if anchored in place, may be ap of a window if the sill height is over forty-four (44) inches.	proved ()
one (1) exit fr	Where children are located on a story below the level of exit discharge (base at least two (2) exits, one (1) of which must open directly to the outside. Moreom the basement opening directly to the outside may be required, depending the building, in order to ensure the safety of the occupants.	re than
<u>f.</u> be two (2) ex building code.	Where children are located on a story above the level of exit discharge, the its, one (1) of which must open directly to the outside and be in complians.	

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	LITY CAPACITY AND DETERMINING OCCUPANT LOAD. d is determined by the local fire official or designee.	<u>()</u>
01. areas used for	Area for Daycare Use Only. The local fire official or designee will only use daycare purposes when determining the occupant load.	se those
	Facilities with an Occupancy Load of Fifty or More. Facilities vad of fifty (50) or more occupants must meet the requirements in Section addition to Subsections 351.01 through 351.03 of this rule.	
<u>a.</u>	Exit doors must swing in the direction of egress.	()
<u>b.</u> installed.	Exit doors from rooms, if provided with a latch, must have panic have	ardware ()
03. else necessary	Exit Signs. Exit signs must be installed at required exit doorways and we to clearly indicate the direction of egress.	herever ()
Each daycare Department, n	EXTINGUISHERS AND SAFETY REQUIREMENTS. center, group daycare facility, or family daycare home voluntarily licensed nust comply with the fire extinguisher and safety requirements in this section for size and type of facility.	
floor to the to	Portable Fire Extinguisher. There must be an approved portable fire exting 10BC) mounted securely in a visible location not to exceed five (5) feet for of the extinguisher and not more than seventy five (75) feet travel distance and maintained properly.	rom the
02. suppression sy	Kitchen Area. An approved fire extinguisher must be present or a hood-tystem must be installed in the kitchen area.	<u>type fire</u> ()
<u>03.</u>	Fire Extinguishers. Approved fire extinguishers must be maintained prope	<u>rly.</u> ()
	Facilities Over Three Thousand Square Feet. Each daycare facility over 00) square feet is required to have additional fire extinguishers as approved that or designee.	
<u>05.</u> an approved f	Fire Alarm System. Each daycare facility with over fifty (50) children, muire alarm system installed.	ust have
<u>06.</u> following loca	Smoke Detectors. Smoke detectors must be installed and maintained ations:	in the
<u>a.</u> vicinity of bed	On the ceiling or wall outside or each separate sleeping area in the improves:	<u>mediate</u>
vicinity of bec	<u>irooms,</u>	()

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	<u>b.</u>	In each room used for sleeping purposes; and	()
	<u>c.</u>	In each story within a facility including basements.	()
connec		If there is a basement, there must be a smoke detector way which opens from the basement into the facilia sounding device or other detector to provide an ala	ty. Such detector must be
		Automatic Sprinkler Systems. An automatic sprinkler facilities greater than twenty thousand (20,000) squared ldren under the age of eighteen (18) months exceeds one	re feet in area or when the
Depar	daycare tment, n	SAFETY AND EVACUATION PLANS. center, group daycare facility, or family daycare home nust have an approved fire safety and evacuation plan pr nust include the following:	
after a	01. n evacu	Evacuation. Procedures and policies for accounting ation is completed.	for employees and children ()
	<u>02.</u>	Assembly Point. Evacuation plan and assembly point	for children and employees.
	<u>03.</u>	Locations of Facility Exits.	()
	<u>04.</u>	Evacuation Routes.	()
	<u>05.</u>	Location of Fire Alarms .	()
	<u>06.</u>	Location of Fire Extinguishers .	()
<u>annual</u>	07. lly and a	Annual Review. Fire safety and evacuation plans municipal plants in the facility for reference and review.	ust be reviewed or updated ()
must b	08. oe condu	Frequency of Fire and Emergency Evacuation Drill acted on a routine schedule and all employees and children	
<u>354</u>	359.	(RESERVED).	
Depar	daycare tment, n	center, group daycare facility, or family daycare home nust comply with the health standards in Subsections 36 aspections will be completed by a qualified inspector described by a qualified i	50.01 through 360.19 of this
<u>16.02.</u>	01. 19, "Th	Food Source. Food must be from an approved source Idaho Food Code." Food must not be served past expire	

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0602-0901 Standards for Child Care Licensing PENDING FEE RULE **Food Preparation.** Food for use in daycare facilities must be prepared and served in a sanitary manner with sanitized utensils and on surfaces that have been cleaned, rinsed, and sanitized prior to the use to prevent cross-contamination. Frozen food must be thawed in the refrigerator, under cold running water, or as part of the cooking process. Food must be cooked to proper temperatures according to IDAPA 16.02.19, "The Idaho Food Code." Individuals preparing food must use proper hand-washing techniques, minimize bare hand contact with food, and wear clean clothes. **Food Temperatures.** Potentially hazardous foods must be kept refrigerated at forty-one degrees Fahrenheit (41°F) or below, held hot at one hundred thirty-five degrees Fahrenheit (135°F) or more, and reheated or cooled at safe temperatures according to IDAPA 16.02.19, "The Idaho Food Code." Refrigerators must be equipped with an accurate thermometer. 04. **Food Storage**. All food that is served in daycare facilities must be stored in such a manner that protects it from potential contamination. There must be no evidence of pests present in the daycare facility. Food Contact Surfaces. Food contact surfaces must be kept clean and sanitized, including counters, serving tables, high chair trays, and cutting boards. **Dishwashing Sanitizing**. Dishes, glasses, utensils, silverware and all other objects used for food preparation and eating must be sanitized using appropriate sanitizing procedures. <u>Utensil Storage</u>. Clean utensils must be stored on clean shelves or drawers and not subject to recontamination. Sharp knives and other sharp objects must be kept out of reach of children. **08. Garbage**. Garbage must be kept covered *or* inaccessible to children. **Hand Washing**. Children and facility employees must be provided with individual or disposable towels for hand drying. The hand washing area must be equipped with soap and warm and cold running water.

beds and blankets.

12.

prevent the spread of communicable diseases. A diaper-changing area must be separate from food

preparation and serving areas and have easy access to a hand-washing sink.

Diaper Changing. Diaper changing must be conducted in such a manner as to

Sleeping Areas. Children sleeping at the facility must have separate cots, mats, or

Restrooms, Water Supply, and Sewage. All daycare facilities must have

	Child Care Licensing	PENDING FEE RULE
restrooms.		()
	Each facility must have at least one (1) flushable toile with warm and cold water per restroom.	et and at least one (1) hand
<u>b.</u>	Plumbing and bathroom fixtures must be in good condi	tion. ()
	In addition, daycare centers must comply with require incorporated by reference in Section 004 of these rules.	
13. requirements:	Water Supply. The facility's water supply must mee	t one (1) of the following
"Idaho Rules	Be from a public water system which is maintained acc for Public Drinking Water Systems," at the time license renewal; or	
<u>b.</u> approved by th	Be from a private well that must be tested annually foe Department.	r bacteria and nitrate, and
	Water used for consumption at a daycare facility mary use of bottled water or boiled water may be allowed.	
in the absence	Sewage Disposal. Facility sewage must be disposed of of a public system, in a manner approved by the local he of "Individual/Subsurface Sewage Disposal Rules."	
operators, child	Use of Alcohol and Illegal Drugs. Alcohol and illegal dren, employees, volunteers, or visitors at daycare facing hours of operation or in vehicles while transporting ch	ilities or in the presence of
<u>a.</u> in the daycare	Any individual under the influence of alcohol or drugs facility.	must not be permitted at or
	Illegal drugs are prohibited by law and therefore much icensed daycare facility at anytime whether the facility	
during all dayc all employees	Smoke Free Environment. Children must be afforded are hours, whether indoors or outdoors. While children a must ensure that no smoking or other tobacco use occurrent when children are present.	are in care, the operator and
being authorize	Medication. No person can administer any medication ed by a parent or caretaker. All medications, refrigerated to or otherwise inaccessible to children.	
<u>18.</u>	Adequate Heat, Light and Ventilation. A daycare fa	acility must have adequate

	r Child Care Licensing	PENDING FEE RULE
heat, light and	l ventilation. Window and doors must be screened if use	d for ventilation. ()
	Immunizations. Daycare operators must comply provided in IDAPA 16.02.11, "Immunization Requirem Care Facilities in Idaho."	with the immunizations ents for Children Attending ()
Each daycare	ELLANEOUS SAFETY REQUIREMENTS. center, group daycare facility, or family daycare home nust comply with the miscellaneous safety standards in rule.	
01. at all times an	Telephone. An operable telephone or cell phone must d the following conditions <i>must</i> apply:	be available on the facility ()
a. parents and gu	The telephone <i>number</i> used to meet this standard nuardians.	must be made available to
	Emergency phone numbers to include 911, an adult emaddress and phone number of the facility, must be post immediately visible at all times.	
recommended	Heat Producing Equipment. A furnace, fireplace, ther flame or heat-producing equipment shall be in by the manufacturer. Fireplaces and wood burning storeens or other means.	stalled and maintained as
03. for use and lo	Portable Heating Devices. Portable heating devices meation by the Fire Inspector prior to use within a facility.	
	Storage of Weapons, Firearms, and Ammunition. red at a daycare facility must be kept in a locked cabin o children, including a locked gun safe, while childre	et or other container that is
<u>a.</u>	Ammunition must be stored in a locked container separate	rate from firearms. ()
b. and out of the	Matches, lighters, and any other means of starting fire reach of children.	es must be kept away from ()
<u>c.</u> children.	Other weapons that could cause harm to children mus	st be stored out of reach of ()
children. The	Animals and Pets. Any pet or animal present at the food health, show no evidence of carrying disease, and be operator must maintain the animal's vaccinations and be made available to the Department upon request.	a friendly companion of the
<u>06.</u>	Storage of Hazardous Materials. Cleaning mat	erials, flammable liquids,

DEPARTMENT OF HEALTH AND WELFARE Standards for Child Care Licensing	Docket No. 16-0602-0901 PENDING FEE RULE
detergents, aerosol cans, and other poisonous and toxic materials mucontainers and in a place inaccessible to children. They must be used contaminate play surfaces, food, food preparation areas or constitute a	in such a way that will not
<u>362 364.</u> (RESERVED).	
365. BUILDINGS, GROUNDS, FURNISHINGS, AND EQUIPM Each daycare center, group daycare facility, or family daycare home Department must comply with these minimum standards in Subsection this rule.	voluntarily licensed by the
<u>01.</u> <u>Appliances and Electrical Cords</u> . All appliances, sockets and electrical outlets must be protected to prevent electrocution	
<u>02.</u> <u>Balconies and Stairways</u> . Balconies and stairways a have substantial railings as required by the state-adopted Internation incorporated by reference in Section 004 of these rules.	
<u>03.</u> <u>Stairway Protection</u> . Where an operator cares for c years of age, stairways must be protected to prevent child access to sta	
<u>04.</u> <u>Hazard Areas Restrictions</u> . Based on the age and fundare and the type of hazard, any outdoor hazard area must be restricted the hazard.	
<u>05.</u> <u>Fueled Equipment</u> . Fueled equipment including, but mopeds, lawn-care equipment and portable cooking equipment may a areas where children are present.	
<u>Mater Hazards</u> . Pools, hot tubs, ponds, and other bod daycare facility premises must provide the following safeguards:	lies of water that are on the
<u>a.</u> The area surrounding the body of water must be fence that prevents access by children and meets the following requirements	
i. The fence must be at least four (4) feet high with no four (4) inches wide and be designed so that a young child cannot through the fence. The fence must surround all sides of the pool and has a self latching mechanism in proper working order that is out of the	climb or squeeze under or have a self-closing gate that
ii. If the house forms one (1) side of the barrier for the punrestricted access to the pool must have alarms that produce an audi opened.	pool, all doors that provide ble sound when the door is

<u>b.</u> Furniture or other large objects must not be left near the fence in a manner that would enable a child to climb on the furniture or other large object and gain access to the pool. If the area surrounding a pool, hot tub, pond or other body of water is not fenced and locked, there

DEPARTMENT OF HEALTH AND WELFARE Standards for Child Care Licensing	Docket No. 16-0602-0901 PENDING FEE RULE
must be a secured protective covering that will prevent access by a chi	<u>(</u>)
<u>C.</u> Wading pools and buckets must be empty when not in u	<u>()</u>
<u>d.</u> Children must be under direct supervision of an empediatric rescue breathing, infant-child CPR, and first aid treatment who hot tub, pond, or other body of water.	bloyee who is certified in hile using a bath tub, pool,
e. A minimum of a four (4) foot high fence must be present the daycare facility premises, if the daycare premises are adjacent to a	
<u>07.</u> <u>Indoor Play Areas and Toys</u> . The indoor play areas neat and free from accumulation of dirt, rubbish or other health hazard	
<u>08.</u> <u>Outdoor Play Areas and Toys</u> . Any outdoor play are from hazards such as wells, machinery and animal waste.	a must be maintained free ()
<u>a.</u> If any part of the play area is adjacent to a busy road ditch, stream, large holes, or other hazardous areas, the play area must good repair that is at least four (4) feet high without any holes or spinches in diameter.	be enclosed with a fence in
<u>b.</u> Outdoor equipment, such as climbing apparatus, slinanchored firmly and placed in a safe location and in accordance instructions.	des and swings, must be with the manufacturer's
<u>c.</u> Outdoor play areas must be designed so that all parts easily supervised by an employee.	are always visible and are ()
<u>d.</u> Toys, play equipment, and any other equipment used by substantial construction and free from rough edges and sharp corner slides must be kept in good repair and well maintained.	by the children must be of ers. Unguarded ladders on ()
e. Toys and objects with a diameter of less than one (1) centimeters), objects with removable parts that have a diameter of less point five (2.5) centimeters), plastic bags, styrofoam objects and ballo to children ages three (3) and under or children who are known to mouths.	ess than one (1) inch (two ons must not be accessible
<u>366 389.</u> (RESERVED).	
390. CONTINUED COMPLIANCE, REPORTING CHANGINGIDENTS.	GES, AND CRITICAL
Each daycare owner or operator must remain in compliance at all the health requirements as required in this chapter of rules.	imes with fire, safety, and
<u>O1.</u> <u>Posting of License and Other Information.</u>	()

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0602-0901 Standards for Child Care Licensing PENDING FEE RULE A daycare license issued by the Department to operators meeting the standards in these rules must be posted in plain view where it can be seen by parents and the public upon entering the facility. A daycare must post contact information of the Department and the statewide number to file daycare complaints. Reporting Changes. The Department must be notified of any changes that would affect the terms of licensure or could affect the health, well-being or safety of children. <u>03.</u> <u>Critical Incidents.</u> A daycare operator must report any of the following to the Department within twenty four (24) hours: Serious injury or death of a child at the facility; <u>a.</u> Any arrests, citations, withheld judgments, or criminal convictions of disqualifying crimes associated with Section 39-1113, Idaho Code, of an operator or any other individual regularly on the premises of the facility and provide documentation that the individual is not working with children or is not on the premises. 391. -- 394. (RESERVED). 395. **FAILURE TO COMPLY. Misdemeanor to Operate Without a License.** It is a misdemeanor to operate a 01. daycare center or group daycare facility within this state without first obtaining a daycare license from the Department or to operate a daycare center or group daycare facility without posting the license in a place easily seen by a parent or the general public. The Department may grant a grace period of no more than sixty (60) days to come into compliance with the minimum standards set forth in this chapter and with Title 39, Chapter 11, Idaho Code. The operator or owner must agree to begin the application process as described in Section $\overline{321}$ of these rules within one (1) business day. Misdemeanor to Operate a Family Daycare Home for Four or More Children Without Obtaining a Criminal History Check. It is a misdemeanor to operate a family daycare

- home caring for four (4) or more children without obtaining the required criminal history check in Section 39-1105, Idaho Code. In the event of an initial citation for violation of the provisions of Section 39-1115, if a person makes the applications required within twenty (20) days, the complaint will be dismissed. Operating a family daycare home for four (4) or more children after failure to pass the required criminal history check is a misdemeanor.
- <u>03.</u> <u>Misdemeanor to Provide Daycare if Guilty of Certain Offenses.</u> <u>It is a misdemeanor to provide daycare services if found guilty of any offenses listed in Section 39-1113, Idaho Code.</u>

30196. -- 399. (RESERVED).

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.20 - ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT AND RECOVERY SUPPORT SERVICES FACILITIES AND PROGRAMS

DOCKET NO. 16-0720-0901 (NEW CHAPTER - FEE RULE)

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. If the pending rule is approved, amended, or modified by concurrent resolution of the legislature, this agency requests that the effective date of May 1, 2010, be inserted into the language of the concurrent resolution rather than have the rule become effective upon adoption of the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Sections 39-305, 39-306, 39-307, 39-311, 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009, Idaho Code.

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

This chapter was published as a proposed new rule chapter that updated the approval process for substance use disorder facilities and programs. Based on comments received from providers, interested persons, and Department staff, during the comment period, the following substantive changes are being made to the proposed rule:

- 1. New definitions were added to clarify the rule.
- 2. Language was added stating that a private treatment facility may apply for approval on a voluntary basis.
- 3. The Commission on Accreditation of Rehabilitation Facilities (CARF) was added to the rule as acceptable for approval along with the Joint Commission.
- 4. Requirements for CPR and First Aid training were clarified.
- 5. Supervisory staff qualifications were modified as well as the qualifications for a Oualified Substance Use Disorders Professional and student/interns.
- 6. Clinical case management service requirements were added to the rule and "Basic and Intensive" case management services were modified.
- 7. Other smaller changes were made in the areas of "clients rights," "admission polices," "infection control," "criminal offenses," and "services for women."

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Only those sections that have changes that differ from the proposed text are printed in this bulletin. The original text of the proposed rule was published in the September 2, 2009, Idaho Administrative Bulletin, Vol. 09-9, pages 219 through 296.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 56-1007, Idaho Code:

- 1. The criminal history and background check (CHC) requirement is being expanded to require a CHC for each program employee who provides services to adults. Currently, a program serving only adults is not required to have criminal background checks for its employees. This new requirement will better ensure the safety of adults being served in alcohol and drug treatment programs. The fee for a CHC is \$55.
- 2. A new fee is being added for the initial approval and the renewal of a program approved under these rules.

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

- 1. The requirement for criminal history and background checks is being expanded to include employees working in provider programs serving adults. Currently, only treatment providers serving adolescents are required to pay for a Department criminal history and background check. The fees for the criminal history checks are covered under IDAPA 16.05.06, "Criminal History and Background Checks." While there is a fiscal impact to the Criminal History Unit Indirect Services Budget, and the Provider Fee Substance Abuse Receipts (neither of which go to the general fund), there is no anticipated fiscal impact to the state general fund.
- 2. The Department is proposing a new fee for the initial approval as well as the renewal inspections of substance use disorder treatment programs. This fee will be \$100 per treatment facility, \$100 per facility for treatment and Recovery Support Services, and \$50 per Recovery Support Services only. It is estimated that \$11,600 in fees will be collected annually. This money will be used by the Division of Behavioral Health to offset the cost of contracting the inspection process with the "Application of Substance Abuse Technologies Quality Management and Certification Services (CASAT)" program. The services of CASAT have been retained in order to handle all aspects of the treatment programs approval process.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Sherry L. Johnson at (208) 334-5934.

DATED this 20th day of November, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720, Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 39-305, 39-306, 39-307, 39-311, 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearings concerning this rulemaking will be held as follows:

	Tuesday - September 22nd	Tuesday - September 29th	Thursday - October 1st
	10:30am to 12:00pm	10:00am to 12:00pm	1:00pm to 3:00pm
_	Dept. of Health & Welfare	State Office Building	Dept. of Health & Welfare
	Grand Teton Conf. Rm.	3rd Floor Conf. Rm.	1st Floor Conf. Rm.
	3402 Franklin Road	1118 F Street	1070 Hiline
	Caldwell, Idaho	Lewiston, Idaho	Pocatello, Idaho

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

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

- 1. In order to protect adults with alcohol and substance use disorders, the requirement for a criminal background check needs to be added for those programs serving adults.
- 2. Services for the treatment of substance abuse have been expanded under Medicaid; this chapter needs to be aligned with Medicaid rules.
- 3. Requirements that were removed from IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing" effective 7/1/09 need to be added to this chapter of rules in order to ensure there is no lapse in licensing requirements.
- 4. The current chapter, IDAPA 16.06.03, is being repealed.

FEE SUMMARY: Pursuant to Section 67-5226(2), Idaho Code, 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:

- 1. The criminal history and background check (CHC) requirement is being expanded to require a CHC for each program employee who provides services to adults. Currently, a program serving only adults is not required to have criminal background checks for its employees. This new requirement will better ensure the safety of adults being served in alcohol and drug treatment programs. The fee for a CHC is \$55.
- 2. A new fee is being added for the initial approval and the renewal of a program approved under this chapter of rules.

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

- 1. The requirement for criminal history and background checks is being expanded to include employees working in provider programs serving adults. Currently, only treatment providers serving adolescents are required to pay for a Department criminal history and background check. The fees for the criminal history checks are covered under IDAPA 16.05.06, "Criminal History and Background Checks." While there is a fiscal impact to the Criminal History Unit Indirect Services Budget, and the Provider Fee Substance Abuse Receipts (neither of which go to the general fund), there is no anticipated fiscal impact to the state general fund.
- 2. The Department is proposing a new fee for the initial approval as well as the renewal inspections of substance use disorder treatment programs. This fee will be \$100 per treatment facility, \$100 per facility for treatment and Recovery Support Services, and \$50 per Recovery Support Services only. It is estimated that \$11,600 in fees will be collected annually. This money will be used by the Division of Behavioral Health to offset the cost of contracting the inspection process with the "Application of Substance Abuse Technologies Quality Management and Certification Services (CASAT)" program. The services of CASAT have been retained in order to handle all aspects of the treatment programs approval process.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), informal negotiated rulemaking was conducted.

Townhall meetings were held during the month of May 2008, in Coeur d'Alene, Boise, and Pocatello, Idaho. Additional town hall meetings were held in May, June, and July 2009, with Regional Advisory Committees (RACs) in Lewiston, Pocatello, Boise, Twin Falls, Coeur d'Alene, and Caldwell, Idaho. A teleconference was held with the Board of Occupations for Marriage and Family Therapists and Licensed Clinical Professional Counselors in June, 2009.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Sherry Johnson at (208) 334-5934. Anyone may submit written comments regarding this

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proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 5, 2009.

DATED this 27th day of July, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

IDAPA 16 TITLE 07 CHAPTER 20

16.07.20 - ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT AND RECOVERY SUPPORT SERVICES FACILITIES AND PROGRAMS

000. LEGAL AUTHORITY.

Under Title 39, Chapter 3, Idaho Code, the Board of Health and Welfare is authorized to adopt rules that set standards for the approval of alcohol and substance use disorders treatment and recovery support services facilities and programs in the state of Idaho. Under Sections 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009 Idaho Code, the Director of the Department is authorized to supervise and administer services dealing with the problems of alcoholism including the care and rehabilitation of persons suffering from alcoholism.

001. TITLE, SCOPE, AND PURPOSE.

- **01. Title**. The title of these rules is IDAPA 16.07.20, "Alcohol and Substance Use Disorders Treatment and Recovery Support Services Facilities and Programs."
- **O2. Scope**. These rules set minimum standards for approved public and private alcohol and substance use disorders treatment or recovery support services facilities and programs in the state of Idaho. These programs treat or provide services to persons who use or are substance dependent on alcohol or drugs, including prescription drugs, to the extent that their health is impaired or endangered, or their social or economic functioning is disrupted.
 - **03. Purpose**. The purpose of these rules is to:
- **a.** Establish requirements for the approval, denial, suspension, or revocation of certificates of approval for approved public and private alcohol and substance use disorders treatment and recovery support services facilities and programs in Idaho; ()
- **b.** Set fees to be charged by the Department for inspections of approved public and private alcohol and substance use disorders treatment and recovery support services facilities and programs in Idaho;
 - **c.** Establish criteria for the admission and discharge of persons by approved public

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and private alcohol and substance use disorders treatment and recovery support services facilities and programs in Idaho; and

d. Establish requirements for health, safety, and quality of treatment, care, and services provided by approved public and private alcohol and substance use disorders treatment and recovery support services facilities and programs in Idaho.

002. WRITTEN INTERPRETATIONS.

In accordance with Section 67-5201(19)(b)(iv), Idaho Code, the Department has a Minimum Case Management Standards Manual which contains forms, policies, procedures, and interpretations of these rules for the development and provision of case management services, or to the documentation of compliance with the rules of this chapter. These documents are available for public inspection as described in Sections 005 of these rules. The standards are also available by accessing the Department's website at http://healthandwelfare.idaho.gov/Medical/SubstanceUseDisorders/RecoverySupportServices/tabid/381/Default.aspx, and clicking on the links under "RSS Case Management."

003. ADMINISTRATIVE APPEALS.

Administrative appeals are governed by provisions of IDAPA 16.05.03, "Rules Governing Contested Case Proceedings and Declaratory Rulings."

004. INCORPORATION BY REFERENCE.

The documents listed in Subsection 004.01 through 004.08 of these rules, are incorporated by reference as provided by Section 67-5229 (a), Idaho Code.

- **01.** Americans with Disabilities Act Accessibility Guidelines. 28 CFR Part 36, Appendix A. This code is available online at http://www.ada.gov/publicat.htm. Contact phone number is 1-800-514-0301.
- **02. ASAM PPC-2R**. American Society of Addiction Medicine (ASAM) Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second Edition Revised (ASAM PPC-2R). A copy of this manual is available by mail at the American Society of Addiction Medicine, 4601 North Park Ave., Suite 101, Chevy Chase, MD 20815; by telephone and fax, (301) 656-3920 and (301) 656-3815 (fax); or on the internet at http://www.asam.org.
- **03. DSM-IV-TR**. American Psychiatric Association: Diagnostic and Statistical Manual of Mental Disorders, Fourth Edition, Text Revision (DSM-IV-TR) Washington, DC, American Psychiatric Association, 2000. Copies of the manual are available from the American Psychiatric Association, 1400 K Street, N.W., Washington, DC, 20005. A copy of the manual is also available for public review at the Department of Health and Welfare, 450 West State Street, Boise, Idaho, 83702.
- **04.** Guidelines for the Accreditation of Opioid Treatment Programs (OTP). Substance Abuse and Mental Health Services Administration, Office of Pharmacologic and Alternative Therapies, Attention: OTP Certification Program, Room 2-1086, 1 Choke Cherry Road, Rockville, MD 20857; or on the internet at http://www.dpt.samhsa.gov/certification.aspx for an overview of certification regulations, and http:// www.dpt.samhsa.gov/

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pdf/OTPAccredGuidelines-2007.pdf for the specific guidelines dated July 20, 2007. A copy of the manual is also available for public review at the Department of Health and Welfare, 450 West State Street, Boise, Idaho, 83702.

- **05. International Building Code**. Edition 2003. This code is available from the International Code Council, 4051 West Flossmoor Rd., Country Club Hills, IL 60478-5795, phone: 1-888-422-7233 and online at http://www.iccsafe.org.
- **06.** The Joint Commission's 2009 Comprehensive Accreditation Manual for Behavioral Health CARE (CAMBHC). The standards for conducting "Research" are available from The Joint Commission, 2009 CAMBHC, 1 Renaissance Blvd., Oakbrook Terrence, IL 60181-4294, phone: 1-877-223-6866, and online at http://www.jcrinc.com/Accreditation-Manuals/2009-CAMBHC/1260/.
- **07. National Fire Protection Association (NFPA) Documents.** The NFPA documents referenced in this chapter of rules as the Uniform Fire Code are available from the National Fire Protection Association, 11 Tracy Drive, Avon, MA 02322-9908, phone: 1-800-344-3555, and online at http://www.nfpa.org.
- **08. Treatment Improvement Protocol** (**TIP**) **42.** "Substance Abuse Treatment for Persons with Co-occurring Disorders." This publication is available from the Substance Abuse Mental Health Service Administration's (SAMHSA's) Health Information Network, P.O. Box 2345, Rockville, MD 20847-2345, phone: 1-877-SAMHSA-7 (1-877-726-4727), TTY: 1-800-487-4889, Fax: 1-240-221-4292, Email: SHIN@samhsa.hhs.gov, Web Site: http://www.samhsa.gov/shin.
- 005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS -- STREET ADDRESS -- TELEPHONE -- INTERNET WEBSITE.
- **01. Office Hours**. Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday through Friday, except holidays designated by the state of Idaho.
- **02. Mailing Address**. The mailing address for the business office is Idaho Department of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036.
- **03. Street Address**. The business office of the Idaho Department of Health and Welfare is located at 450 West State St., Boise, Idaho 83702.
- **04. Telephone**. The telephone number for the Idaho Department of Health and Welfare is (208) 334-5500.
- **05. Internet Website**. The Department's internet website is found at http://www.healthandwelfare.idaho.gov.
- **06. Substance Use Disorders Services Website**. The Substance Use Disorders Services internet website is found at http://www.substanceabuse.idaho.gov.
- 006. CONFIDENTIALITY OF RECORDS AND PUBLIC RECORDS REQUEST.

01. Public Records . The use or disclosure of Department records must comply with IDAPA 16.05.01, "Use and Disclosure of Department Records." Unless otherwise exempted by state or federal law, all public records in the custody of the Department are subject to disclosure.
O2. Public Availability of Licensure or Deficiencies. In compliance with Section 9-340C(9), Idaho Code, and IDAPA 16.05.01.100.02, "Use and Disclosure of Department Records," records relating to alcohol and substance use disorders treatment and recovery support services programs will be released to the public upon written request if they are part of an inquiry into an individual's or organization's fitness to be granted or retain a license, certificate, permit privilege, commission or position. These records will otherwise be provided in redacted form as required by law or rule.
007 008. (RESERVED).
009. CRIMINAL HISTORY AND BACKGROUND CHECK REQUIREMENTS.
01. Criminal History and Background Check . All owners, operators, employees transfers, reinstated former employees, student interns, contractors and volunteers hired or contracted with after May 1, 2010, who provide direct care or service or have direct client access must comply with the provisions of IDAPA 16.05.06 "Criminal History and Background Checks."
O2. Availability to Work . An individual listed in Subsection 009.01 of these rules is available to work on a provisional basis at the discretion of the employer or agency once the individual has submitted his criminal history and background check application, it has been signed and notarized, reviewed by the employer or agency, and no disqualifying crimes or relevant records are disclosed on the application. An individual must be fingerprinted within twenty-one (21) days of submitting his criminal history and background check application. An individual is allowed to work or have access to clients only under supervision until the criminal history and background check is completed.
010. DEFINITIONS - A THROUGH C. For the purposes of these rules, the following terms are used.
01. Access. A client's ability to obtain alcohol or substance use disorder treatment or services that he is seeking.
02. Active Client . A client who receives services from an approved alcohol and substance use disorders treatment or recovery support services program, who has had face-to-face contact with a program's qualified substance use disorders professional within the immediately preceding thirty (30) calendar days.
O3. Adolescent. An individual between the ages of fourteen (14) and eighteen (18).
04. Admission. The point in an applicant's relationship with a state-approved

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substance use disorders treatment program or recovery support services program when the screening and assessment process has been completed and the applicant has been found eligible by the Department to receive the services of the program.

- **05.** Adult. An individual eighteen (18) years of age or older.
- **06. Adjunct Services**. Those clinical and non-clinical services provided outside of an approved alcohol and substance use disorders treatment or recovery support services program that support client recovery. Adjunct services may include: Women, Infant and Children (WIC), welfare, mental health services, and medical services.
- **07. Advocacy**. The act of pleading for, supporting, or recommending services, supports, treatment, or opportunities for a client. For example, a case manager advocates for the unmet needs of the client and encourages independence. Advocacy, as part of case management, can be done with or for a client.
- **08.** Alcohol and Drug Testing. The collection and initial screening of urine, hair, or oral fluid samples for screening and detecting alcohol and substance use.
- **09. Applicant**. A person, firm, partnership, association, corporation, agency, or organization which has filed an application with the Department to become an approved alcohol and substance use disorders treatment or recovery support services program under these rules.

10. Appropriate. A term used to indicate that a particular procedure, treatment, test, or service is suitable or compatible in quantity, and provided in the best setting to meet the client's needs.

- 11. Approved Private Treatment Facility. An alcohol and substance use disorders treatment program or recovery support services program meeting the standards prescribed in Section 39-305(1), Idaho Code, and approved under the provisions of Section 39-305(3), Idaho Code, and these rules. The term "facility" is synonymous with the term "program."
- 12. Approved Public Treatment Facility. An alcohol and substance use disorders treatment program or recovery support services program operating under the Alcoholism and Intoxication Treatment Act (Title 39, Chapter 3, Idaho Code) through a contract with the Department and meeting the standards prescribed in Section 39-305(1), Idaho Code, and approved pursuant to Section 39-305(3), Idaho Code and these rules. The term "facility" is synonymous with the term "program."
- 13. ASAM PPC-2R. Refers to the manual containing the patient placement criteria for the treatment of substance-related disorders, published by the American Society of Addiction Medicine (ASAM) as incorporated by reference in Section 004 of these rules.
- 14. Assessment and Referral Services. A substance use disorders program provides these services in order to treat, provide services, or refer individuals. An assessment is designed to gather and analyze information regarding a client's current substance use disorder behavioral, social, medical, and treatment history. The purpose of the assessment is to provide sufficient

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information for problem identification and, if appropriate, substance abuse related treareferral.	atment or
15. Behavioral Health Services . Services offered by the Department behavioral health issues or alcohol and substance use disorders.	to treat
16. Biopsychosocial Assessment . Those procedures by which a qualified suse disorders professional evaluates an individual's strengths, weaknesses, problems, no determines priorities so that a treatment plan can be developed.	
17. CARF. The Commission on Accreditation of Rehabilitation Facilities.	()
18. Case Management. The administration and evaluation of an array of ser may include assessment of client and client family needs, service planning, linkage services, client advocacy, monitoring service provision, and coordination of services.	
19. Case Management Planning. The planning process where the case man client, parent, guardian, spouse, or significant other, as applicable, define goals, stratachieve these goals, responsibilities for action, and time frames for action. It also community reintegration planning, and discharge planning to terminate case man services when case management is no longer required by the client, goals have been client no longer wishes to participate in case management, or the client is no longer el services.	ategies to includes nagement met, the
20. Case Management Supervision. Case management supervision planning, directing, monitoring, and evaluating the work of a case manager by an individual supervisor of a case manager supervisor. A clinical supervisor of a treatment may fulfill this role and may incorporate case management supervision into clinical supervisities.	idual who nt agency
21. Case Management Supervisor. The program staff member responding oversight of all case management aspects of the case management services provided. A supervisor of a treatment agency may also fulfill this role.	sible for A clinical ()
22. Certificate of Approval. A certificate issued by the Department under 145 of these rules to an alcohol and substance use disorders treatment or recovery services program which the Department deems to be in compliance with these rules.	
23. Certified Home Inspection. An inspection of a residential dwelling conductive registered, licensed, or certified home inspector to determine the quality, safety, and condition of the dwelling.	
24. Child . An individual under the age of fourteen (14).	()
25. Client . A person receiving treatment for an alcohol or a substance use directiving recovery support services. The term "client" is synonymous with the terms "resident," "consumer," "participant," or "recipient of treatment."	

- **26. Client Record**. All documentation of individual client treatment and related services.
- **27.** Clinical Case Management. Clinical case management is a service that integrates mental health and substance use disorders clinical expertise with case management skills to implement comprehensive interventions that address the overall maintenance of the client's physical and social environment. Clinical case management includes: engagement of the client, assessment, planning, treatment, linkage with resources, consultation with families, collaboration with psychiatrists, client education, and crisis intervention.
- 28. Clinical Judgment. Refers to observations and perceptions based upon education, experience, and clinical assessment. This may include psychometric, behavioral, and clinical interview assessments that are structured, integrated, and then used to reach decisions, individually or collectively, about an individual's functional, mental, and behavioral attributes and alcohol and substance use disorders service needs.
- **29.** Clinical Supervision. Clinical supervision includes planning, directing, monitoring, and evaluating the clinical work of another staff person by a Department-qualified clinical supervisor.
- 30. Clinical Supervisor. The program staff member responsible for oversight of all clinical aspects of the treatment services provided.
- 31. Clinically Managed High-Intensity Residential Treatment. A program that offers intensive residential treatment services, staffed twenty-four (24) hours per day, seven (7) days a week, which is designed to treat persons who have significant social and psychological problems. Individuals who are appropriate for this level of care typically have multiple deficits, which may include criminal activity, psychological problems, impaired functioning, and disaffiliation from mainstream values. This level of care is also known as long-term residential care or a Therapeutic Community.
- 32. Clinically Managed Low-Intensity Residential Treatment. A program that offers at least five (5) hours per week of outpatient or intensive outpatient treatment services along with a structured residential recovery environment, staffed twenty-four (24) hours per day, seven (7) days a week, which provides sufficient stability to prevent or minimize relapse or continued use. This level of care is also known as a Halfway House.
- 33. Clinically Managed Medium-Intensity Residential Treatment. A program that offers structured residential treatment services, staffed twenty-four (24) hours per day, seven (7) days a week, which provides intensive residential program for clients who require treatment services in a highly-structured setting. This type of program is appropriate for clients who need concentrated, therapeutic services prior to community residence. Community reintegration of residents in this level of care requires case management activities directed toward networking clients into community-based recovery support services such as housing, vocational services, or transportation assistance so that the client is able to attend mutual self-help meetings or vocational activities after discharge. This level of care is also known as residential care.
 - 34. College of Professional Psychology. Professional certification entity of the

American Psy	chological Association Practice Organization.	()
proficiency in	Competencies . Competencies are the knowledge, skills, and attitudes re of the alcohol and substance use disorders clinical staff as a prere the professional treatment of alcohol and substance use disorders. The is determined by the Department.	equisite	to
36. applicable feet the Department	Compliance . Demonstration that these rules, policies and procederal and state statutes and regulations are observed. Compliance is detent.		
addresses the	Comprehensive Case Management Service Plan. A written combased on a current assessment as described in Section 370 of these medical, psychosocial, legal, educational, and financial needs of the e service plan provides for the coordination of services across multiple provides for the coordination of servic	rules, t client.	hat Γhe
	Continuing Care . Care that supports a client's progress, monitors his nd to a return to substance use or a return of symptoms of mental disorde ost-treatment monitoring and a form of treatment itself.		
	Contract . A formal agreement with any organization, agency, or eservices, personnel, products or space to be provided by, to, or on be the consideration to be expended in exchange.		
40. delivers servio	Contractor . A person or company that performs work, provides success for another under a written agreement.	upplies, (or)
treatment and	Contracted Intermediary . A third party contractor of the Depart t contracting with network providers for alcohol and substance used recovery support services. Direct services may include network manner, data gathering per federal and state requirements, and census manager	disord nageme	lers
42. and symptoms facility.	Co-Occurring Capable . The ability of a treatment provider to recognize of a co-occurring disorder and make a referral to an appropriate mean		
43. and substance	Co-Occurring Disorders (COD) . The co-occurring diagnoses of me use disorders.	ntal hea	ılth)
44. criminal beha	Criminogenic Need . A client attribute shown by research to be correvior and to be an appropriate target for treatment intervention.	elated w	vith)
	NITIONS - D THROUGH H. ses of these rules, the following terms are used.	()
01.	Department . The Idaho Department of Health and Welfare.	()

02. undergoing the	Detoxification Services . Services necessary to monitor individuals e systematic reduction of a toxic agent from the body during withdrawal.	who a	are)
03. volunteer who	Direct Client Access. Direct client access means an employee, control has accessibility to a client.	actor, (or)
04.	Director . The Director of the Department of Health and Welfare or his de	signee (·.)
05. recovery support for the care of	Discharge . The point at which the client's active involvement in treatort services is terminated and the program no longer maintains active response the client.		
06. disorders profehis recovery.	Discharge Plan . The plan developed jointly by the qualified substates essional and the client that provides the client with the resources needed to		
07. from treatmen	Discharge Summary . A document written by the client's provider upon of and contains a summary of the following:	lischar (rge)
a.	Assessment of client problems at admission;	()
b.	Expected treatment outcomes;	()
c.	Treatment plans and strategies;	()
d.	Client status at discharge;	()
e.	Treatment progress;	()
f.	Summaries of continuing care plans; and	()
g.	Referrals for further treatment.	()
08. for the treatme local drug cou	Drug Court Outpatient Treatment Program . A Department-approved ent of alcohol and substance use disorders for individuals under the jurisdict.		
	Drug Court Team . Individuals who collectively plan and evaluate serricipants and determine participant compliance, progress, sanctions, mareatment phase to another, and continuation or termination of drug court tree.	oveme	ent
10. problems that	Early Intervention Services . Services that are designed to explore and appear to be related to substance use.	l addre	ess)
11.	Education. Strategies that teach people critical information about alco	ohol a	ınd

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other drugs and the physical, emotional, and social consequences of their u	use. ()
12. Executive Director. The individual who is response management of the program or facility. The executive director is appointed to act on its behalf. The term "executive director" is synonymous with the "director," "superintendent," "president," "vice-president," and "executive director."	I by the governing body e terms "administrator,"
13. Facility/location. The individual building or buildings, inclinations, or locations where persons with alcohol or substance use disorder term "facility" is synonymous with office, clinic, or physical plant.	
14. Governing Body. The individual or individuals, board agency that has ultimate authority and responsibility for the overall opersubstance use disorders treatment or recovery support services facility compliance with these rules and minimum standards.	ation of an alcohol and
15. Group Counseling . The application of formal counseling interaction among members of a group of clients.	g techniques involving
16. Guardian.	()
a. Under Title 15, Chapter 5, Part 2, Idaho Code, an indappointed by a court of law to have and exercise the powers and responsi has not been deprived of custody of his minor and unemancipated child;	
b. Under Title 66, Chapter 3 and 4, Idaho Code, an ind appointed by a court of law to have and exercise the powers and responsible a person who is mentally ill or with a developmental disability; or	
c. Under Title 15, Chapter 5, Part 3, Idaho Code, an indappointed by a court of law to assist any incapacitated person to the extent understanding or capacity to make or communicate responsible decisions of	t that he lacks sufficient
012. DEFINITIONS - I THROUGH P. For the purposes of these rules, the following terms are used.	()
01. Idaho Board of Alcohol/Drug Counselor Certification; board affiliated with the International Certification Reciprocity Consorts Drug Abuse (ICRC). The IBADCC is the certifying entity that oversees Student of Addiction Studies (ISAS), Certified Alcohol/Drug Counselos Certified Alcohol/Drug Counselors (ACADC), Certified Clinical Succertified Prevention Specialists (CPS) in the state of Idaho. The IBADC 270 N. 27th Street, Suite B, Boise, ID 83702; phone: (208) 395-1078; http	ium/Alcohol and Other credentialing of Idaho ors (CADC), Advanced apervisors (CCS), and C may be contacted at:
02. Idaho Student of Addiction Studies (ISAS) . An entry substance use disorder treatment granted by the IBADCC.	v-level certification for

03. Immediate Danger . Exposure to imminent, substantial injury, pain, harm, or loss.
04. Individualized Treatment Plan . A written action plan, based on an intake eligibility screening and full clinical assessment, that identifies the applicant's clinical needs, the strategy for providing services to meet those needs, treatment goals and objectives, and the criteria for terminating the specified interventions.
05. Informal Networks . Informal networks are the web of relationships that people use to exchange resources and services. The content of their exchanges can be work-related, personal, or social. Informal networks are distinct from formal networks in that they are not officially recognized or mandated by organizations.
06. Intake Eligibility Screening . The collection of data, analysis, and review, which the Department or its designee, uses to screen and determine whether an applicant is eligible for adult or adolescent alcohol or substance use disorders services available through the Department.
07. Intern . An individual who has a written agreement with an educational institution that requires a student practicum in a behavioral health care setting. An intern may be referred to as a "Practicum Student," "Student," or an "Idaho Student of Addiction Studies." ()
08. Intensive Outpatient Services . An organized service delivered by addiction professionals or addiction-credentialed clinicians, which provides a planned regimen of treatment consisting of regularly scheduled sessions within a structured program, for a minimum of nine (9) hours of treatment per week for adults and six (6) hours of treatment per week for adolescents.
09. Inventory of Treatments . The various program activities intended to cause or support the reduction or elimination of alcohol or substance use. These activities may include: education, individual, group, or family counseling, vocational rehabilitation services, medical and psychological services, and self-help groups. These services may include activities provided by the program through contractual arrangement with an outside organization.
10. Level of Service Inventory Revised (LSI-R). An assessment tool used to assess criminal offenders for their risk to commit further offenses and their service needs. The LSI-R is available at this web site: http://www.assessments.com/default.asp. ()
11. Licensed Clinical Professional Counselor. An individual licensed in Idaho by the Idaho State Licensing Board of Professional Counselors and Marriage and Family Therapists under Title 54, Chapter 34, Idaho Code.
12. Licensed Clinical Social Worker. An individual who has a master's decree or doctorate in social work and two (2) years of postgraduate supervised clinical experience licensed in Idaho by the State Board of Social Work Examiners under Title 54, Chapter 32, Idaho Code.
13. Licensed Marriage and Family Therapist, Associate Marriage and Family

Therapist, or Registered Marriage and Family Therapist Intern. An individual	licensed i	n
Idaho by the Idaho State Licensing Board of Professional Counselors and Marriage a	and Famil	y
Therapists under Title 54, Chapter 34, Idaho Code.	()

- **14. Licensed Masters Social Worker**. An individual who has a doctorate or master's degree in social work from a college or university licensed in Idaho by the State Board of Social Work Examiners under Title 54, Chapter 32, Idaho Code.
- **15. Licensed Professional Counselor**. An individual licensed in Idaho by the Idaho State Licensing Board of Professional Counselors and Marriage and Family Therapists under Title 54, Chapter 34, Idaho Code.
- **16. Licensed Social Worker**. An individual licensed in Idaho by the State Board of Social Work Examiners under Title 54, Chapter 32, Idaho Code.
- 17. Management Service Contractor (MSC). An independent contractor with whom the Department contracts to manage a statewide network of Department approved facilities and programs to deliver substance use disorders treatment and recovery support services.
- **18. Medical Consultant**. A medical consultant provides medical advice in an advisory capacity. For the purpose of this rule a medical consultant is someone who is knowledgeable about medical detoxification procedures. A medical consultant may have worked previously as a nurse, doctor, or other healthcare specialist.
- **19. Medical Screening**. An examination performed by a licensed professional nurse, nurse practitioner, physician's assistant, or a licensed physician.
- **20. Mental Health Services**. A variety of services for treating mental health disorders that include: emergency services, medication management, assessment, clinical treatment services, case management, family support, and consumer advocacy.
 - **21. NFPA**. The National Fire Protection Association. ()
- **22. Network Provider.** A treatment or recovery support services provider who has been approved by the Department and is contracted with the Department's Management Service Contractor. A list of network providers can be found at the Department's website given in Section 005 of these rules.
- **23. Nurse**. A professional nurse (Registered Nurse or RN) or nurse practitioner licensed in Idaho by the State Board of Nursing under Title 54, Chapter 14, Idaho Code. ()
- **24. Northwest Indian Alcohol/Drug Specialist Certification Board**. A board that represents the Native American Chemical Dependency programs in the state of Washington, Oregon, and Idaho and offers certification for chemical dependency counselors. Information regarding certification standards may be obtained at the following website: http://www.nwiadcb.com/NWIADCB/index.html.
 - 25. On-Site Testing. Using a device or kit at a treatment or recovery support service

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facility to test for alcohol or substance use.	()
26. Opioid Replacement Outpatient Services . This service is a client who has opioids as his substance use disorder. Services are offered an accredited program incorporated by reference in Section 004 of these ru	under the guidelines of
27. Outpatient Services . An organized non-residential service of settings, in which addiction treatment personnel provide professionally of treatment for alcohol and substance use disorders.	
28. Physician . An individual who holds a license issued by the Medicine under Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.01, 'Medicine for the Licensure to Practice Medicine and Surgery and Oste Surgery in Idaho."	"Rules of the Board of
29. Program . Refers to the organization offering substance use recovery support services, or both. It includes the organization's facilities, pattern, treatment, and related activities. The term "program" is synon "facility."	, management, staffing
30. Program Approval . Refers to the certification under Section formally recognize the facility, program, or service as having met the requirement that pertain to specific substance use disorder treatment services.	
31. Program Evaluation . Processes primarily used by the programsess and monitor, on a regular or continuous basis, program operation, so assurance, and client outcome.	
32. Provisional Approval. A temporary certificate of approval 145 of these rules to an alcohol and substance use disorders treatmen services program in operation at the time of promulgation of new rul reasonable time to comply with the new rules and to obtain approval, or we compliance with rules, has no deficiencies which would endanger the heat of clients and is in the process of making the necessary changes to comply	at or recovery support es, in order to afford which, while not in full alth, safety and welfare
013. DEFINITIONS - Q THROUGH Z. For the purposes of these rules, the following terms are used.	()
01. Qualified Substance Use Disorders Professional . A proprovide substance use disorders services under Section 218 these rules.	ofessional qualified to
02. Quality Assurance . An ongoing process of evaluation th with minimum standards and provides for continuous improvements in the	
03. Recovery Support Services . Non-clinical services that m and sober housing that is staffed, transportation, child care, family education	

marriage education, drug testing, peer-to- peer mentoring, and case management.

support servic	Referral. The process of linking clients to appropriate treatment and i es.	()
05. treatment info	Release of Information . A signed client authorization to exchange rmation with a specified person or agency.	specific ()
	Residential Treatment Facility . A setting for the treatment of alco disorders that provides twenty-four (24) hour per day, seven (7) days a weepns for clients.	
07. admission cri treatment prog	Screening . A brief process used to determine if an individual meets the protein. The screening process is conducted prior to admission to an agram.	
Food Service	Service . The activities of a treatment or recovery support services and services are a common goal or purpose. Examples of services are Treatment Services, Social Services, Nursing Services, Vocational Rehabilitation Services ded to treat an alcohol or substance use disorder.	Services,
09. on either a frogram.	Staff Member . A person who is directly employed by, or assigned to, a pull or part-time basis. This includes volunteers, contractors, and students	
10		
in the treatment	Student Practice . A formal education or training program for a student int of alcohol or substance use disorders.	involved ()
in the treatment11.cognitive, beh		uster of es to use
11. cognitive, beh alcohol or oth	nt of alcohol or substance use disorders. Substance Dependence. Substance dependence is marked by a cleavioral, and physiological symptoms indicating that the individual continued	uster of es to use
11. cognitive, beh alcohol or oth include:	Substance Dependence. Substance dependence is marked by a cleavioral, and physiological symptoms indicating that the individual continuer substances despite significant related problems. The cluster of symptom Tolerance; Withdrawal or use of a substance in larger amounts or over a longer period.	uster of es to use oms can ()
11. cognitive, beh alcohol or oth include: a. b.	Substance Dependence. Substance dependence is marked by a cleavioral, and physiological symptoms indicating that the individual continuer substances despite significant related problems. The cluster of symptom Tolerance; Withdrawal or use of a substance in larger amounts or over a longer period.	uster of es to use oms can ()
11. cognitive, beh alcohol or oth include: a. b. than intended;	Substance Dependence. Substance dependence is marked by a cleavioral, and physiological symptoms indicating that the individual continuencer substances despite significant related problems. The cluster of symptom Tolerance; Withdrawal or use of a substance in larger amounts or over a longer period Persistent desire or unsuccessful efforts to cut down or control effects; Relinquishing important social, occupational or recreational activities bear	uster of es to use oms can () () d of time ()

related to the taking of alcohol or another substance of abuse, to the side effects of a medication,

Substance-Related Disorders. Substance-related disorders include disorders

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and to toxin exposures. They are divided into two (2) groups: the Substance Use Disorders and the Substance-Induced Disorders as defined in the DSM-IV-TR.

- **13. Substance Use Disorder**. Includes Substance Dependence and Substance Abuse, according to the DSM-IV-TR. Substance Use Disorders are one (1) of two (2) subgroups of the broader diagnostic category of Substance-Related Disorders.
- **14. Supports**. Formal and informal services and activities that are not paid for by the Department and that enable an individual to reside safely in the setting of his choice.
- **15. Trainee**. An individual who is acquiring the required one thousand forty (1,040) hours of clinical supervised experience in accordance with Section 223 of these rules.
- **16. Transitional Treatment Facility**. A clinically supervised, peer-supported therapeutic environment with clinical involvement that provides twenty-four (24) hours per day, seven (7) days a week, living accommodations for clients.
- **17. Treatment(s)**. The provision of individual therapy, group therapy, assessment, education, and other services to eliminate or reduce alcohol and substance use and arrest, reverse or retard problems associated with alcohol or substance abuse, or both.
- **18. Treatment Plan Review**. Documented examination of treatment plans at regular intervals throughout the course of treatment to assess client progress in relation to planned treatment outcomes and make treatment plan adjustments as necessary.
- **19. Treatment Supervisor**. The person responsible for the overall management of all aspects of the provision of a treatment service or multiple treatment services.
- **20. Uniform Fire Code**. Refers to the latest edition of the Uniform Fire Code, according to Section 41-253(1), Idaho Code, as minimum standards for the protection of life and property from fire and explosions.
- 014. -- 099. (RESERVED).

GENERAL REQUIREMENTS FOR ALL ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT OR RECOVERY SUPPORT SERVICES FACILITIES AND PROGRAMS (Sections 100 through 129)

100. CERTIFICATE OF APPROVAL REQUIRED.

- **01.** Certificate of Approval for Public Treatment Facilities. Under Sections 39-302(4), and 39-305(1), Idaho Code, a certificate of approval is required for each facility/location of a program in order to operate, establish, manage, conduct, or maintain, directly or indirectly, an approved public treatment facility.
- 02. Certificate of Approval for Private Treatment Facilities Voluntarily Approved. Under Sections 39-302(3) and 39-305(1), Idaho Code, a certificate of approval is required for

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each facility/location of a program in order to operate, establish, manage, conduct, or maintain, directly or indirectly, an approved private treatment facility voluntarily approved.

- **03. List of Approved Facilities**. The Department will maintain a list of approved public and private treatment facilities in accordance with Section 39-305(3), Idaho Code. The issuance of a certificate of approval does not guarantee adequacy of individual care, treatment, personal safety, fire safety, or the well-being of any client employee, contractor, or volunteer or occupant of a facility.
- **04. Referral and Reimbursement**. In order to receive referrals from the Department or any law enforcement officer, or receive any kind of state or federal reimbursement from the Department, a facility must be on the Department's list of approved treatment facilities and also be an approved contractor in good standing with the Department's MSC.
- **05. Injunction**. Notwithstanding the existence or pursuit of any other remedy, in accordance with Section 39-305(6), Idaho Code, the Department may in the manner provided by law maintain an action in the name of the State for injunctive relief or other process against any person or entity in violation of these rules or the Alcoholism and Intoxication Treatment Act (Title 39, Chapter 3, Idaho Code).

101. APPROVAL FOR A PROGRAM WITH MULTIPLE FACILITIES.

An alcohol and substance use disorders treatment or recovery support services program may have more than one (1) facility or location. Each facility/location of the program must comply with all of the requirements and minimum standards in these rules in order to operate, establish, manage, conduct, or maintain, directly or indirectly, an approved public treatment facility.

- **01. Approval for Multiple Facilities Attached to One Program**. A program with more than one (1) facility or location must submit an application for each location under Section 130 of these rules.
- **02. Certificate of Approval for Each Location**. Each facility/location of the program must receive a certificate of approval issued by the Department in order for it to operate, establish, manage, conduct, or maintain, directly or indirectly, an approved public *or private* treatment facility.
- 03. Failure to Receive Approval for Multiple Facilities Attached to One Program. If a program has made application for certificates of approval for multiple locations or facilities, the denial of a certificate of approval for a facility/location will not affect any of the program's other applications for certificates of approval for facilities/locations that have not been denied.

102. OUT-OF-STATE PROGRAMS AND FACILITIES UTILIZED BY IDAHO RESIDENTS.

The Department may, in its discretion, accept the approval and certification by the state in which a treatment program and facility is located, if the out-of-state program and facilities are utilized by clients who are residents of the state of Idaho. A program or facility licensed or certified by another state that is located, maintained, or operated within the state of Idaho, irrespective of the program headquarters, must comply with these rules and minimum standards and receive a

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certificate of approval issued by the Department in order to operate, establish, manage, conduct,

or maintain, directly or indirectly, an approved public <i>or private</i> treatment facility in the state of Idaho.
103. SERVICES FOR CO-OCCURRING DISORDERS (COD). The objectives of integrated COD treatment services are to keep the client engaged in treatment improve client outcomes, coordinate mental health and substance use disorders treatment services, and maintain the least restrictive level of care required for successful client outcomes All approved treatment facilities and programs must be co-occurring capable as defined in Section 010 of these rules. In addition to meeting all the rules and minimum standards contained in Sections 000 through 499 of these rules, each alcohol and substance use disorders treatment services program must meet the following requirements:
01. Co-Occurring Capable . All alcohol and substance use disorders treatmen programs must be co-occurring capable as defined in Section 010 of these rules. (
02. Co-Occurring Disorders . For clients with co-occurring disorders, coordinated services for these disorders must be provided or arranged, directly or indirectly. (
a. Each client must have access to a full range of services provided by qualified trained staff.
b. Each client must receive services necessary to fully address his treatment needs The treatment program must:
i. Directly provide all necessary services in accordance with the program's capabilities and certification; and
ii. Provide those services within its capability and promptly arrange additional services from another program as necessary.
c. Services must be continuously coordinated between programs, where applicable Programs must:
i. Ensure that services are not redundant or conflicting; and (
ii. Maintain communication regarding the individual's treatment plan and progress.
03. Duplication of Services . Integrated COD treatment services must not duplicate services currently provided by or under any other state-funded program. (

- COD Competency. All alcohol and substance use disorders treatment staff must demonstrate basic COD competencies as listed in Treatment Improvement Protocol (TIP) 42 -"Substance Abuse Treatment for Persons with Co-Occurring Disorders" incorporated by reference in Section 004 of these rules.
 - **05.** Written Agreements. Alcohol and substance use treatment or recovery support

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services programs that do not provide COD treatment services must maintain written agreements with other approved programs that will be providing these services. This collaboration must be documented in the client's record.

104. -- 129. (RESERVED).

APPLICATION FOR APPROVAL AND RENEWAL OF AN ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT OR RECOVERY SUPPORT SERVICES PROGRAM (Sections 130 through 159)

130.	INITIAI	L APPL	ICATION	FOR	APPROVAI	OF	AN	ALCOHO	OL AND
SUBSTA	NCE US	E DISOR	DERS TR	EATM	ENT OR REC	COVER	Y SU	PPORT SI	ERVICES
PROGR	AM.								

Application for approval of a program must be made to the Department at least ninety (90) days prior to the planned opening date.

Initial Application for Approval. Initial application for approval forms are available upon written request or online at the Department of Health and Welfare website identified in Section 005 of these rules. The applicant must provide the following items with the application for approval: A completed and signed Department application form. a. A non-refundable application fee for each facility being applied for as follows: b. Treatment facility - one hundred dollars (\$100); i.) Treatment and Recovery Support Services facility - one hundred dollars (\$100); ii. and iii. Recovery Support Services facility only - fifty dollars (\$50).) A written statement that discloses the following with respect to the applicant, owner, or person proposed as executive director: Any revocation of a license, certification, or approval that is held or previously held in Idaho or any other state or jurisdiction; or Other disciplinary action taken, or in the process of being taken in Idaho or any ii. other state or jurisdiction. This includes on-going fraud, waste, and abuse investigations. d. A written statement that discloses any issues involving the Internal Revenue

e.

of State.

Service or Idaho State Tax Commission for the past five (5) years.

A copy of the "Certificate of Assumed Business Name" from the Idaho Secretary

copy of archite	A detailed floor plan of the facility, including measurements of all re- ectural drawings.	oms, or	a)
g.	Disclosure of ownership as required in Section 160 of these rules.	()
h. may include:	Copies of current and valid certificates, permits, or licenses as appropri	ate whic	h)
determination	Certificate of occupancy from the local building authority utilizing e Uniform Building Code according to Section 39-4109, Idaho Code of either a Group R-1, Congregate Residence of more than ten (10) per ongregate Residence of ten (10) persons or less for each facility site.	e, with	a
provided by the	Certificate of fire inspection in accordance with the Uniform Fire Code are marshal, with authority delegated to the local fire chief. If an inspection ne local fire department, it is the responsibility of the program to arrange bay for the inspection.	cannot b	e
iii. served at the f	Food service permit from the district health department, if food is prefacility.	pared an (d)
iv.	Joint Commission or CARF certificate, if accredited.	()
i. dietician withi	Documentation that the menus have been reviewed and approved by a sin the preceding twelve (12) months if food is prepared and served at the f		d)
j. rules. This pla	The written plan for an inventory of treatments as defined in Section 01 in must include at a minimum:	2 of thes	e)
i. provide servic	A statement establishing the geographic area for which the applicant ites, the proposed location of all offices and facilities;	intends t	o)
ii.	A full and complete description of all services the applicant proposes to p	orovide;)
iii.	Specific goals and objectives;	()
iv.	The program's plans to secure additional funding;	()
v. plans to use; a	A description of the fiscal and information management systems the and	applicar	ıt)
vi.	The applicant's plan for measuring and reporting outcomes and results.	()
<i>k</i> . director have	A written statement that the applicant, owner, or person proposed as thoroughly read and reviewed the Alcoholism and Intoxication Treatmen		

these rules and are prepared to comply with all of their respective provisions. ()
<i>l</i> . Other information that may be requested by the Department for the pradministration and enforcement of these rules.	oper
O2. Proof of Insurance . The minimum insurance required for all program professional liability, commercial general liability, and comprehensive liability for all program vehicles. All facilities must maintain professional liability insurance in the amount of at least hundred thousand dollars to one million dollars (\$500,000/\$1,000,000) and general liability automobile insurance in the amount of at least one million dollars to 3 million do (\$1,000,000/\$3,000,000). Copies of the declarations face-sheet for all policies must be <i>prov</i> to the Department prior to final approval and before any clients are admitted for services. (gram five- and ollars
03. Electronic Version of Agency Operating Policies and Procedures. A compelectronic version of the program's operating policies and procedures based on these rules <i>mus provided with the application</i> .	
O4. Identification of the Executive Director, Clinical Supervisor, and Treatm Supervisor. In addition to documentation that demonstrates compliance with Sections 215, 217, and 218 of these rules, the applicant must provide <i>to the Department prior to final appr</i> the following information for the staff identified as Executive Director, Clinical Supervisor, Treatment Supervisor:	216, roval
a. Current resume that includes a detailed work history with start and end dates descriptions, and contact information for references. (, job
b. Copies of applicable licenses and certifications. ()
05. Copy of the Lease. A copy of the lease must be provided prior to final approve the real property in which the program is located is leased.	al, ij
131. FAILURE TO COMPLETE APPLICATION PROCESS. Failure of the applicant to cooperate with the Department or complete the application prowithin six (6) months of the original date of application will result in a denial of the application the application is denied, the applicant is barred from submitting, seeking, or obtaining and application for a certificate of approval for a period of one (1) year from the date of the original polication.	on. If other
132 134. (RESERVED).	
135. RENEWAL OF APPROVAL OF AN ALCOHOL AND SUBSTANCE OF DISORDERS TREATMENT OR RECOVERY SUPPORT SERVICES PROGRAM. Application for renewal of approval of a program must be made to the Department at least nit (90) days prior to the expiration date on the current certificate of approval and must include following:	inety
01. Application for Renewal . To renew a certificate of approval, the applicant a provide the following items:	must

renewa Welfar	a. al forms e websi	A completed and signed Department renewal application form. Applicate are available upon written request or online at the Department of Heate identified in Section 005 of these rules.	
applica	b. ation fee	A non-refundable renewal application fee for each facility. The res are as follows:	renewal ()
	i.	Treatment facility is one hundred dollars (\$100);	()
and	ii.	Treatment and recovery support services facility is one hundred dollars	(\$100); ()
	iii.	Recovery support services facility is fifty dollars (\$50).	()
owner,	c. or pers	A written statement that discloses the following with respect to the apon proposed as executive director:	plicant,
held by	i. y in Idal	Any revocation of a license, certification, or approval that is held or pre no or any other state or jurisdiction; or	viously ()
other s	ii. tate or j	Other disciplinary action taken or in the process of being taken in Idaho urisdiction. This includes on-going investigations and Medicaid investigation	
previo		A written statement that discloses any present or previous issues, sir wal of approval, involving the Internal Revenue Service or State of Ida	
previo	e. usly ma	Disclosure of any changes in ownership, governing body, or administrat de known to the Department as required in Section 160 of these rules.	ion not
Subsec	f. etion 130	Copies of current, valid certificates, permits, licenses, or documentation le 0.01 of these rules.	isted in
Section	g. n 130.01	The written plan for an inventory of treatments and annual review as described of these rules.	ribed in
	h.	A copy of the lease if the real property in which the program is located is le	eased.
vehicle hundre automo (\$1,000	es. All fa ed thous obile in	Proof of Insurance . The minimum insurance required for all progrability, commercial general liability, and comprehensive liability for all pacilities must maintain professional liability insurance in the amount of at leand dollars to one million dollars (\$500,000/\$1,000,000) and general liabil surance in the amount of at least one million dollars to three million 3,000,000). Copies of the declarations face-sheet for all policies must be in cation.	rogram ast five lity and dollars

	Electronic Version of Agency Operating Policies and Procedures. A colon of the program's operating policies and procedures based on these rules.		te
Supervisor . In 217, and 218 of	Identification of the Executive Director, Clinical Supervisor, and Treat addition to documentation that demonstrates compliance with Sections 21 of these rules, the applicant must provide the following information for the executive Director, Clinical Supervisor, and Treatment Supervisor.	5, 216	5,
	Current resume which includes a detailed work history with start and ends, and contact information for references.	date:	s,
b.	Copies of applicable licenses and certifications.	()
136 137.	(RESERVED).		
The Departmen	T COMMISSION <i>OR CARF</i> ACCREDITATION. In the may approve programs or renew a program's certificate of approval bases in or CARF accreditation under the following conditions:	ed upo (n)
	Organization Chart Verifying Staffing Credentials. Organization chart staff meet minimum credential or certification standards;	rt wit	h)
owner, applica former employ contracted with	Criminal History and Background Checks . Satisfactory evidence that, person proposed as executive director and all employees, transfers, reigues, student interns, contractors, volunteers, and any other persons hafter May 1, 2010, who provide care or services or have access to clien assed a criminal history and background check as described in Section 009 of	nstate ired o ts hav	ed or e
tuberculosis te interns, must h test by the Ma are known to tuberculin skin and attendance	Tuberculosis Testing . The personnel policies and procedures must extend requirements. All staff members, volunteers, and student practice have upon employment, or engagement, and annually thereafter, a tuberculation method. Staff members, volunteers, and student practice/ISAS interplated a positive reactor may have a chest x-ray examination in lieu of a rest. Personnel who have active tuberculosis must be restricted from employed at the facility until it is determined by laboratory evaluation that the tuberculation. Results of the testing must be documented in personnel record; and	e/ISA in ski ns wh equire oymer	S n o d
	Application Fee . Payment of non-refundable application or renewal ections 130 and 135 of these rules.	fee a	ıs)
139. (RESE	RVED).		

140.

01. Departmental Review of Application for Approval or Renewal. Upon receipt of the completed application for approval or renewal of a program, the Department will review

REVIEW OF APPLICATION AND INSPECTION PROCESS.

Docket No. 16-0720-0901 PENDING FEE RULE

and advise the applicant within sixty (60) days if the application meets the requirements of Section 130 or Section 135 of these rules, whichever is appropriate. If the Department determines the application meets the requirements in Sections 130 or 135 of these rules, the Department will schedule an inspection of the program's facility site(s). The Department will make reasonable efforts to schedule an inspection within thirty (30) days of its determination. If the Department determines the application does not meet the requirements in b. Section 130 or 135 of these rules, it will be returned to the applicant, with written recommendations for correction and completion of the recommendations. Failure to meet the application requirements within six (6) months of the original date of application may result in a denial of the application. If the application is denied, the applicant may reapply no sooner than one (1) year from the date of the denial. Program Facility Inspection. The inspection of the program's facility site(s) will **02.** be conducted by a person or persons appointed by the Department. The Department may use the services of any qualified person or organization, either public or private, to examine, survey, or inspect any entity requesting or holding a certificate of program approval. The applicant's program facility site(s) will be open to Departmental inspection at any reasonable time necessary to determine compliance with these rules and with the "Alcoholism and Intoxication Treatment Act," Sections 39-301, et seq., Idaho Code. Inspections may be made without prior notice to the applicant. The applicant must, in compliance with federal and state confidentiality requirements, provide for review of the following: i. Any and all client records; Administrative records; ii. iii. Financial statements; Other state and local inspection reports; and iv. Other such documents required by the Department to make its determination, including any information that might have changed since the time the application was submitted. The applicant must arrange for Departmental inspection of the premises of any of its contractors to determine compliance with applicable requirements of these rules and with the "Alcoholism and Intoxication Treatment Act," Sections 39-301, et seq., Idaho Code.

following actions:

inspection, the Department must submit a written report of findings to the applicant. Upon completion of the application and inspection process, the Department may take any of the

Responsibility of the Department. Within sixty (60) days of the date of the

- **a.** Issue a certificate of approval for a period of two (2) years if a facility is in compliance with the pertinent score in each category and overall weighted score for that length of time as set forth in Subsection 145 of these rules and minimum standards;
- **b.** Issue a certificate of approval for a period of one (1) year if a facility is in compliance with the pertinent score in each category and overall weighted score for that length of time as set forth in Subsection 145 of these rules and minimum standards;
- c. Issue a provisional certificate of approval for a period of six (6) months contingent on an approved plan to correct all deficiencies prior to the expiration of the provisional certificate if a facility is in compliance with the pertinent score in each category and overall weighted score for that length of time as set forth in Subsection 145 of these rules and minimum standards. A facility will not be issued more than one (1) provisional certificate of approval in any two (2) year period; or
 - **d.** Deny a certificate of approval or renewal.

141. -- 144. (RESERVED).

145. CERTIFICATE OF APPROVAL.

01. Issuance of a Certificate of Approval. If the Department is persuaded by a preponderance of the evidence that the application and inspection demonstrates that the facility, program, or service is in substantial compliance with these rules and minimum standards, the Department will issue a certificate of approval based upon the following scoring:

TABLE 145.01 - CERTIFICATE OF APPROVAL SCORING			
Duration of Certificate of Approval	Score in Each Category	Overall Weighted Score	
24 months	80% - 100%	90% - 100%	
12 months	75% - 79%	75% - 89%	
6 months (provisional)	65% - 74%	65% - 74%	

.

- **O2. Limitations**. A certificate of approval is issued in the name of the persons, firm, partnership, association, corporation, or governmental units identified on the application and only to the address of the facility stated in the application for the period and services specified. A certificate of approval is not transferable or assignable from one (1) individual to another, from one (1) business entity or governmental unit to another or from one (1) location to another. When a change of ownership, operator, or location occurs, the program must follow the procedures set forth in Subsection 160 of these rules.
- 03. One Provisional Certificate of Approval Per Twenty-Four Month Period. Only one (1) provisional certificate of approval per facility will be issued to a program within a

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	IT OF HEALTH AND WELFARE nent & RSS Facilities & Programs	Docket No. 16-0720-0901 PENDING FEE RULE
twenty-four (2	24) month period.	()
a. specified.	The facility being issued the provisional certificate o	f approval must be clearly
b. the standing provisionally.	The issuance of a provisional certificate of approval f of any of the program's other certificates of approval	
04. certificate of a	Posting of the Certificate of Approval. The certificate approval must be posted in a conspicuous place at each of the certificate of Approval.	
	Expiration . A certificate of approval issued to an atment or recovery support services program will, unre on the date designated on the certificate of approval.	
06. certificate of a treatment or a standards.	Responsibility . The individual or governing board of approval is responsible for the operation of the alcohol are covery support services program and compliance with	and substance use disorders
146 149.	(RESERVED).	
150. DENI APPROVAL		F CERTIFICATE OF
(64%) or belo	Denial of a Certificate of Approval or Renewal . The approval or renewal when a program or facility receives a low in any category, or an overall weighted score of some Additional causes for denial of a certificate of approval.	a score of sixty-four percent ixty-four percent (64%) or
a.	The applicant, owner, or person proposed as executive	director: ()
i.	Has violated any conditions of a certificate of approval	; ()
ii. other docume	Has willfully misrepresented or omitted material information of the pertaining to obtaining or renewing any certificate of	
iii. exploitation o	Has been found guilty of fraud, gross negligence, f children or vulnerable adults.	abuse assault, battery, or
iv. Department o	Has been denied or has had revoked any license or under Title 54, Idaho Code;	r certificate issued by the
v.	Has been convicted of operating any facility without a	license; ()

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0720-0901 ASUD Treatment & RSS Facilities & Programs PENDING FEE RULE vi. Has been enjoined from operating any facility; Has been convicted of a felony or misdemeanor drug or alcohol offense within the vii. past five (5) years, other than a minor traffic violation or infraction; or Is directly under the control or influence of any person who is described in Subsections 150.01.a.i. through 150.01.a.vii. of these rules; or b. Any act or omission adversely affecting the welfare of any client, employee, contractor, or volunteer is being permitted, aided, performed, or abetted by the facility, applicant, owner, executive director. Such acts or omissions may include: neglect, physical abuse, mental abuse, emotional abuse, violation of civil rights, or exploitation of children or vulnerable adults. 02. Immediate Revocation, Suspension and Transfer of Clients without Notice. The Department will, without prior notice, revoke or suspend a certificate of approval of any facility, program, or service and immediately transfer clients, when persuaded by a preponderance of the evidence that such conditions exist as to endanger the health or safety of any client, employee, contractor, or volunteer. Revocation, Suspension, or Terminate/Limit on Admissions with Written 03. **Notice.** The Department will suspend, or revoke a certificate of approval, or terminate or limit admissions, by giving fifteen (15) days' written notice prior to the effective date, to any alcohol and substance use disorders treatment and recovery support services program or facility when persuaded by a preponderance of the evidence that: One (1) or more of a program facilities are not in compliance with applicable provisions of the Idaho Code, or these rules and minimum standards. The owner, applicant, or the person proposed as the Executive Director as defined in Section 011 of these rules: Without good cause, fails to furnish any data, statistics, records or information requested by the Department, or files fraudulent returns thereof; Has been found guilty of fraud, deceit, misrepresentation or dishonesty associated with the operation of a program, regardless of the population the program serves or the services the agency provides; iii. Has been found guilty of the commission of any felony;

the agency provides;

program;

the premises of an alcohol and substance use disorders treatment or recovery support services

regarding payment for services, regardless of the population the program serves or the services

Has failed to exercise fiscal accountability toward a client or the Department

Has knowingly permitted, aided, or abetted the commission of any illegal act on

V1.	Has been found guilty of federal or state tax violations; or	()
vii. documents	Has willfully misrepresented or omitted information on the applicate pertinent to obtaining a program approval.	tion or othe	r)
required denew facilit	The program changed location from the building identified in the appllocation from the building requires the program to notify the Departmen ocumentation, ninety (90) days prior to the move, so the Department carry. Failure to do so renders the certificate of approval null and void, and the id, pending submission of a new application and approval of the new face	t and submin inspect the Departmen	it e it
	Any act adversely affecting the welfare of clients is being perm, or abetted such as: neglect, physical abuse, mental abuse, emotional abuse, criminal activity, or exploitation.		
	The program demonstrated or exhibited a lack of sound judgment tha ation and management of an alcohol and substance use disorders treatment vices program.		
f. certificate	The program is not in compliance with any of the conditions of a of approval.	provisiona (ıl)
g. Departmen	The program lacks personnel, as required by these rules or as direct, to properly treat or serve the number of clients in the program.	ected by the	e)
h. requirement correction.	A program, facility, or service has not complied with a facility nt within thirty (30) days from the date the Department accepted the		
i. deficiencie correction.	A program, facility, or service has made little or no progress is within thirty (30) days from the date the Department accepted the		
j. a program,	The Department makes a determination of repeated noncompliance was facility, or service.	ith respect to	o)
facility, proto the Dep	Return of the Certificate of Approval . The certificate of approval ogram, or service is the property of the state of Idaho and must be immedia artment under the following circumstances:	l issued to tely returned	a d)
a.	Upon the suspension or revocation of the certificate of approval;	()
b. facility, pro	If the facility, program, or service is discontinued by the voluntary agram, or service; or	action of th	e)
c.	Upon expiration of the certificate of approval.	()

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ASOD Treatment & NSS racinities & Frograms	FLINDING FLE KULL
05. Multiple Certificates of Approval . When a facility, prog multiple certificates of approval:	gram, or service holds
a. The facility, program, or service having the certificate suspended or revoked must be clearly specified.	of approval denied,
b. If a facility, program, or service holds multiple certificates of suspension or revocation of a certificate of approval will not affect the sprogram's other certificates of approval that have not been denied, revoked,	standing of any of the
151. SIX-MONTH PROVISIONAL APPROVAL.	
01. Issuance of Six-Month Provisional Certificate of Approva Each applicant for initial approval that does not have deficiencies that we safety, and welfare of any client, employee, contractor, or volunteer and the sixty-five percent (65%) to seventy-five percent (75%) in every category, as score of sixty-five percent (65%) to seventy-five percent (75%) will be provisional certificate of approval.	ould impair the health, nat receives a score of nd an overall weighted
O2. Issuance of Six-Month Provisional Certificate of Appro The Department may revoke a certificate of approval and issue a propapproval for a period not to exceed six (6) months to the entire program facilities at any time if the program had been approved at its last application been found by the Department to be deficient in relation to the requirement minimum standards.	visional certificate of m or to one (1) of its n, but has subsequently
03. Provisional Certificate of Approval Written Plan of Com (30) days of the issue date of the provisional certificate of approval, the programmit a written plan of correction acceptable to the Department which see plan for achieving compliance with all requirements of these rules by provisional certificate.	gram must prepare and ets forth the program's
04. One Provisional Certificate of Approval Per Twelve Period. Only one (1) provisional certificate of approval per facility will be within a twenty-four (24) month period.	
a. The facility being issued the provisional certificate of app specified.	proval must be clearly
b. If a facility, program, or service holds multiple certific	ates of approval, the

05. Expiration of Provisional Certificate of Approval. If a facility, program, or service fails to achieve compliance within the six (6) month provisional period, the provisional certificate of approval will automatically expire at the end of the six (6) month provisional period, without further notice or Department action. The facility, program, or service cannot reapply for approval for two years (2) year after the expiration date of the provisional certificate of approval.

issuance of a provisional certificate of approval for a facility, will not affect the standing of any of

the program's other certificates of approval that have not been issued provisionally.

(

152.	NOTI	CE OF DENIAL, SUSPENSION, OR REVOCATION.		
susper decisi	nded, oi on, noti	Written Notice of Determination. With the exception of any action take 50.02 of these rules, in the event an application or certificate of approval is revoked, the Department will, within fifteen (15) business days of many the applicant or the owner's designated representative, in writing, by except requested, of its determination. The written notice must include the feature of the control of	is denic aking certifi	ed, its ied
	a.	The applicant's or owner's name and identifying information;	()
	b.	A statement of the decision;	()
	c.	A concise statement of the reasons for the decision; and	()
	d.	The process for pursuing an administrative appeal.	()
	02.	Effect of Previous Denial or Revocation.	()
		Denial. The Department will not accept or consider an application for a commany applicant, owner, executive director, related person, or entity who approval denied until after two (2) years have elapsed from the date of the	has had	d a
certifi	b. cate of a	Revocation. The Department will not accept or consider an applicate approval from any applicant, owner, executive director, related person, or e		

b. Revocation. The Department will not accept or consider an application for a certificate of approval from any applicant, owner, executive director, related person, or entity who has had a certificate of approval revoked until after five (5) years have elapsed from the date of the revocation.

153. CUMULATIVE ENFORCEMENT POWERS.

If the Department determines that a facility, program, or recovery support service does not meet these rules and minimum standards, it may take any of the enforcement actions described in these rules or impose any remedy, independently or in conjunction with any others authorized by law or these rules.

154. -- 159. (RESERVED).

FACILITY PROGRAM REQUIREMENTS (Sections 160 through 449)

160. DISCLOSURE OF OWNERSHIP, ADMINISTRATION, GOVERNING BODY.

01. Disclosure of Ownership. Each alcohol and substance use disorders treatment or recovery support services program must maintain a report available to the public which fully discloses ownership. The report must disclose:

a.	The names and addresses of all persons having an ownership interest in the facility	y,
	ervice and whether they are individuals, partnerships, corporations, or subdivision	
of other bodi	s, such as public agencies or religious, fraternal, or other charitable organization	s;
and	()

- **b.** In the case of corporations, the names and addresses of all officers, directors, and principal stockholders who hold ten percent (10%) or more interest in the corporation, either beneficial or of record.
- **02. Non-Transfer of Certificate of Approval**. A program's certificate of approval is not transferable from one (1) individual to another, from one (1) business entity to another, or from one (1) location to another. When a change of ownership, lease or location occurs, the facility must be re-approved using the application procedures set forth in Section 130 of these rules and obtain a certificate of approval before commencing operations as an alcohol or substance use disorders treatment or recovery support services facility. For residential programs serving clients who are children or adolescents, a license granted to the program under Title 39, Chapter 12, Idaho Code and IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing," is not transferable.
- **03.** Change in Ownership or Lease of Real Property. The program must notify the Department in writing within ten (10) days of any change in ownership or any amended lease of the real property in which the treatment activities or recovery support services are provided.

()

- **O4.** Changes in Administration. The program must notify the Department of any change in administration. The Department may request a hearing to determine if a new application is required when the Department determines that any change in administration may result in deviation from the intent of the application for approval, renewal application, or plan for an inventory of treatments, as submitted by the program.
- **05.** Change of Ownership for a Facility In Litigation. An application for change of ownership of a facility from a person who is in litigation for failure to meet certification standards, or who has had a certification revoked, must include evidence that there is a bonafide arm's-length agreement and relationship between the two (2) parties. An entity purchasing a facility with an enforcement action acquires the enforcement action.
- **06.** Change in Name of Program. The program must notify the Department in writing at a minimum of thirty (30) days prior to the change in name of business. The notification must include the effective date of change and reason for the change.

161. NOTIFICATION OF PROGRAM CLOSURE.

- **01. Notification of Anticipated Closure**. A program must notify the Department in writing within a minimum of thirty (30) days prior to an anticipated closure of any of its programs.
 - **02.** Contents of Notification of Closure. The notification of closure must include:

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		()
a.	Location(s) of closure;	()
b.	Location(s) of where client records will be maintained;	()
c.	Explanation of the closure;	()
d.	Procedure for client care during transition; and	()
c. provider.	Procedures to assist clients with continuation of service	ees through another serv	rice)
162 164.	(RESERVED).		
TREATMEN Each alcohol have a govern	ERNING BODY OF AN ALCOHOL AND SUBSTANT OR RECOVERY SUPPORT SERVICES PROGRAND SUBstance use disorders treatment and recovery suppling body that meets the following standards:	AM. port services program m (nust)
	Governing Body Has Overall Responsibility. The fagoverning body which has overall responsibility for the operation that these rules and minimum standards.		
a.	The governing body for a program operated by a govern	nment entity must have:)
i. within which	A written description of the administrative organizatio it operates; and	n of the government en	tity)
ii. relate to the g	A written description of how the lines of authority wisoverning body of the program.	thin the government en	tity)
b. entity must ha	The governing body for a program operated by a notave a charter or constitution, bylaws or administrative pol		or)
	Mission Statement, Goals and Objectives. The governor statement, goals and objectives that establish the creatment or recovery support services.		
and professionare readily av	Bylaws or Administrative Policies. The governing bode policies to guide relationships between itself and the nal staffs and the community. Current copies of the bylaw railable to all members of the governing body, the Depart with their responsibilities or involvement in implementary.	responsible administrates or administrative policement and other persons	tive cies s in
166 169.	(RESERVED).		

170. EXECUTIVE DIRECTOR.

All alcohol and	substance use disorders trea	atment or recovery	support services	programs serv	ing
	and adolescents must have)

adunts, childre	in, and adolescents must have provisions for an executive director as follows	.()
program has	Appointment and Hiring Procedure . The governing body must appoint director for the facility, program, or services. When more than one persequence authority from, and responsibility to, the governing body, those patch all standards that relate to the executive director.	on in	a
02. director must following:	Qualifications for the Executive Director . The qualifications of the ex be stated in the governing body bylaws or administrative procedures and incl		
a. with previous treatment prog	The executive director must be a qualified substance use disorders profe responsibility relevant to administration of an alcohol and substance use digram; or		
b. disorders prof	Experience may be substituted for requirements of a qualified substantessional, if carefully evaluated, justified and documented by the governing between the control of th		se
the overall or	Authority of the Executive Director. The governing body byla e policies must state the executive director's responsibility to the governing be peration of the program, including the control, utilization and management mancial assets and the recruitment and direction of staff.	ody f	or
	Responsibilities of the Executive Director . The governing body byle policies must state the executive director's responsibilities in assisting the policy by preparing, presenting, and reviewing with them:	ng t	
a. responsibility	A current table of organization which sets forth lines of staff au and communication in accordance with policies established by the governing		
b.	Policies and procedures to guide the administration and operation of the pro-	ogran (ı.)
c. inventory of t	Long-term and short-terms plans for the program, including the plan reatments as outlined in Section 130 of these rules.	for a	an)
d.	Reports on the nature and extent of funding and other available resources.	()
e.	Reports describing the program's operations.	()
f.	Reports evaluating the efficiency and effectiveness of program activity.	()
g.	Budgets and financial statements.	()

h.	Any data, information, reports and records requested by the Department.	()
	Guardianship and the Executive Director. The executive director must e guardian of, any client of the alcohol and substance use disorders treat port services program.		
171 174.	(RESERVED).		
Alcohol and s	AL MANAGEMENT. Substance use disorders treatment or recovery support services programs must ement system that meets the requirements in this section of rule.	st have	e a
01. fiscal system	Fiscal Responsibility . The executive director must maintain responsibility which follows generally accepted accounting principles.	ity for	: a
	Annual Budget . All alcohol and substance use disorders treatment or reces programs must prepare a written annual budget, which includes a state enues and expenses.		
03. disorders trea	Fee Schedule . The fiscal management system of alcohol and substatment or recovery support services programs must include a fee schedule.	nce u	se
04. mechanism th	Reporting Mechanism . The fiscal management system must include a relat maintains information on the program's fiscal performance.	eporti	ng)
05. maintain curr system.	Policies and Procedures for Fiscal Management System. The programent, written policies and procedures for the operation of the fiscal management.		
	Safekeeping of Clients' Valuables . Any alcohol and substance use decovery support services program safekeeping clients' funds or other valuable eventory of such valuables.		
	A proper accounting of clients' funds or other valuables deposited values afekeeping or expenditure must be kept and made available to autor review. Such authorized individuals include the client or his immediate fallows.	thoriz	ed
	At the time of depositing client funds or other valuables with the program client must sign a receipt for all such funds or valuables with one (1) copy nd one (1) copy being retained by the program.		

180. MANAGEMENT INFORMATION SYSTEM.

(RESERVED).

Alcohol and substance use disorders treatment or recovery support services programs must maintain a management information system that allows for the efficient retrieval of data needed to

176. -- 179.

measure the system are as	program's performance. Specific requirements of the management inf follows:	formation (n)
	Automated or Manual System Management Information System. The atomated or manual system and must delineate the provision of the alcoholor disorder treatment services as outlined in the program's plan for an investigation.	ohol ar	nd
	Demonstration of Provided Services . The system must be cape that services are being provided to persons in need of alcohol and substantent in the program's plan for an inventory of treatments and recovery	tance u	se
181 199.	(RESERVED).		
All alcohol ar	RIPTION OF SERVICES. Indicate the disorders treatment or recovery support services prograte ten plan for the provision of services that meets the requirements in this services.		
01.	Content of Written Plan for Provision of Services. The plan must conta	ain: ()
a. under Section	The mission statement, goals, and objectives developed by the government of these rules.	ing boo	ly)
b. program:	Goals and objectives that identify the annual and the long-range need	ds of th	ne)
i.	Goals and objectives that are specified for each facility; and	()
ii.	The objectives are written so that performance can be measured.	()
c. objectives.	A description of the process for developing, adopting and implementing g	goals ar (nd)
d. characteristics	The client population served, including age groups and other s.	releva	nt)
e.	The hours and days the program provides services.	()
f.	Inventory of treatment services provided.	()
g.	Description of recovery support services provided.	()
h.	Annual evaluation of the need for the services in the area, description	of unm	et

i. recovery supp service area.	Annual evaluation of collaboration with other substance use disorders treatment or ort service providers in the achievement of a comprehensive system of care in the ()
j. client and the	The intake or admission process, including how the initial contact is made with the family or significant others.
k.	The client assessment and evaluation procedures used by the program. ()
02. provision of s executive dire	Distribution of Written Plan for Provision of Services . The written plan for ervices must be made known and made available to all program staff and to the ctor.
with the chang the program.	Annual Review of Written Plan for Provision of Services. The written plan for ervices must be reviewed at least annually, and revised as necessary, in accordance ring needs of clients and the community and with the overall objectives and goals of the written plan must be signed and dated by the governing body when reviewed or ions to the plan must include:
a. these rules.	Notation of any changes in relation to the requirements of Subsection 200.01 of ()
b. progress towa any objectives	Relevant findings from the program evaluation process, including assessment of rd the goals and objectives set forth in the plan and reasons for non-attainment of .
c. improving clie	Relevant findings from the program's quality assurance program for the purpose of ent treatment and resolving problems in client treatment.
201 209.	(RESERVED).
All alcohol ar	ONNEL POLICIES AND PROCEDURES. and substance use disorders treatment or recovery support services programs must re to personnel policies and procedures that meet the following standards: ()
for a sufficien	Required Personnel Policies and Procedures . Personnel policies and procedures oped, adopted and maintained to promote the objectives of the program and provide t number of qualified substance use disorders professionals, treatment and support the services of the program and provide quality care during all hours of operation.
a. executive dire	All personnel policies must be written, reviewed on an annual basis by the ctor and governing body, and signed and dated when reviewed or revised. ()
b. promoting and	The personnel policies must include procedures for recruiting, selecting, terminating staff.
c.	The personnel policies and procedures must apply to all employees, but may differ

with respect to	o job classifications.	(
d.	The personnel policies and procedures must include information on the	followin	1g:
i.	Employee benefits;	()
		(,
ii.	Recruitment and promotion;	()
iii.	Orientation;	()
iv.	Training and staff development;	()
v.	Employee grievances;	()
vi.	Safety and employee injuries;	()
vii.	Relationships with employee organizations;	()
viii.	Disciplinary systems;	()
ix.	Suspension and termination mechanisms;	()
х.	Wages, hours and salary administration;	()
xi.	Rules of conduct;	()
xii.	Lines of authority; and	()
xiii.	Performance appraisals and evaluation schedule.	()
e. that all persor	The personnel policies and procedures must include a mechanism for definel are capable of performing assigned tasks.	etermini (ing)
services to cli techniques in implemented, transmittable be reassigned	The personnel policies and procedures must ensure that personnel we disease, infectious wound or other transmittable condition and who provents or have access to clients are required to implement protective infection accordance with these rules. If protective infection control technique personnel who have a communicable disease, infectious wound condition must not work until the infectious state is corrected and non-infection other areas where contact with others is not expected and the like of infection is absent; or seek other remedies that will avoid spreading the	ide care on cont es are or otl ectious; elihood	e or trol not her or of
g. supervising al	The personnel policies and procedures must describe methods and procedures personnel, including volunteers and students.	edures (for)
h.	The personnel policies and procedures must assure confidentiality of	person	nel

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records and specify who has access to personnel information.	()
i. There must be documentation to verify that the policies an available to and discussed with each employee at the time of hire and are n upon request.	
j. A mechanism must be established for notifying employ policies and procedures.	ees of changes in the
k. The personnel policies and procedures must establish requirements for all staff members. Each employee must have upon empthereafter, a tuberculin skin test by the Mantoux method. An employee positive reactor may have a chest x-ray examination in lieu of a require Personnel who have active tuberculosis must be restricted from employment facility until it is determined by laboratory evaluation that the tuberculosults of the testing must be documented in personnel record.	oloyment, and annually who is known to be a sed tuberculin skin test and attendance at the
l. The personnel policies and procedures must establish the training and basic first aid training. A minimum of one (1) CPR and First A onsite during business hours. Staff responsible for client care must compl ninety (90) days of employment. Additionally, the policies and procedumethods for renewal of CPR and first aid certification so that they remain on the complex content of the content of the complex content of the content of the complex content of the	id trained staff must be lete this training within tres must establish the
m. The personnel policies and procedures must establish the history background checks for all employees as described in Section 009 o	
n. The personnel policies and procedures must establish the supervision.	e provision of clinica
o. Policy and procedures must be written that establish a drug	free workplace. (
02. Hiring Practices . Hiring practices must be specified in the procedures and must be consistent with the needs of the program and its se	
a. The selection of personnel must be based on criteria that ar to the job under consideration.	re demonstrably related
b. Qualified substance use disorders professional staff determining what training, experience, and demonstrated competence assuming specific clinical service responsibility.	
c. There must be documentation to verify that qualified suprofessionals meet all federal, state and local requirements for lice certification.	

03. Equal Employment Opportunity. No alcohol and substance use disorders treatment or recovery support services program approved under these rules will discriminate on

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the basis of race, creed, color, religion, age, gender, national origin, veteran, or disability, except in those instances where bona fide occupational qualifications exist. 04. Responsible Staff Member to Implement Personnel Policies and Procedures. The executive director must appoint a staff member to implement and coordinate personnel policies and procedures to accomplish the following tasks: Develop a written organizational plan for personnel services; a. b. Maintain personnel records; Disseminate employment information to staff; c. d. Develop staff orientation programs; Implement procedures designed to assure compliance with federal, state and local laws related to employment practices; and f. Supervise the processing of employment-related forms.) 05. Contents of Personnel Record for Each Staff Member. A personnel record must be kept on each staff member and must contain the following items: Application for employment including a record of the employee's education or training and work experience. This may be supplemented by a resume; A written record of all findings from verbal contacts with references, and letters of b. recommendation; Verification of licensure, certification, registration or renewals; c. A signed and dated commitment to a code of ethics appropriate for alcohol and d. substance use disorders treatment staff; Number of hours per pay period, wage and salary information, including all e. adjustments; f. Performance appraisals; Counseling actions; g. Disciplinary actions; h. i. Commendations; Employee incident reports; j. k. A Department criminal history check;

	l.	Results of tuberculosis testing;	()
	m.	Verification of employee and emergency orientation procedures; and	()
verific	ation o	Verification of current cardiopulmonary resuscitation (CPR) training a ing. For employees in direct care at Residential Social Detoxification f additional training specific to detoxification prior to being charged of client care.	Settin	ngs,
	e minin	Job Description for a Position in the Program . For each position in the a written job description that specifies the duties and responsibilities of the num level of education, training or related work experience required or a	e posi	tion
	a.	Each job description must specify the following:	()
	i.	The position title;	()
	ii.	The program, department, service, or unit;	()
	iii.	Direct supervisor's title;	()
	iv.	Positions supervised, if any;	()
	v.	Clear descriptions of job functions; and	()
	vi.	Clinical, administrative, and procedural responsibility and authority.	()
a chan	b. ge in qu	Each job description must accurately reflect the job and must be revised valifications, duties, supervision, or any other major job-related factor is m		ever
unders	c. stand the	Each job description must be comprehensive enough to enable a new eme position, job functions, responsibility, chain-of-command, and authority.		e to
perfor	d. mance a	Each job description must be sufficiently detailed to serve as a appraisals	basis (for)
related	07. I to the j	Performance Appraisals . Performance appraisals must be conducted and job description and job performance.	d mus	t be
skills,	a. knowle	The criteria used to evaluate job performance must be measurable and reldge and attitudes that the job requires.	late to	the
	b.	Performance appraisals must be conducted, at a minimum, annually.	()
	c.	Performance appraisals must be in writing.	()

	There must be documentation to verify that the employee has reviewed has had an opportunity to comment on it. The employee must sign the approach that the employee must sign the approach that the employee has reviewed the comments are completed.	
	The program must develop policies and procedures to follow when therepancy between the staff member's actual job performance and the criteria rel of job performance.	e is a for an
211 214.	(RESERVED).	
All alcohol as	RVISORY STAFF COMPOSITION. Ind substance use disorders treatment programs must meet required staff to otherwise specified, facilities providing treatment services must provide fervisory staff:	
	Treatment Supervisor . The facility will provide for a Treatment Supervisor supervise more than one (1) treatment activity. This position can also be rvisor. In those instances where these positions are combined, all standards mesitions.	be the
	Clinical Supervisor . The facility must provide for a Clinical Supervisor whent Supervisor. In those instances where these positions are combined, all star or all positions.	
03. available to o must:	Services Provided at a Satellite Location . If the treatment supervisor versee the treatment activities at a satellite location on a full-time basis, the a	
a. substance use	Employ a substance use disorder treatment professional who has been appoint disorder treatment professional for a minimum of two (2) years;	nted a
b. these rules;	Ensure the employee receives clinical supervision as required in Section 2	217 of
c. professional in	Develop a written plan that includes an emergency contact for the treat the event of an emergency; and	itment
d. services provi	The treatment supervisor must conduct an on-site review and assessment ded at the satellite location a minimum of one (1) time per month.	of the
Qualifications experience,	RVISORY STAFF QUALIFICATIONS. s of the supervisory staff must be verified through written documentation of education, and classroom instruction. The supervisory staff must meetin Section 218 of these rules and the following requirements:	
01. Section 218 o	Treatment Supervisor . The Treatment Supervisor must meet the requirement f this rule and have a combination of education and experience as follows: (ents in

- **a.** Equivalent of five (5) years full-time paid professional experience providing alcohol and substance use disorders treatment with at least two (2) of the five (5) years providing direct treatment in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority. This experience must be relevant for child and adolescent treatment if supervising treatment in a child and adolescent treatment program; or
- **b.** Bachelor's Degree in relevant field and four (4) years paid full-time professional experience with two (2) years in direct treatment in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority; or ()
- **c.** Master's Degree and three (3) years paid full-time professional experiences with two (2) years in direct treatment in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority; and
- **d.** Equivalent of one (1) year paid full-time supervision experience of alcohol and substance use disorders treatment services in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority *or have a Clinical Supervisor designation from the Idaho Bureau of Occupational Licenses*; and
- **e.** Knowledge and experience in providing alcohol and substance use disorders treatment including client evaluation, counseling techniques, relapse prevention, case management, and family therapy.
- **02. Clinical Supervisor.** The Clinical Supervisor must meet the requirements in Section 218 of this rule and have a combination of education and experience as follows: ()
- a. Master's Degree from an accredited, approved, and recognized college or university in health and human services and the equivalent of four (4) years paid full-time professional experience with three (3) years providing direct substance use disorders treatment and one (1) year paid full-time supervision experience in a substance use disorders treatment services state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority or have a Clinical Supervisor designation from the Idaho Board of Occupational Licensure. This experience must be relevant for child and adolescent treatment if supervising treatment in child and adolescent treatment programs; ()
 - **b.** IBCADCC Certified Clinical Supervisor; (
- c. Knowledge and experience demonstrating competence in alcohol and substance use disorders treatment including client evaluation, counseling techniques, relapse prevention, case management, and family therapy; and

alcohol and Commission, licensed, or co State Authorit	For outpatient programs providing services to children and adolestisor must have two (2) years of experience working with families or children substance use disorders treatment services setting in a state, fed or CARF-approved program. State approval includes other states that are ertified to provide substance use disorders treatment services through the ty. Working knowledge of child and adolescent growth and development on a child's growth and development.	ildren in leral, Jos e approve heir Sing	an int ed, gle
	A clinical supervisor must have completed the Clinical Supervision training the Department. The Clinical Supervision training must be completed by (180) days of date of hire or date of designation as clinical supervisor.		
approved, and	A Clinical Supervisor for Co-Occurring Disorders Enhanced Programs at in Subsection 216.02.b. of this rule, have a Master's Degree from an direcognized college or university in health and human services, and state license to provide behavioral health clinical services.	accredite	ed,
The alcohol a	ICAL SUPERVISION. and substance use disorders treatment program must provide for supervities by qualified substance use disorders professionals including:	ision of	all)
	Inventory of Treatments Written Plan . A written plan for an in oviding and defining the procedure for the supervision of all clinical actance use disorders professionals;		
	Specific Treatment Responsibilities . All members of the treatment igned specific treatment responsibilities must be qualified by training or ated competence;		
03. be supervised	Supervision by a Clinical Supervisor . All members of the treatment by a clinical supervisor as defined in Section 010 of these rules;	team mi	ust)
bring those co of initial hire improvement	Evaluation of Competencies . Clinical supervision must include a description the competencies of the members of the clinical staff, and a plan of active to proficiency. The evaluation will be conducted within one e and annually thereafter. Documentation of the evaluation and a activities must be present in each Clinical Supervision record. The ecord must contain at a minimum:	rities whi e (1) mor record	ich nth of
a.	Demographic information including name, date of hire, credential, and	position;)
b.	Learning plan(s);	()
c.	Observation documentation;	()
d.	Competency rating forms;	()

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e.	Intensive supervision plan, if required;	()
f.	Current resume; and	()
g. supervision, to supervision ac	Documentation of clinical supervision activities whi ype of clinical supervision activity, length of time spectivity.	
218. QUAI REQUIRED.	LIFIED SUBSTANCE USE DISORDERS PROFE	SSIONAL PERSONNEL
The alcohol and provide the se	nd substance use disorders program must employ the nucleivices and treatments offered by the program as a remploy at least one (1) qualified substance use disorders.	nultidisciplinary team. The
01. disorders profe	Qualified Substance Use Disorders Professional. essional includes the following:	A qualified substance use
a.	IBADCC Certified Alcohol/Drug Counselor;	()
b.	IBADCC Advanced Certified Alcohol/Drug Counselor	r; ()
c.	Native American Certified Alcohol and Drug Abuse C	ounselor (NACADC);
d. Counselor III;	Northwest Indian Alcohol/Drug Specialist Certific	cation - Counselor II or
e. (MAC);	National Board for Certified Counselors (NBCC) - M	Taster Addictions Counselor
certifications to (1,040) hours and substance CARF-approv	"Licensed Clinical Social Worker" (LCSW) or a SW) licensed under Title 54, Chapter 32, Idaho Code under Subsections 218.01.a. through 218.01.e. of this rule of supervised experience providing substance use disorder use disorders treatment services setting in a state, feed program. State approval includes other states that provide substance use disorders treatment services	e, who holds one (1) of the le or has one thousand forty der treatment, in an alcohol deral, Joint Commission, or are approved, licensed, or
Code, who ho this rule or ho use disorder to state, federal, states that are	"Marriage and Family Therapist," "Registered Marrissociate Marriage and Family Therapist" licensed under olds one (1) of the certifications under Subsections 218 as one thousand forty (1,040) hours of supervised experiment, in an alcohol and substance use disorders tree Joint Commission, or CARF-approved program. State approved, licensed, or certified to provide substantial of their Single State Authority;	Title 54, Chapter 34, Idaho 3.01.a. through 218.01.e. of erience providing substance eatment services setting in a tee approval includes other

- h. "Nurse Practitioner" licensed under Title 54, Chapter 14, Idaho Code, may provide substance use disorder services. A nurse practitioner must have one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment, in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority;
- *i.* "Clinical Nurse Specialist" licensed under Title 54, Chapter 14, Idaho Code, may provide substance use disorder services. A clinical nurse specialist must have one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority;
- *j.* "Physician Assistant" licensed under Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.03, "Rules for the Licensure of Physician Assistants" may provide substance use disorder services. A physician assistant must have one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF- approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority;
- **k.** "Licensed Professional Counselor" (LPC) or a "Licensed Clinical Professional Counselor" (LCPC) licensed under Title 54, Chapter 34, Idaho Code, who holds one (1) of the certifications under Subsections 218.01.a. through 218.01.e. of this rule or has one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment, in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority;
- l. "Psychologist," or a "Psychologist Extender" licensed under Title 54, Chapter 23, Idaho Code with a Certificate of Proficiency in the Treatment of Alcohol and Other Psychoactive Substance Use Disorders as issued by the College of Professional Psychology, or who holds one (1) of the certifications under Subsections 218.01.a. through 218.01.e. of this rule or has one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment, in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority;
- m. "Physician" licensed under Title 54, Chapter 18, Idaho Code, may provide substance use disorder services. A licensed physician must have one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;
 - **n.** "Professional Nurse" RN licensed under Title 54, Chapter 14, Idaho Code, may

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provide substance use disorder services. An RN must have one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment in an alcohol and substance use disorders treatment services setting in a state, federal, Joint Commission, or CARF-approved program. State approval includes other states that are approved, licensed, or certified to provide substance use disorders treatment services through their Single State Authority.

- **Qualified Substance Use Disorders Professional Status Granted Prior to May 1, 2010.** Subsections 218.01 and 218.02 of this section are applicable to all new applications for appointment as a qualified Substance Use Disorders Professional submitted to the Department after May 1, 2010. If an individual was granted an appointment prior to May 1, 2010, and met the requirements at that time, he may continue to have his appointment recognized. The appointment of this status will be given by the Department after the Department has received documentation affirming the qualified substance use disorder professional's education and experience meets standards in place prior to May 1, 2010.
- **03.** Arrangement for Provision of Counseling Services. If the program arranges for the provision of counseling services, it must maintain a valid written agreement or contract with a qualified substance use disorders professional as defined in Subsection 218.01 of this section.

219. -- 220. (RESERVED).

221. VOLUNTEERS.

Alcohol and substance use disorders treatment or recovery support services programs that utilize volunteers must meet the following requirements.

- **01. Objectives and Scope of Volunteer Services**. In programs where volunteers are utilized, the objectives and scope of the volunteer services must be clearly stated in writing. The statement must be reviewed at least annually and signed and dated by the executive director or his designee.
- **Ozientation of Volunteers to Program Goals, Objectives, and Services**. An orientation must be conducted to familiarize volunteers with the program's goals, objectives and services and to provide clinical orientation regarding the program's clients. At a minimum, the orientation must address at least the following:

 ()
 - **a.** The individual responsible for supervising the volunteer; ()
 - **b.** The requirements of maintaining confidentiality and protecting client's rights;
 - **c.** The emergency policies and procedures; and ()
- **d.** The program's channels of communication and the distinctions between administrative and clinical authority and responsibility.
- **03.** Supervision of Volunteers. Volunteers must be under the direct supervision of the staff of the program, service or unit utilizing their services and must receive general direction and

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guidance.	()
a. When volunteers are used as members of treatment te the total treatment program only under the direct supervision of qualify professionals and after consideration of client's needs.	
b. Qualified substance use disorders professionals m volunteers establish the most effective relationship with clients.	nust be available to help
c. Procedures must be established to assure that the observations to the qualified substance use disorders professional staff relient. These observations may be recorded in the client's record.	
04. Volunteer Activity Records . Volunteer activity record information that can be used to evaluate the effectiveness of the volunt criteria identified by the program.	
05. Criminal History Check for Volunteers . Volunteer after May 1, 2010, must submit to a criminal history and background these rules.	
06. Tuberculosis Testing Requirements . Under Section personnel policies and procedures must establish tuberculosis te volunteers.	
222. (RESERVED).	
223. STUDENT/ISAS/TRAINEE PRACTICE. Each student/ISAS/trainee practicing in an alcohol and substance use of must meet the requirements in these rules.	disorders treatment program
01. Written Agreement Required for Students. When with an educational institution to obtain their practicum, the programement with the educational institution that defines the nature and within the program.	gram must have a written
O2. Supervision of Student/ISAS/Trainee. Each student the alcohol and substance use disorders treatment program must be substance use disorders professional. There must be a qualified professional on duty at all times providing appropriate oversight.	e supervised by a qualified
03. Informed of Student/ISAS/Trainee Providing Treatr families or guardians must be informed when a student/ISAS/trainee is	

04. Student/ISAS/Trainee Criminal History Check. A student/ISAS/trainee hired or contracted with after May 1, 2010, must submit to a criminal history check in accordance with the provisions of Section 009 of these rules.

	Student/ISAS/Trainee Job Description . Student/ISAS/trainee status their job description and title presented to the public and clients. The job description the responsibilities of receiving supervision and maintaining documentation.	escripti	ion
trainee statu	Student/ISAS/Trainee Length of Appointment Status. Student/ISA ricted to no more than three calendar (3) years from appointment to stude s. A student/ISAS/trainee who has not achieved counselor status must ope of work, with increased proficiency, as documented in the clinical support of the status of the clinical support of the status o	ent/IS/ show	AS/ an
67. familiarize in orientation rethe following	Orientation of Student/ISAS/Trainee . An orientation must be conductividuals with the program's goals, objectives, and services and to provide garding the program's clients. At a minimum, the orientation must address g:	e clini	cal
a.	Person responsible to supervise student/ISAS/trainee.	()
b.	The requirements of maintaining confidentiality and protecting client's rig	ghts; ()
c.	The emergency policies and procedures; and	()
d. administrativ	The program's channels of communication and the distinctions we and clinical authority and responsibility.	betwe	een
qualified sul	Work Qualifications for Students. Clinical staff designated as a stude who with intensive supervision would be allowed to gradually add the tabstance use disorders professional, must have one of the following to begin work:	asks o	f a
a.	Idaho Student in Addiction Studies (ISAS);	()
b.	Formal designation from the ICRC of trainee status;	()
c. Counselor In	Formal documentation as a Native American Certified Alcohol and Drutern;	ıg Abı	use)
d. Intern;	Formal documentation as a Northwest Indian Alcohol/Drug Specialist C	Counse (elor)
currently en	"Licensed Clinical Social Worker" (LCSW) or a "Licensed Master ASW) licensed under Title 54, Chapter 32, Idaho Code, with documentation gaged in obtaining one thousand forty (1,040) hours of supervised exbstance use disorder treatment;	that he	e is
f.	"Marriage and Family Therapist," "Registered Marriage and Family	Therap	oist

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Intern," or "Associate Marriage and Family Therapist" licensed under Title 54, Chapter 34, Idaho Code, with documentation that he is currently engaged in obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;

- **g.** "Nurse Practitioner" licensed under Title 54, Chapter 14, Idaho Code, with documentation *that he is currently engaged in* obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;
- **h.** "Clinical Nurse Specialist" licensed under Title 54, Chapter 14, Idaho Code, with documentation *that he is currently engaged in* obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;
- **i.** "Physician Assistant" licensed under Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.03, "Rules for the Licensure of Physician Assistants" may provide substance use disorder services., with documentation *that he is currently engaged in* obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment; ()
- **j.** "Licensed Professional Counselor" (LPC) or a "Licensed Clinical Professional Counselor" (LCPC) licensed under Title 54, Chapter 34, Idaho Code, with documentation that he is currently engaged in obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;
- **k.** "Psychologist" or a "Psychologist Extender" licensed under Title 54, Chapter 23, Idaho Code, with documentation that he is currently engaged in obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment;
- l. "Physician" licensed under Title 54, Chapter 18, Idaho Code, with documentation that he is currently engaged in obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment; or
- m. "Professional Nurse" RN licensed under Title 54, Title 14, Idaho Code, with documentation that he is currently engaged in obtaining one thousand forty (1,040) hours of supervised experience providing substance use disorder treatment.
- **n.** Individuals listed in Subsection 223.08.a. through 223.08.m. of this Section, working with children and adolescents, must document coursework specific to human development and child and adolescent behavior.
- **09. Tuberculosis Testing Requirements for Students**. Under Section 210 of these rules, the personnel policies and procedures must establish tuberculosis testing requirements for all students/ISAS/trainees.

224. PLAN FOR ACTIVITIES OF QUALIFIED SUBSTANCE USE DISORDERS PROFESSIONALS.

Each facility of the alcohol and substance use disorders treatment program must have a written plan for activities of qualified substance use disorders professionals that meets the requirements in these rules.

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01.	Activities Plan. The list of treatment activities must inc	elude: ()
a.	A description of each activity;	()
b.	The measurable objectives of each activity; and	()
c. supervise ea	The qualified substance use disorders professional chactivity.	(s) who will provide or
02. use disorder their familie	Activities Schedules . All treatment activities offered by streatment program must be provided and scheduled to miss.	
a. staff.	Treatment activity schedules must be made known to	o participating clients and
b. regularly rev	There is documentation that the treatment activities of viewed and revised to meet the changing needs of clients.	the approved program are
All alcohol	FF DEVELOPMENT. and substance use disorders treatment programs must t meets the requirements in these rules.	have a staff development
	Staff Development Plans and Procedures . The alternative program must provide staff development opport, and support personnel. The plan must be approved mually.	tunities for administrative,
The program	Employee, Contractor, and Volunteer Orientation. It is treatment program must provide orientation and training must document that each new employee, contractor, and that includes the information described as follows:	g plans for all employees.
a. after an emp	Orientation must be completed during the first thirty loyee's, contractor's, or volunteer's start date.	(30) days of employment ()
b. procedures a	Orientation for new employees must include training and familiarize each employee with existing staff backup a	
c.	The purpose of the program.	()
d.	The policies and procedures of the program as they rela	te to his job function.
e.	The employee's, contractor's, or volunteer's role and res	ponsibilities. ()
f. abandonmer	The requirement to report suspected incidents of out.	child abuse, neglect, and

	Administrative and Service Changes. Staff development plans must be provided administrative and service changes in the program and to prepare personnel for dded responsibility, and emergency situations.
a. workshops, in	The staff development plans must include educational opportunities such as stitutes, seminars, and formal continuing education courses.
b. appropriate in	The staff development plan must provide for the participation of staff when clinical and administrative committees and conferences.
c. emergencies.	All program staff must receive training and must demonstrate competence in ()
	Continuous Professional Education Plan. A continuous professional education provided to keep the professional staff informed of significant clinical and developments and to improve skills.
a.	The professional staff development plan must include in-service activities. ()
b. continuing bas	In-service activities must be planned, scheduled in advance and conducted on a sis.
05. results of qual	Quality Assurance Activities. The staff development plan must address the ity assurance activities, including client care evaluations.
a. quality assura	Staff development activities must be designed to meet needs identified in the nce program.
b. influenced by	Written documentation must demonstrate that staff development activities are the findings of the quality assurance program.
06. be evaluated a	Annual Evaluation of Plans. Staff education and in-service training plans must tleast annually and signed and dated by the reviewer.
226 329.	(RESERVED).
All alcohol ar	LITY ASSURANCE. nd substance use disorders treatment or recovery support services programs must plan for their ongoing quality assurance program. This plan must include: ()
01. client health, s	Review Schedule . The plan must describe how clinical practices focusing on safety, risk and treatment outcomes.
02. followed in the of quality.	Procedures to Address Deficiencies . The plan must describe the procedures to be e event a practice or procedure is deficient and does not meet the program's standard ()

client outcome	e as a result of participation in the treatment program.
331 339.	(RESERVED).
When an alco conducts or p standards set Commission's	ARCH CONDUCTED WITHIN ALCOHOL AND SUBSTANCE USE SPROGRAMS AND FACILITIES. The sholl and substance use disorders treatment or recovery support services program participates in research with clients, it must be conducted in accordance with the forth in the "Research" chapter of the most current edition of the Joint accomprehensive Accreditation Manual for Behavioral Health Care (CAMBHC), as by reference in Section 004 of these rules.
341 349.	(RESERVED).
All alcohol ar have written p	NT RIGHTS. and substance use disorders treatment or recovery support services programs must policies and procedures to protect the fundamental human, civil, constitutional, and as of each client.
01. following:	General Rights. The client rights policies and procedures must address the
a. color, religion	The right to impartial access to treatment and services, regardless of race, creed, gender, national origin, age, or disability;
b.	Respect for personal dignity in the provision of all care and treatment; ()
c.	The right to humane services, regardless of the source of financial support; ()
d.	The right to receive services within the least restrictive environment possible; ()
e. needs;	The right to an individualized treatment plan, based on assessment of current ()
f. services; and	The right of the client to participate in planning for treatment and recovery support
g. services provi	The right of the client to request Department staff review the treatment plan or the ded.
02. within the con	Personal Privacy . Each client's personal privacy must be assured and protected astraints of the individual treatment plan.
a. to visit the contraindicate	The client's family and significant others, regardless of their age, must be allowed client, during regular hours of visitation, unless such visits are clinically ed.

b. clinically con	Suitable areas must be provided for clients to visit in private, unless such visitraindicated.	sits aı (e)
c. hindrance, un	Clients <i>in residential settings</i> must be allowed to send and receive mail walless clinically contraindicated.	vithoi (ut)
d. conversations	Clients <i>in residential settings</i> must be allowed to conduct private teles with family and friends, unless clinically contraindicated.	ephor (ne)
	If individual therapeutic indications <i>in residential settings</i> necessitate restrictelephone calls or other communications, those restrictions must be evaluate ffectiveness by a qualified substance use disorders professional at least every	ted fo	or
f. explained to t	Any restrictions on visitors, telephone calls or other communications must be the client and the client's family.	e full ())
03. and privacy v	Visitation . There must be written procedures designed to protect clients' with respect to visitors <i>in outpatient and residential programs</i> .	righ (ts)
a. visitations av	The client must be informed in advance of educational or other individual or ailable through the alcohol and substance use disorders treatment program.	,–	ір)
b. must be cond	Visitations to the alcohol and substance use disorders treatment program's flucted so as to limit disruption of the client's usual activities and treatment program's		
	Individualized Treatment Plan Review . Each client will have the right to r of a consultant at his own expense or to request an in-house review d treatment plan, as provided in specific procedures of the program.	of th	
05.	Client to Be Informed of Rights. Each client must be informed of his right	s. ()
a. the client may	Each client must be given a written statement of client rights, which include y contact with questions, concerns or complaints regarding services provided.		0
b. places at all s	Copies of the program's client rights statement must be posted in conspistes.	/	ıs)
06. and, where the regarding:	Client and Family to Be Informed Regarding Care and Treatment. The here is a valid release of information, the client's family must be fully inf		
a.	Client's rights;	()
b.	The name, professional status and position of staff members responsible to	for th	ıe

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client's care;		()
c.	The nature of care, treatment and procedures that the	client will receive; ()
d. audiovisual to movies or pho	The current and future use and disposition of producechniques, such as one-way mirrors, tape recorders, stographs;		
	Specific risk, benefit, or side effects of clinical care a ormed consent will address common risk or benefits as be all-inclusive to every risk, benefit, or side effect;	ssociated with their treatmesociated with treatment and	ent l is)
f.	Alternative treatment procedures that are available;	()
g. access to prog	The right to refuse to participate in any research projectam services;	ect without compromising (his)
h.	The right to refuse specific treatment procedures;	()
i.	As appropriate, the cost, itemized when possible, of s	ervices rendered; ()
j. of services as	The source of the program's reimbursement and any it relates to each client's financial circumstance;	imitations placed on durati	ion)
k. client or for a	The reasons for any proposed change in the professing transfer of the client within or outside of the program		the)
l.	The rules and policies of the program applicable to cl	ient conduct; ()
m. hearing or rev	The right to initiate a complaint or grievance procedulew of the complaint.	are and the means to reques	st a
n.	The discharge plan; and	()
0.	The plans for recovery support activities following di	scharge. ()
form must be	Informed Consent . In accordance with the requirement estandard contained in these rules, a written, dated, obtained from the client, the client's family or the client in any research project or other procedures or activalew.	and signed informed consent's guardian, as appropria	ent ite,
	Client Abuse and Neglect. Every alcohol and subsupport services program must have written policies abuse and neglect.		
a. personnel and	The policies and procedures on client abuse and must be made available to others upon request.	neglect must be given to	all

	The policies and procedures must ensure the reporting within twenty-four (24 proper law enforcement agency or to the Department of any allegations of client lect under the following:	
i.	"Idaho Child Protective Act," Section 16-1619, Idaho Code, for minors; and)
ii. Code, for adul	"Adult Abuse, Exploitation, and Abandonment Act," Section 39-5303, Idah its.	o)
с.	Any and all alleged violations of the policies and procedures must be investigated (l.)
d. reviewed and	There must be documentation that the results of such investigation must be approved by the executive director and reported to the governing body. (e)
351 359.	(RESERVED).	
All alcohol at have policies	d substance use disorders treatment or recovery support services programs must and procedures governing the admission process. These must be available to client lies and to the general public.	
01. must specify t	Admission Policies . The admission policies and procedures must be in writing an he following:	d)
a. with ASAM p	Criteria for determining the eligibility of individuals for admission in accordance lacement criteria; (e)
b.	The information to be obtained on all applicants or referrals for admission; ()
с.	The procedures for accepting referrals from outside agencies and organizations;)
d.	The records to be kept on all applicants; ()
e. admission pro	The statistical data, as determined by the Department's MSC, to be kept on the cess; and	ie)
f. found ineligib	The procedures to be followed, including alternative referrals, when an applicant le for admission.)
02. follows:	Screening. Screening must be based on the needs of clients as identified a	ıs)
a. client meets th	The screening is conducted prior to admission to treatment to determine if the admission criteria;	e)

b. professional; a	The screening must be interpreted by a qualified substance use and	lisorders (
c. when appropri	The results of the screening must be clearly explained to the client, an ate.	d family
03. an admission p	Acceptance for Treatment. Acceptance of a client for treatment must be procedure that assures the following:	based or
a. and must be Department;	The care provided by the program at that facility site is appropriate for t based on admission, continued stay, and discharge criteria approved	
b.	Assessment data is collected to develop a preliminary treatment plan;	(
c. other legal rep	If the potential client is a minor or an incompetent person, a parent, guaresentative may make application for voluntary admission to treatment; an	
d. basis of race, o	No otherwise qualified individual is denied access to treatment service creed, color, religion, gender, national origin, age, or disability.	s on the
e. and capacity.	Acceptance for treatment is based on the program's scope of practice, ca	pability
disorders treat	Provisions for Persons Requiring Protective Custody . For persons being brought by a law enforcement officer to an alcohol and substament program for protective custody, the program must comply with the program, Idaho Code.	ance use
05. admission prod	Assure Applicants Understand Rights and Responsibilities. Ducess, every effort must be made to assure that applicants understand the following	
a.	The nature and goals of the treatment program;	(
b.	The hours during which services are available;	(
c.	The treatment costs, if any, to be borne by the client; and	(
d. conduct and the program.	The rights and responsibilities of clients, including the rules governing the types of infractions that can result in disciplinary action or discharge	
	Reasonable Precautions in All Admissions . Reasonable precautions lmissions to ensure the safety of the client, other clients, staff of the progree community. <i>Reasonable precautions are those that are fair, proper, or necessity.</i>	ram, and

under the circumstances.

361 369. (RESERVED).	
370. ASSESSMENT. All alcohol and substance use disorders treatment or recovery support services prophave an assessment process that meets the requirements in these rules.	gram must
01. Assessment Tool . All approved programs must utilize an assess approved by the Department.	sment tool
02. Assessment Required . A qualified substance use disorders profession develop a written assessment of each client to identify the effects of alcohol or substate the client's life. The qualified substance use disorders professional may be on staff or an by the program.	nce use on
03. Content of Assessment . The assessment must consist of evaluation of use of alcohol and drugs, the signs and symptoms of alcohol and drug use and the cor of alcohol and drug use in life areas such as, physical and mental health, social situatissues, legal issues, and the work and school situation.	nsequences
04. Clinical Consideration of Client Needs. Clinical consideration of eaneeds must include a determination of the type and extent of special clinical examina and evaluations necessary for a complete assessment.	
05. Physical Examination . In all programs, there must be policies and pestablishing when a medical examination must be performed.	procedures ()

ASSESSMENT AND REFERRAL SERVICES.

In addition to the requirements in Section 370 of these rules, all alcohol and substance use disorders treatment or recovery support services program must have an assessment and referral process that meets the requirements in these rules.

- Established Policy and Procedure. Policies and procedures to address processes for referrals must be established.
- Screening and Assessment Determines Problem Severity and Service Needs. Screening and assessment must be sufficient to determine the problem severity and service needs.
- Services Provided by a Qualified Substance Use Disorders Professional. Services must be provided by a qualified substance use disorders professional under Section 218 of these rules.
- Oversight by a Clinical Supervisor. A Clinical Supervisor must oversee services as required under Section 215 of these rules.
- (RESERVED). 372. -- 374.

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375.	CLIENT	RECORDS RE	QUIREMENTS.
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Each alcohol	and substance use disorders treatment or recovery support services progret records requirements set forth in these rules.	ram mu (ıst (
client. All ent be used. An	Written Client Record Required. The alcohol and substance use recovery support services program must maintain a written client record ries in the client record must be signed and dated. Symbols and abbreviat abbreviations legend must be available for the Department to revelegend must be located in the client record for reference.	l on ea ions m	ch ay
	Content of Client Record . The client record must describe the client's si mission and include the services provided, all progress notes, and the client discharge. At a minimum the record must contain:		
educational le program, sour	Identifying data including the client's name, home address, home to firth, gender, marital status, race or ethnic origin, next of kin or person to evel, type and place of employment, date of initial contact or admission conformation of any referral, legal status including relevant legal documents, name of ord of any known drug reactions or allergies, and other identifying data as in the conformation of	o contagon to the person	ct, he nal
b. dated with the information.	The identifying data as described in Subsection 375.02.a. of these rules e date the information was gathered and signed by the staff member gath		
	Assessments Completed With the Client . All assessments completed dated, signed by the person providing the assessment, and give a full according to the assessments.		
04. must include:	Progress Notes. Notes for each treatment session charting the client's	progre	ess (
a.	Date of session;	()
b.	Beginning and ending time of session;	()
c.	Description of the session;	()
d.	Signature of person conducting the session;	()
e.	All staffing notes pertaining to the client;	()

g. Documentation that justifies the client meets criteria for admission, continued stay,

performed outside the program; and

f. All medical records regarding the client. These may include documentation of a medical examination, results of any medical tests, including drug and alcohol screening tests performed by the program, and results of any medical tests reported to the program which were

		. The documentation must be based on admission, continued stay and dived by the Department.	ischarg (ge)
occurr	05. ences, s	Unusual Occurrences . The client record must contain information on any uch as:	unusu (al)
	a.	Treatment complications;	()
	b.	Accidents or injuries to the client;	()
	c.	Serious illness;	()
		Death of the client. In the event of a client's death, the person must be prolance with the provisions of Idaho law and a summation statement must be not the form of a discharge summary.		
client's treatme		Telephone Calls . The client record must contain correspondence concernent and signed and dated notations of telephone calls concerning the		
	07.	Discharge Plan . The client record must contain a plan for discharge.	()
		Discharge Summary . A discharge summary must be entered in the clier onable period of time not to exceed fifteen (15) days following discharge professional staff and policies or standards.		
mainta	alcohol in, cont	TENANCE OF CLIENT RECORDS. and substance use disorders treatment or recovery support services prograted and supervise client records and is responsible for maintaining their quith the requirements set forth in these rules.		
be kep	01. t at the	Active Client Records Kept at the Facility Site. The active client's reconfacility site where the client is being treated.	rds mu (ıst)
	ination,	Compilation, Storage, Dissemination, and Accessibility of Client Record thave written policies and procedures governing the compilation, and accessibility of client records. The policies and procedures must be only the compilation of client records.	storag	ge,
agains	a. t loss, u	The program fulfills its responsibility to safeguard and protect client nauthorized alteration or disclosure of information;	recore	ds)
the De	b. partmer	In the event of unauthorized release client identifying information such it is notified immediately;	as the	ft,
	c.	In the event of closure of program how and where records will be stored;	()
	d.	Each client record contains all required information;	()

)

e.	Uniformity in the format and forms is used in client records;	()
03. must require 6	Entries in Client Records Are Dated and Signed. The policies and prentries in client records to be dated and signed.	ocedure (es)
04. and handling	Storage Facilities . The program must provide facilities for the storage, prof client records, including locked and secured rooms and files.	ocessin (g)
	Electronic Storage of Client Data . When a program stores client other types of automated information systems, they must have security me ertent or unauthorized access to such data.		
06. a minimum of	Length of Maintenance of Client Records . Client records must be maint five (5) years from the date they are officially closed.	ained fo	or)
07. the disposal of client information	Disposal of Client Records . The program must have a written policy gof client records. Methods of disposal must be designed to assure the confidmation.		
	Confidentiality and Disclosure of Information. The program must have procedures that protect the confidentiality of client records and govern the department in the records under Section 006 of these rules.		
377 379.	(RESERVED).		
380. INDIV	VIDUALIZED TREATMENT PLAN.		
addresses the the client's ma	Individualized Treatment Plan . A state-approved alcohol and substatement program must prepare for each client an individualized treatment alcohol or substance use and co-occurring mental health disorders health a ajor life areas. The development of a treatment plan must be a collaborative client, family members, and other support and service systems.	plan tha iffects o	at n
	Treatment Plan Based on a Biopsychosocial Assessment . The treatment on a <i>Department-approved</i> biopsychosocial assessment of the client's all disorders treatment needs, and contributions provided by the informal	lcohol o	or
	Development and Implementation of the Treatment Plan . The stance use disorders professional staff member within a state approved prognisibility for the development and implementation of the treatment plan.	gram ha	

Uniformity in the format and forms is used in client records;

04.

developed within seventy-two (72) hours following admission to an inpatient or residential facility. A treatment plan must be developed within thirty (30) days of the completion of a state approved assessment in an outpatient setting. The treatment plan must be updated at least every seven (7) days in a residential setting and at least every ninety (90) days in an outpatient setting.

Timeline for Development of the Treatment Plan. A treatment plan must be

	()
05. the following:	Content of the Treatment Plan. The individualized treatment plan must inclu (de)
a. substance use	The services deemed clinically necessary to facilitate the client's alcohol a disorders recovery; (nd)
b. treatment prog	Referrals for needed adjunct services that the alcohol and substance use disorder arm does not provide.	ers)
c. Subsection 012	Referrals for recovery support services that support treatment as defined 2.03 of these rules; (in)
d. and support re	Goals that the client must complete to reduce or eliminate alcohol or substance u covery; (ise)
e. expected achie	Objectives that relate to the goals, written in measurable terms, with target evement dates;	ed)
f.	Service frequency; ()
g.	Criteria to be met for discharge from treatment; and ()
h.	A plan for including the family or <i>other social supports</i> . ()
disorder must	Integrated COD Treatment Plan Development. In addition to the information of this section, the individualized treatment plan for a client with a co-occurri address the COD treatment and recovery support service needs of the client are current assessment. These additional items include the following: (ng
a.	A list of COD problems and needs identified during the assessment; ()
b. support service	Overall goals to be achieved consistent with the client's treatment and recovers needs and assessment;	ery)
c. system;	Reference to all services and contributions provided by the informal support	ort)
d.	Documentation of who participated in the selection of services; ()
e.	Documentation of unmet needs and service gaps; ()
f.	References to any formal services arranged including specific providers; ()
g.	Time frames for achievement of the treatment plan goals and objectives. ()
381 384.	(RESERVED).	

REFERRALS OF CLIENTS. 385.

All alcohol and substance use disorders treatment or recovery support services programs must have policies and procedures to facilitate the referral of clients and the provision of consultation

among the procommunity.	rogram's services and between the program and other service providers	in the
	HARGE REQUIREMENTS. and substance use disorders treatment programs must meet the discharge stand	lards ir
	Discharge Plan . A discharge plan must be jointly developed by the que disorders professional and the client. This discharge plan includes the resport their recovery.	
	The discharge plan must be initiated within forty-eight (48) hours of admiss ogram and completed prior to the conclusion of substance use disorders tresupport services.	
	The discharge plan must be initiated within thirty (30) days of admission of substance use disorders tresupport services.	n to ar
c. discharge from	A hard copy of the discharge plan must be given to the client at the tent treatment.	time of
d.	The discharge plan must include:	(
i. including the	The recovery support services and adjunct services to be continued after dislocation and contact information of existing appointments;	scharge (
ii. treatment;	Information about accessing resources to maintain gains achieved w	hile ir
iii. methods to ad	Identification of stressors that may led to a return to the use of alcohol or drudress the stressors; and	ugs and
iv.	Identification of person(s) to contact if additional services are needed.	(
02. within fifteen	Discharge Summary . A discharge summary must be entered in the client (15) days following discharge.	record
a. diagnosis.	The discharge summary must include the results of the initial assessment	ent and
b.	The discharge summary must include a clinical summary of the following:	(

i.

The course and progress of the client with regard to each identified clinical

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problem;	()
ii. The clinical course of the client's treatment;	()
iii. The final assessment, including the general observ client's condition initially, during treatment and at discharge; and	rations and understanding of the
iv. The recommendations and arrangements for furthedischarge plan.	er treatment as described in the
387 389. (RESERVED).	
390. ENVIRONMENT REQUIREMENTS. Each facility site of the program must have appropriate space, equineeds of clients.	nipment and fixtures to meet the
01. Fixtures and Equipment . Fixtures and equipment must be constructed or modified in a manner that provides, in functional areas that are accessible to all clients regardless of their	sofar as possible, pleasant and
02. Office Space . Private space must be provided counseling as well as family and group counseling sessions. All supplies must be accessible.	
03. Equipment and Supplies. There must be equipment of the client at each facility.	ment and supplies to meet the
04. Safety, Fire, Health, and Sanitation Require facilities utilized by the program must meet federal, state and log prevention, health and sanitation.	
of. Accessibility for Persons With Mobility and Serwith mobility or sensory impairments, the facility must provide meets the needs of the person for independent mobility. New requirements of the American with Disabilities Act Accessibility facilities must comply, to the maximum extent feasible, with 28 C regarding removal of barriers under the Americans with Disability undue hardship or burden on the facility, and must provaccommodations. The facility must provide the following:	a physical environment which w construction must meet the Guidelines (ADAAG). Existing EFR Sections 36.304 and 36.305 ilities Act, without creating an
a. Ramps for clients who require assistance with am requirements of the ADAAG 4.8;	abulation must comply with the
b. Bathrooms and doors large enough to allow the e provided for in the ADAAG 4.13;	easy passage of a wheelchair as
c. Grab bars in toilet and bathrooms in compliance w	ith ADAAG 4.26; ()

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0720-0901 ASUD Treatment & RSS Facilities & Programs PENDING FEE RULE d. Toilet facilities in compliance with ADAAG 4.16 and 4.23; Non-retractable faucet handles in compliance with ADAAG 4.19, with the exception of self-closing valves under 4.19.5, and 4.27; and Suitable hand railing must be provided on both sides of all stairs leading into and f. out of a building for clients who require the use of crutches, walkers, or braces. EMERGENCY PREPAREDNESS PLAN. 391. All alcohol and substance use disorders treatment or recovery support services programs must establish and maintain an Emergency Preparedness Plan designed to manage the consequences of natural disasters or other emergencies that could disrupt the program's ability to provide care. 01. External and Internal Disasters. The program must have written policies and procedures to enable them to effectively prepare for both external and internal disasters that can negatively affect its environment of care. The policies and procedures must include: Communication plan for business hours and after hours;) a. Clear chain of command which includes how to contact supervisors at all times; b. and Disaster orientation for all workers; c. 02. The Role as a Provider of Care to the Residents of Its Community. The program must have written policies and procedures describing how the program is ready to assist as needed in case of community emergency, and as appropriate integrates its Emergency Preparedness Plan with community disaster plans to support the community's response to a disaster. Interruption of Utility Services. Policies and Procedures must be written 03. describing what action to be taken in the event of interruption of utility services, such as lighting, in order that staff can perform essential functions, back up computer data, and obtain urgent medical data to provide to a primary care physician; and

04. Disruption of Services. Policies and procedures must be written describing what action will be taken in the event of disruption of services and management of space, supplies, communications, and security.

392. MEDICAL EMERGENCY SERVICES.

All alcohol and substance use disorders treatment or recovery support services programs must have a written plan describing the manner in which medical emergency services must be accessed.

01. Medical Emergency Services Policies and Procedures. The program must have written policies and procedures describing the type of medical emergency services available and the arrangements for referring or transferring clients to a medical facility. The policies and

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procedures must clearly specify the following:	()
a. The staff of the program who are available and author emergency evaluations.	rized to provide necessary
b. The staff of the program who are authorized to arrange for transferred to a medical facility.	for clients to be referred or
c. The arrangements the program has made for exchanging facility when it is necessary for the care of the client.	g records with the medical
d. The location of the medical facility and the medical faci	lities contact information.
e. The method of communication between the program and	d medical facility. ()
f. The arrangements the program has made for transporting from the medical facility providing emergency services.	ng clients, when necessary,
g. Policies concerning notification of the client's family arrangements that have been made for referring or transferring the client's facility.	
02. Staff Training for Emergency Services . All staff emergency policies and procedures.	must be trained in the
03. CPR and Basic First Aid Training . One (1) CPR/Firmust be onsite at all times. Staff responsible for CPR and First Aid m within ninety (90) days of employment. Additionally, the policies and the methods for renewal of CPR and first aid certification so that he remainded to the control of the contro	nust complete this training procedures must establish
04. Annual Review and Revisions . There must be documented and procedures are reviewed at least annually and revised as necessary.	
393. NOTIFICATION OF DEATH, SERIOUS INCIDENT, A LOSS OF RECORDS OR OTHER CLIENT IDENTIFYING INFO	
01. Notification of Death . The program must notify the De	partment in writing within

02. Notification of Serious Incident. The program must notify the Department in writing within twenty-four (24) hours of any serious incident occurring outside the normal course of treatment, involving a patient, client, or staff occurring on the premises related to the operation of the service, that requires the services of a doctor or hospital in accordance with confidentiality and HIPAA requirements.

twenty-four (24) hours of a patient, client, or staff death where death occurs on site or in treatment-related circumstances. The program must notify the decedent's family or next of kin as

soon as possible in accordance with confidentiality and HIPAA requirements.

03. Notification of Fire, Accident, or Other Incident . The program must notify the Department in writing within twenty-four (24) hours of any fire, accident, or other incident resulting in significant damage to the service site in accordance with confidentiality and HIPAA requirements.
04. Notification of Loss of Client Records or Other Identifying Information . The program must notify the Department in writing within twenty-four (24) hours of any situation resulting in the loss of client records or other identifying information in accordance with confidentiality and HIPAA requirements.
05. Notification of Change in Executive Director . The program must notify the Department in writing within twenty-four (24) hours if there is a change of executive director.
06. Notification of an Employee Investigation . The program must notify the Department in writing within twenty-four (24) hours if an employee is the subject of an investigation for client abuse or neglect.
394. ADMINISTRATION OF MEDICATIONS. Administration of medications in alcohol and substance use disorders treatment or recovery support services programs, except those located in licensed hospitals, must be by means of self-administration.
01. Self-Administration of Medications . Self-administration of over-the-counter and prescription medication is permitted only under the supervision of staff. Prescription medication is permitted only when a client has a prescription from a physician, a nurse practitioner, or a physician assistant. Medication must be available to clients as prescribed.
02. Storage . The program will provide secured central storage of prescribed and overthe-counter medication.
03. Policies and Procedures for Storage of Medication. The program must have policies and procedures for storage and provide storage facilities for prescribed and over-the-counter medication.
04. Administration of Medications in Child and Adolescent Residential Programs. State approved programs serving children and adolescents in residential programs must follow the requirements found in IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing," Subsections 752.02 through 752.06.
395. FOOD SERVICE. Alcohol and substance use disorders treatment or recovery support services programs providing services that include the preparation of meals must meet the requirements in these rules. ()
01. Meals and Snacks . In general, wholesome and nutritionally balanced food must be provided. Three (3) meals must be served daily at regular times. Snacks of nourishing quality must be available to clients at all times.

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day care must establish an environment that enhances the positive self-image of clients and

- Living Conditions. The facility must meet each of the following requirements 01. regarding the client's therapeutic environment:
- Clients must be allowed to wear their own clothing. If clothing is provided by the program, it must be appropriate and not demeaning.
- Clients must be allowed to keep and display personal belongings, and to add personal touches to the decoration of their own room.
 - The program must develop policies and procedures for storage, availability and c.

use of person	nal possessions, personal hygiene items, and other client belongings.	()
d. quarters.	Clients must be encouraged to take responsibility for maintaining their	r own livi (ng)
e. awareness.	Mirrors must be placed as an aid in grooming and to enhance the	client's se	elf-)
f. and property	There must be ample closet and drawer space for the storage of person provided for the resident's use.	nal prope	rty)
02.	Resident Sleeping Rooms. The facility must assure that:	()
a. commonly u	Resident sleeping rooms are not in attics, stairs, halls, or any sed for other than bedroom purposes;	other roo	om (
b. Emergency Code.	There must be sufficient window space for natural light and egress or rescue windows must comply with the state-adopted Unifor		
occupancy r closet space feet per occ	Square footage requirements for resident sleeping rooms must prove square feet, exclusive of closet space, in a single occupancy room. It soom, there must be at least forty-five (45) square feet per occupant, a Existing multiple occupancy sleeping rooms, may be approved relative upant until the room is remodeled or the building is extensively remode inimum of three (3) feet between the sides of beds and two (2) feet at the	n a multipexclusive ve to squadeled. The	ple of are ere
d.	Window screens must be provided on operable windows;	()
e.	Ceiling heights in sleeping rooms must be at least seven (7) feet, six (6)	5) inches.)
f. privacy.	Doorways to sleeping areas must be provided with doors in order	to provi	ide)
g.	Separate bedrooms and bathrooms must be provided for men and won	nen. ()
03. contribute to	Contributions of Environment . The environment of the treatment of the development of therapeutic relationships in at least the following was		ust)
a. (2) person co	Areas must be available for a full range of social activities for all clien onversations to group activities.	ts, from t	wo)
b. occupants.	Furniture, furnishings and equipment must be available to accor-	nmodate	all)
i.	Furniture and furnishings must be comfortable and maintained in cle	an conditi	on

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and good rep	pair.	()
ii.	All equipment and appliances must be maintain	ned in good operating order. ()
c. provided at l	To promote awareness of the time and seas least in the major use areas.	on, clocks and calendars must be
All alcohol a twenty-four	JSEKEEPING SERVICES. and substance use disorders treatment or recovery (24) hour per day care must have written policie fe environment to meet applicable standards in the	es and procedures for maintaining a
	Personnel and Equipment . Housekeeping nust be provided to maintain the interior and exterpreterly, and attractive manner.	and maintenance personnel and ior of the program's facility site in a
a. bed, bedding	After discharge of a client, the room must be g and furnishings.	e thoroughly cleaned, including the
b. weeds and o	Storage areas, attics, basements, and grounds rether items detrimental to the health, safety or well	
02. and shoes r measures.	Clients' Personal Articles. Clients' personal comust not be allowed to accumulate on the flower	
	Laundry Facilities . One (1) washing machine approved laundry facilities are available. If laund processing must be located in an area separate	dry is processed on site, the laundry
1 1	Housekeeping Services and Equipment. However, must be provided to maintain the interior and derly manner.	
Each alcoho	ECTION CONTROL POLICIES AND PROCI of and substance use disorders treatment or recov on control policies and procedures that meet the st	very support services program must
01. written polic	Written Policies and Procedures for Infection sies and procedures pertaining to the operation of	
a.	Effective measures must be developed to preve	ent, identify and control infections.
b. cause(s) of the	A process for implementing procedures to c	

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c. All new employees must be instructed in the importance of infection control and personal hygiene and in their responsibility in the infection control program.
d. There must be documentation that on-going in-service education in infection prevention and control is provided to all employees.
e. There must be documentation that the policies and procedures are reviewed at least annually and revised as necessary.
02. Alcohol and Drug Testing . Urine samples will be collected in accordance with Section 740 of these rules.
03. Universal Precautions . Universal precautions must be used in the care of clients to prevent transmission of infectious disease according to the Centers for Disease Control and Prevention (CDC) guidelines. These guidelines may be accessed on the CDC website at http://www.cdc.gov/ncidod/dhqp/bp_universal_precautions.html.
399. PLANT TECHNOLOGY AND SAFETY MANAGEMENT. Alcohol and substance use disorders treatment or recovery support services programs must meet applicable standards set forth in these rules.
01. Buildings . Buildings on the premises in which services are delivered must be in compliance with the requirements of the local, state and federal codes concerning access, construction, fire and life safety that are applicable.
a. Prior to initial occupancy and annually thereafter, the program's site(s) must be inspected for compliance with the Uniform Fire Code. Documentation of all findings, recommendations and corrective actions must be kept on file.
b. Prior to initial occupancy and at the time of any structural change in a building, it must be inspected and found to be in compliance with local building codes. Written documentation of all findings, recommendations and corrective actions must be kept on file by the program.
02. Grounds . The program grounds must be maintained in a manner that is designed to provide safe access in a safe environment for clients, personnel and visitors. ()
a. The program must have specific plans and policies for the maintenance, supervision and safe use of all its grounds and equipment.
b. The premises and all buildings must be kept free from the accumulation of weeds, trash and rubbish.
03. General Safety . The program must have a plan that is designed to provide a safe environment for clients, personnel and visitors, and monitors that environment.
a. There must be established procedures for the development, implementation and review of safety policies for all services.

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b. injuries and sa	There must be a procedure for reporting, investigating and evaluating all acafety hazards. The responses and follow-up actions are to be documented.	cciden (its,	
c. new employee	Safety-related policies and procedures must be included in the orientation and in the continuing education of all employees.	on of	all)	
04. in the event of	Emergency Preparedness . There must be a plan for the protection of all f a fire or other emergency.	perso	ons)	
a. follow in the e	Each facility must develop and implement an emergency preparedness event of fire, explosion, flood, earthquake, high wind, or other emergency.	plan (to)	
b. of an emergen	The facility must have written procedures outlining steps to be taken in the icy including:	he eve	ent)	
i.	The individual(s) who is to respond;	()	
ii.	Each person's responsibilities;	()	
iii.	Where and how clients are to be evacuated; and	()	
iv.	Notification of emergency agencies.	()	
c. All clients and employees must be advised of the actions required under emergency conditions. Diagrams of the building showing emergency protection areas and evacuation routes and exits must be conspicuously posted throughout the building. An outline of emergency instructions must be posted with the diagram.				
	There must be a minimum of one (1) 2-A-10BC type fire extinguisher p a kitchen on the floor, fire extinguisher must be in or immediately adjace extinguisher must be inspected annually by a fire extinguisher service agen	nt to t		
e.	All exits must be marked with a lighted exit sign.	()	
f. systems, conta	There is a fire plan that includes the use and function of fire alarm and dainment and the protection of lives.	letecti (on)	
i. fire plan and t	Each work shift must have personnel trained and responsible for implement he activation of the non-automatic components of the fire safety systems.	nting t	he)	
case of a fire.	A minimum of one (1) fire drill must be held at least every thirty (30) mes and under varying conditions to simulate unusual circumstances encour A record of drills must be maintained which includes the date and time of the personnel and clients, problems encountered and recommendation.	ntered the dr	in ill,	

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iii. The alarm and detection system and any sprinkler system must be under the direct supervision of a staff member who must cause proper tests to be made at specified intervals and must have general charge of all alterations and additions.
g. Program employees and clients must be provided with training about emergency preparedness policies and procedures.
h. The emergency preparedness policies and procedures must be evaluated annually and updated as needed.
05. Report of Fire . A separate report of each fire incident occurring within the program's facility must be submitted to the Department within twenty-four (24) hours of the occurrence. The "Facility Fire Incident Report," will be issued to the Department to report specific information concerning date, origin, extent of damage, method of extinguishment and injuries, if any.
06. Electrically Powered Equipment . The program must have procedures to assure that electrically powered, line-operated equipment is electrically safe.
a. There must be a policy that identifies types of equipment that may pose an electrical hazard during intended use and outlines conditions of safe use.
b. Policies for the use and control of personal electrical equipment must be developed and implemented.
i. Clients must be apprised of the policies and procedures regarding use of personal electrical equipment upon admission to the program's facility.
ii. Employees must be apprised of the policies and procedures regarding use of personal electrical equipment upon employment.
c. There must be a policy that outlines the action to be taken by staff to ensure client safety during a power outage. All staff must be trained in the procedure.
07. Electrical Distribution . The program's facility must have an electrical distribution system that is designed, installed, operated, and maintained to provide electrical power for all required operations.
a. There must be a schedule for preventive maintenance to assure that the electrical distribution system operates safely and reliably.
b. Inspections and corrective actions must be documented. ()
08. Heating, Ventilating and Air Conditioning . Where provided, the heating, ventilating, and air-conditioning (HVAC) system must be designed, installed, operated and maintained in a manner that provides a comfortable and safe environment for clients, personnel and visitors

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facilitates the	Plumbing . The plumbing systems must be designed, installed, operated, a manner that provides a safe supply of water for all required facility operations a complete and safe removal of all storm water and waste water. The plumbic comply with applicable local and state codes.	and
10. federal, state a	Hazardous Materials and Wastes. The program must comply with applica and local codes concerning hazardous materials and waste management. (ble)
11. maintained in required facili	Boiler and Steam . Where provided, boiler systems must be installed, operated a manner that is designed to provide a safe supply of steam or hot water for ty operations.	
12. safety devices	Safety Devices and Practices. The program must have in place and maint and operational practices to assure the safety of clients and personnel. (ain)
a. aid kits.	Facility sites that do not have emergency medical care resources must have from (irst)
b.	All staff must be familiar with the locations, contents, and use of the first aid king (ts.
public. The wi	Smoking . Written regulations governing the use of smoking materials must picuously posted and made known to all program clients, staff members and ritten regulations must include at least the requirements listed below. Nothing in the rest that smoking be permitted by programs whose admission policies prohibited.	the his
a.	Designated areas must be assigned for client, staff and public smoking. ()
b. smoking is per	Noncombustible ashtrays of a safe design must be provided in all areas whermitted.	ere)
c. provided in al entrance of the	Metal containers with self-closing, tight-fitting lids or their equivalent must ll areas where smoking is permitted. Containers must be twenty (20) feet from e building.	
	Tobacco products must not be used by children, adolescents, staff, volunteers, building used to house children or adolescents, or in the presence of children or in vehicles used to transport children or adolescents.	
14. structurally so public including	Structure, Maintenance, Equipment to Assure Safety. The facility must bund, maintained, and equipped to assure the safety of clients, personnel, and eng:	
a. access or exits	Furnishings, decorations, or other objects cannot be placed so as to obstruct es.	xit)

All ramps, open porches, sidewalks, and open stairs must be maintained free of

b.

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snow and ice	buildup.	()
c. from coming i	Wood stoves must have railings or other protection designed to prevent into contact with the stove surfaces.	ent resider (its)
d.	All fireplaces must have heat tempered glass fireplace enclosures or its	s equivaler (nt.
e. automatic pres	Boilers, hot water heaters, and unfired pressure vessels must be eqssure relief valves.	uipped wi (th)
	Portable heating devices of any kind are prohibited; portable electric se fuel-fired heaters are considered portable comfort heating devices. ess pads, electric blankets and heating pads when ordered by an authorize	Exception	ıs:
g. the building is	Flammable and highly combustible materials cannot be stored in the fast protected throughout by an approved automatic fire extinguishing systems.		ess)
400 449.	(RESERVED).		
	APPROVED FACILITY AND PROGRAM SERVICES (Sections 450 through 454)		
	T FACILITY AND PROGRAM SERVICES. g are adult facility and program services that may be approved by the De	epartment: ()
01.	Assessment and Referral Services.	()
02.	Residential Social Detoxification Facility.	()
03.	Clinically Managed Medium-Intensity Residential Treatment.	()
04.	Clinically Managed Low-Intensity Residential Treatment (Halfwa	y House).)
05.	Level I - Outpatient, and Level II.1 - Intensive Outpatient Treatme	ent. ()
06.	Opioid Treatment Program.	()
07.	Drug Court Outpatient Treatment Program.	()
08.	Recovery Support Services.	()
09.	Early Intervention Services.	()

451. The fo	llowing	D AND ADOLESCENT FACILITY AND PROGRAM SERVICES. g are child and adolescent facility and program services that may be approved	ed by t	the
	01.	Clinically Managed Medium-Intensity Residential Treatment.	()
	02.	Level I - Outpatient, and Level II.1 - Intensive Outpatient Treatment.	()
	03.	Drug Court Outpatient Treatment Program.	()
	04.	Transitional Residential Treatment Services.	()
	05.	Recovery Support Services.	()
	06.	Early Intervention Services.	()
of thes	ition to se rules g appro	ICES FOR CHILDREN AND ADOLESCENTS. meeting all the rules and minimum standards contained in Sections 000 thro, each alcohol and substance use treatment or recovery support services val to provide services to children and adolescents must meet the require f these rules:	progra	am
separarules.	01. te from	Separate Services From Adults . Provide children and adolescent adult services except for "continued care" described in Subsection 452.03		
		Residential Care as an Alternative to Parental Care . Any program control, supervision, or maintenance of children or adolescents for twenty-as an alternative to parental care must meet the following criteria:		
Code,	a. accordi	Be licensed under the "Child Care Licensing Act," Title 39, Chapter 1 ng to IDAPA 16.06.02, "Rules Governing Standards for Child Care Licens."		
05.01.0	b. 02, "Ru	Be certified by the Department of Juvenile Corrections according to les and Standards for Secure Juvenile Detention Centers"; and	IDAI	PA)
Treatm	c. nent and	Be approved under IDAPA 16.07.20, "Alcohol and Substance Use I Recovery Support Services Facilities and Programs."	Disordo (ers)
(18) ye eighted school	ears ma enth bir . Prior	Continued Care of an Eighteen-Year-Old Adolescent. An adolescent in patient or intensive outpatient treatment program who reaches the age of many remain in the program in continued care for up to ninety (90) days of the current school year for an individual at to accepting an individual into continued care, the following are required Department's MSC:	eighte after l attendi	een his ing
	a.	A signed voluntary agreement to remain in the program or a copy of a co	urt ord	der

authorizina aa	ntinued also amont often the individual's eighteenth hinthday	(`
authorizing co	ntinued placement after the individual's eighteenth birthday.	()
b. jeopardize the	A written assessment to assure that an individual in continued care of health, safety, and well being of other children and adolescents in the programme of the continued care o		ot)
c. of the program	Written documentation verifying the individual in continued care was in prior to his eighteenth birthday.	the ca	re)
d. in order to con	Written documentation verifying the individual needs to remain in continuplete treatment, education, or other similar needs.	ued ca	re)
04. Chapter 13, Id of these rules.	Licensed Hospital Facilities . Facilities licensed as hospitals under 7 aho Code, are exempt from the requirements in Subsections 452.01 through		
These service regain custody	ICES FOR WOMEN WITH DEPENDENT CHILDREN. s for women with dependent children including women who are attem of their children apply to all approved treatment facilities and programs us to provide services to women with dependent children.		
recovery supp	Services . In addition to meeting all the rules and minimum standards containing through 499 of these rules, each alcohol and substance use disorders treat port services program seeking approval to provide services to women dren must provide the following services, either directly or indirectly:	tment en wi	or
a. for women in	Primary Medical and Prenatal Care. Primary medical care, including prenatreatment.	atal ca (re)
b. treatment, incl	Primary Pediatric Care. Primary pediatric care for the children of wouding immunizations.	omen (in)
c. treatment.	Gender Specific Treatment. Gender specific alcohol and substance use d	lisorde (ers)
d. addressing issu	Therapeutic Interventions for Women. Therapeutic interventions for ues such as relationships, sexual and physical abuse, and parenting.	wome (en)
	Therapeutic Interventions for Children. Therapeutic interventions for children in treatment to address, among other things, developmental needs abuse, and neglect.		
f.	Child Care. Child care while the women are receiving services.	()
g. admit both wo	Treatment Provided as a Family Unit. Treating the family as a unit and tomen and their children into treatment, when appropriate.	herefo (re)
h.	Case Management. Case management to assist in establishing eligibility for	or publ	lic

assistance programs.	ograms provided by Federal, State, or local governments, employment, and tra-	ining
i. programs.	Education and Special Education Programs. Education and special educ	ation
j. children.	Drug-free and Safe Housing. Drug-free and safe housing for women and (their
k. programs for	Childhood Programs. Therapeutic day care, Head Start, and other early child children.	hood
l. for the clients	Sexual Harassment Training. Curriculum that covers sexual harassment trais.	ining
Subsection 4 written agree	Written Agreements. Alcohol and substance use treatment or recovery sugrams that do not directly provide one (1) or more of the services described 53.01 of these rules directly to women with dependent children must main ments with other approved programs that will be providing these services. A congreements must be retained in the client's record.	ed ir ntair
454. (RES	ERVED).	
Clinical case client and for and minimum and substance management	MICAL CASE MANAGEMENT SERVICES. management is the process in which a clinician is responsible for the direct care coordinating other services needed by the client. In addition to meeting all the n standards contained in Subsections 000 through 499 of these rules, each along use disorders treatment service program seeking approval as a clinical facility must meet the requirements in this rule. Clinical case management servicely services.	rules coho case
01.	Clinical Case Management Services.	,
	Services must include a full biopsychosocial assessment, utilizing a Department tool, and a case-management assessment of the client and client for needs, service planning, linkage to other services, client advocacy, and monitorsions.	amily
b. are delivered	The facility must have policies and procedures for ensuring that multiple ser in a coordinated and therapeutic manner to meet the goals of treatment outcome.	
	Clinical case management services must not duplicate case manager e disorder treatment, or service coordination services currently being provided u te-funded program.	
d. of practice as	Clinical case management services provided must not exceed the clinician's s defined by the individual licensing boards.	ксоре

456	499.	(RESERVED).		
health	b. services	Clinical case managers may not bill the substance use disorders system for they provide.	or ment (al)
during	a. a single	Clinical case managers will not be reimbursed for more than one (1) e fifteen (15) minute time period.) conta (ıct)
	<i>06</i> .	Limitations on Reimbursement.	()
docum	05. ent at le	Clinical Supervision. The clinical case management program must propast one (1) hour of clinical supervision per month for each clinical case management.		
have o	ther rec	Caseload. A clinical case manager's total caseload must not be so large quality service delivery and client satisfaction. For clinical case managery support service or treatment caseloads, or both, the total caseload 30) clients at any given time.	gers wl	ho
	<i>b</i> .	A clinical case manager may not hold trainee status.	()
qualifi	a. ed subst	A clinical case manager must be a Masters-level licensed clinician a ance use disorders professional as defined in Section 013 of these rules.	and be (<i>a</i>)
	<i>03</i> .	Clinical Case Manager Qualifications.	()
	<i>c</i> .	Be at risk for institutionalization.	()
Revision (mixed	on (DSM ', manic	Have a diagnosis of serious mental illness (SMI) as defined by the Association in the Diagnostic and Statistical Manual of Mental Disord I-IV-TR): schizophrenia; paranoia and other psychotic disorders; bipolar of and depressive); major depressive disorders (single episode or redisorders; and obsessive-compulsive disorders; and	lers, Te disorde	ext ers
more o		Meet ASAM criteria for a substance use disorder and be unstable in two dimensions 1, 2, 5, or 6;	wo (2) (or)
meet th	02. he follov	Eligibility Criteria . To be eligible for clinical case management, the cliving criteria:	ient mu (ist)

ALCOHOL AND SUBSTANCE USE DISORDERS RESIDENTIAL TREATMENT COMPONENT SERVICES (Sections 500 through 599)

500. RESIDENTIAL SOCIAL DETOXIFICATION FACILITY.

Each alcohol and substance use disorders treatment program seeking approval as a residential

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	cation facility must meet the requirements in Section 500 of these rules, in a d minimum standards contained in Sections 000 through 499 of these rules.		n)
01.	Detoxification Services in a Residential Social Detoxification Facility.	()
	Residential social detoxification facilities provide living accommodation vironment for individuals who require twenty-four (24) hour per day, seven (vised detoxification services.		
b. day, seven (7)	Detoxification services must be available continuously twenty-four (24) ho days per week.	ours po	er)
	There must be clearly written policies and procedures for the detoxification have been reviewed and approved by a medical consultant with specific known best practice.		
d. continuum of	Counseling services must be provided to motivate clients to accept referral care for alcohol or drug abuse.	into th	ie)
e. must be adequ	The level of monitoring of the client or the physical restrictions of the environment to prevent the client from causing serious harm to self or others.	onmei (nt)
f. requirements	Clients must be under direct observation by trained personnel who meet testablished in this section.	trainin (ıg)
g.	There must be provisions for any emergency care required.	()
h. from one (1) of	There must be clearly written policies and procedures for the transfer of letoxification program to another, when necessary.	clien	ts)
i. leave against p	There must be clearly written policies and procedures for dealing with clien professional advice.	nts wh	10)
02. provide superv	Supervision in a Residential Social Detoxification Facility . The program visory staff as described in Section 215 of these rules.	m mu (st)
03. four (24) hour	Staffing in a Residential Social Detoxification Facility. There must be per day, seven (7) days a week, trained personnel coverage.		y-)
a. maintained tw	A minimum staff to client ratio of one (1) trained staff to six (6) clients renty-four (24) hours per day, seven (7) days a week.	nust b)е)
	All staff members responsible for direct client care during the detoxification and CPR training, the basic first-aid training course, and additional training on prior to being charged with the responsibility of supervising clients.		
04. Facility. Polic	Transfer to an Outside Program From a Residential Social Detoxifies and procedures for transferring a client to another program must be established		

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(RESERVED).

511. -- 519.

520. LEVEL III.5 - CLINICALLY MANAGED MEDIUM INTENSITY RESIDENTIAL TREATMENT FACILITY FOR CHILDREN AND ADOLESCENTS.

Each alcohol and substance use disorders treatment program seeking approval as a Level III.5 - Clinically Managed Medium Intensity Residential Treatment Facility (Level III.5) for children and adolescents, must meet the requirements in Section 520 of these rules, in addition to all rules and minimum standards contained in Sections 000 through 499 of these rules. Each treatment program must also be licensed annually under IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing."

- **01.** Admission Criteria for Child and Adolescent Level III.5. A Level III.5 treatment facility will only admit children and adolescents with a primary diagnosis of alcohol, substance, or alcohol and substance abuse or dependency.
- **O2.** Treatment Focus of Child and Adolescent Level III.5. A Level III.5 treatment facility must focus primarily on alcohol and substance use disorders diagnosed problems. A child or adolescent who is likely to have a withdrawal reaction will be admitted only after stabilization of withdrawal unless the Level III.5 treatment facility has a medically supervised program specifically designed for dealing with withdrawal. A Level III.5 treatment facility must provide individual and group counseling sessions, family treatment services, and alcohol and substance use disorders education sessions. Care must include at least twenty-one (21) hours a week of treatment program hours specific to alcohol and substance use disorders treatment by clinical staff, including planned and structured education, individual and group counseling, family counseling and motivational counseling.
- **03.** Required Staff Ratios in Child and Adolescent Level III.5. There must be written staff ratios for direct care staff to children and adolescents and service workers to children and adolescents. Unless otherwise specified in these rules, staff ratios must be:
- **a.** Supervisor to Staff Ratio. At least one (1) staff supervisor for every twenty (20) direct care staff or fraction thereof.
- **b.** Staff to Child or Adolescent Ratio-Daytime. At least one (1) direct care staff to every eight (8) children or adolescents when the children or adolescents are awake and present, unless the presenting problems of the children or adolescents in care are such that a ratio of one (1) to eight (8) is not sufficient to provide for the safety and treatment needs of the children or adolescents. In that case, the ratio of direct care staff to children or adolescents ratio must be increased to ensure the safety and treatment needs of the children are met.
- c. Staff to Children or Adolescents' Ratio-Sleeping Hours. At least one (1) awake direct care staff to twenty (20) children or adolescents or fraction thereof during the children or adolescent's normal sleeping hours in buildings housing children or adolescent's sleeping quarters. If the presenting problems of the children or adolescents in care are such that a ratio of one (1) to twenty (20) is not sufficient to provide for the safety and treatment needs of the children or adolescents, then the ratio of direct care staff to children or adolescents ratio must be increased to ensure the safety and treatment needs of the children or adolescents are met.
- **d.** Medical Emergency. At least two (2) staff persons on duty during working hours in a children or adolescent's residential care facility must be certified to provide cardiopulmonary

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resuscitation (CPR) and first aid for the age of the children or adolescents in care. During sleeping hours, only one (1) staff person on duty must be certified to provide CPR and first aid for the age of children or adolescents in care.

- e. Emergency Staff Access. When only one (1) direct care worker is on duty, an additional staff person must be available within ten (10) minutes or if assistance from law enforcement is available within ten (10) minutes an additional staff person must be available within thirty (30) minutes to assist with an emergency.
- **f.** Service Worker Ratios. Except for non-accredited children or adolescent's residential schools, at least one (1) service worker needs to be available for every twenty (20) children or adolescents in care or fraction thereof.
- 04. Staff Training in Child and Adolescent Level III.5. Unless otherwise specified in these rules, an employee or volunteer whose primary job function requires interaction with children or adolescents and who works twenty-four (24) or more hours a week must receive at least twenty (20) hours of training annually. An employee or volunteer whose primary job function requires interaction with children or adolescents and who works less than twenty-four (24) hours a week must receive at least ten (10) hours of training annually. The training must include cultural sensitivity and diversity, behavior management, and child and adolescent development issues appropriate to the population served. Training for direct client care staff must also include instruction in administering cardiopulmonary resuscitation (CPR) and administering first aid appropriate to the age of the children or adolescents in care within ninety (90) days after employment.
- **05.** Care Provided to Children, Adolescents, and Adults in Level III.5. Level III.5 treatment facilities providing care to children, adolescents, and adults must ensure the separation of child and adolescent clients from adult clients. This includes not sharing the same wing, or the same floor for recreation, living, sleeping, and restroom facilities. Children and adolescents must not dine together with adult residents. Children and adolescents must not share treatment groups, recreation, counseling sessions, educational programs, or treatment programs with adults except through utilization of continued care in compliance with Subsections 16.06.02.530 through 532, "Rules Governing Standards for Child Care Licensing."
- **06.** After Care Plan for Child and Adolescent Level III.5. A children or adolescent's residential care facility that provides alcohol and substance use disorders treatment must develop a written plan of aftercare services for each child or adolescent that includes procedures for reintegrating the child or adolescent into the family and community as appropriate, and outpatient and other continued care services recommended.
- **07. Alcohol-Drug Testing for Child and Adolescent Level III.5**. A Level III.5 treatment facility must establish and follow written policies and procedures for drug testing of children and adolescents as described in Section 740 of these rules.
- 521. -- 529. (RESERVED).
- 530. LEVEL III.5 CLINICALLY MANAGED MEDIUM INTENSITY RESIDENTIAL TREATMENT FACILITY FOR ADULTS.

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Clinically Ma meet the req	and substance use disorders treatment program seeking approval as a Levinaged Medium Intensity Residential Treatment Facility (Level III.5) for aduirements in Section 530 of these rules, in addition to all rules and ratained in Sections 000 through 499 of these rules.	lults m	nust
01.	Treatment Services for Adults Level III.5.	()
a. environment supervision.	A Level III.5 treatment facility provides living accommodations in a s for adults who require twenty-four (24) hour per day, seven (7) days		
b.	Services must include assessment, treatment, and referral components.	()
c. programming	At a minimum there must be thirty-six (36) hours of counseling and ed available to the clients each week.	ucatio	onal)
	There must be policies and procedures for medical screening, care of treatment or first aid, and handling of medical emergencies. These proved by the staff and consulting physician.		
e. any person w	There must be written provisions for referral or transfer to a medical fatho requires nursing or medical care.	icility (for
f.	Recreational activities must be provided for the clients.	()
i. evening, and	Appropriate activities must be provided to all clients during the day on the weekend.	y, in (the
ii. flexible frame	The activities must be planned to provide a consistent and well-structure work for daily living.	tured (yet)
iii.	The activities must make use of community resources.	()
iv.	Whenever possible, clients must participate in planning activities.	()
02. supervisory st	Supervision of Adults Level III.5 . A Level III.5 treatment facility must taff as described in Section 215 of these rules.	t prov	ride)
03. staff to client	Staffing Adult Level III.5 . There must be qualified staff to maintain apratios.	propr (iate)
a. for every ten	There must be one (1) qualified substance use disorders professional staff (10) clients.	mem (ıber)
b. twelve (12) cl	There must be other staff sufficient to meet the ratio of one (1) staff plients continuously, twenty-four (24) hours per day.	persor (ı to
04.	Care Provided to Children, Adolescents, and Adults in Level III.5. L	evel I	II.5

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treatment facilities providing care to children, adolescents, and adults must ensure the separation of the child and adolescent clients from adult clients. This includes not sharing the same wing, or the same floor for recreation, living, sleeping, and restroom facilities. Children and adolescents must not dine together with adult residents. Children and adolescents but must not share treatment groups, recreation, counseling sessions, educational programs, or treatment programs with adults unless there is a documented therapeutic reason.

531. -- 539. (RESERVED).

540. LEVEL III.1 - CLINICALLY MANAGED LOW-INTENSITY RESIDENTIAL TREATMENT FACILITY FOR ADULTS (HALFWAY HOUSE).

Each alcohol and substance use disorders treatment program seeking approval as a Level III.1 - Clinically Managed Low Intensity Residential Treatment Facility (Level III.1) must meet the requirements in Section 540 of these rules, in addition to all rules and minimum standards contained in Sections 000 through 499.

01.	Treatment Services for Adults Level III.1 .	(
-----	--	---

- **a.** A Level III.1 treatment facility provides living accommodations in a structured environment that encourages each adult client to assume responsibility for their own rehabilitation.
- **b.** Treatment and adjunct services *may* be provided *on-site or* arranged for by the program. *If the program chooses to provide treatment services on-site, it must also meet the requirements in Section 600 of these rules.*
- **c.** A Level III.1 treatment facility must encourage use of community resources by persons recovering from alcohol and substance use disorders.
- **d.** There must be written provisions for medical screening, care of clients requiring minor treatment or first aid and handling of medical emergencies. ()
- **02. Supervision for Adults Level III.1**. A Level III.1 treatment facility must be supervised by a qualified substance use disorders professional. Section 215 of these rules does not apply to this level of care in this setting.
- **03. Staffing for Adults Level III.1**. A staff person must be available to residents twenty-four (24) hours per day, seven (7) days a week. The staff to client ratio must not exceed twelve (12) clients to one (1) staff person. The staff must be composed of:
 - **a.** A house manager; and ()
 - **b.** Other staff sufficient to meet the required staff to client ratio. ()

541. -- 599. (RESERVED).

ALCOHOL AND SUBSTANCE USE DISORDERS

OUTPATIENT TREATMENT COMPONENT SERVICES (Sections 600 through 699)

TREATM Each alco Outpatien (Level II.	EVEL I - OUTPATIENT, AND LEVEL II.1 - INTENSIVE OUTPATIENT FACILITIES FOR CHILDREN, ADOLESCENTS, AND ADULTS. In old and substance use disorders treatment program seeking approval as a Lett Treatment Facility (Level I), or a Level II.1 - Intensive Outpatient Treatment I), must meet the requirements in Section 600 of these rules, in addition to all rustandards contained in Sections 000 through 499 of these rules.	evel I Facili	[-
01	. Treatment Services in Level I, and Level II.1.	()
a.	Services in outpatient facilities must be provided at specified times.	()
b. individual	Counseling services must be provided through the outpatient program, family, or group basis.	on a	an)
c. nature and	The services must include educational instruction and written materials leffects of alcohol and substance use disorders and the recovery process.	on t	he)
d. indicated	The program must provide adjunct services or refer the client to adjunct services by client need.	vices (as)
02 staff as de	Supervision in Level I, and Level II.1 . The program must provide superscribed in Section 215 of these rules.	erviso (ry)
03 appropria	Staffing in Level I, and Level II.1 . There must be qualified staff to me staff to client ratios.	nainta (in)
or public	Level I must employ at a minimum one (1) qualified substance use dial staff person for every fifty (50) clients. Irrespective of whether the caseload is ly funded, the maximum caseload for one (1) qualified substance use dial is fifty (50) clients.	priva	ıte
private or	Level II.I must employ at a minimum one (1) qualified substance use dial staff person for every thirty (30) clients. Irrespective of whether the case publicly funded, the maximum caseload for one (1) qualified substance use dial is fifty (50) clients.	load	is
04 outpatient	Treatment Service Delivery Settings Offsite in Levels I and II.1. Provide treatment services outside of an approved facility:	ision (of)
a.	Services must be provided by qualified substance use disorders professiona	ıls.)

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	c.	Services must be provided in a safe setting.	()
	d.	Confidentiality according to 42 CFR and HIPAA regu	lations must be adhered to.
rules.	e.	Client records must be maintained in accordance to So	ections 375 and 376 of these
approj	f. priatene	Individual client needs, as reflected in the treatmenters of providing treatment outside the approved facility.	t plan, indicate the need or
Subse	g. ctions 6	The Department has final authority over the decision of these rules.	on of whether a site meets
601	- 609.	(RESERVED).	
are me been i these i under immed	pioid Tret undencorporules. Tencorporules. Tencorporus	eatment Program (OTP) will be approved by the Departre 42 CFR, Section 8.12, Federal Opioid Treatment Standard by reference and information to access the standard he OTP must provide documentation to the Department deral standards. Any changes to the OTP certification to the Department. In addition to the above referenced uply.	dards. These standards have ds is found in Section 004 of t of their current certification on status must be reported
611	- 619.	(RESERVED).	
outpat	alcohol ient tre in addi	G COURT OUTPATIENT TREATMENT PROGRA and substance use disorders treatment program seeking atment program must meet the requirements in Section tion to all rules and minimum standards contained in Section	ng approval as a drug court ns 620 through 622 of these
	01. outpation Board.	Governing Body for a Drug Court Outpatient Trent treatment program must have a governing body, w	
object	a. ives the	The governing body must develop a written mis at establish the drug court outpatient treatment program	

for treatment services.

program.

relationships between itself and the responsible administrative and professional staffs and the community. Current copies of the bylaws and administrative policies must be readily available to all members of the governing body, the Department, and other persons in accordance with their responsibilities or involvement in implementing the policies of the drug court outpatient treatment

The governing body must establish bylaws and administrative policies to guide

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Outpatient Treatment Program . The local Drug Court Board and State Drug Court Coordinating Committee are responsible for developing policies and procedures for assessment and participation in a drug court outpatient treatment program.
Outpatient Treatment Program . The local Drug Court Board is responsible for developing policies and procedures governing the treatment admissions process which must include use of eligibility guidelines, the LSI-R, substance use disorder assessments, program capacity, acceptance, and appropriateness for treatment. The Board is also responsible for developing policies and procedures governing the treatment discharge process.
621. DRUG COURT OUTPATIENT TREATMENT PROGRAM REQUIREMENTS.
01. Staff Composition in a Drug Court Outpatient Treatment Program . The drug court outpatient treatment program must have a sufficient number of treatment staff, qualified substance use disorders professionals, and administrative and support staff to provide for the care and treatment of clients.
a. Unless otherwise specified, programs providing treatment services must provide for the following supervisory staff:
i. The program must provide for a Program Administrator who is responsible for oversight of all services provided by the program.
ii. The program must provide for a Treatment Supervisor to provide on-site supervision at the treatment facility. The individual may supervise more than one (1) treatment activity. This position can also be the Clinical Supervisor, Program Administrator, or both. In those instances where these positions are combined, requirements must be met for all positions.
iii. The program must provide for a Clinical Supervisor who can be the same individual or position as the Program Administrator, Treatment Supervisor, or both. In those instances where these positions are combined, all requirements must be met for all positions. The Clinical Supervisor can be a single individual who will provide for statewide oversight of clinical activities but need not provide direct clinical supervision of staff.
b. Supervisory staff, which includes the Program Administrator, Treatment Supervisor, and Clinical Supervisor, must meet the qualifications listed in Section 215 of these rules.
c. The drug court treatment program must provide supervision as follows: ()
i. Qualified substance use disorders professionals must supervise all treatment activities.
ii. Procedures for supervision of all clinical activities must be established which specify frequency and type of supervisory contact, and periodic client file reviews.

d. the State Dr professional	There must be qualified staff to maintain appropriate staff to client ratios as set by ug Court Coordinating Committee, and staff to provide necessary support to the staff.
e. professional	The program must employ at least one (1) qualified substance use disorders for each facility; or
i. valid written	If the program arranges for the provision of counseling services, it must maintain a agreement or contract with a qualified substance use disorders professional. ()
	When a qualified substance use disorders professional is not available or needed to basis, arrangements must be made to obtain a qualified substance use disorders on an attending, continuing consultative, or part-time basis.
	Policies and Procedures for Drug Court Client Expectations. Drug court eatment programs must have written policies and procedures that specify client of drug court outpatient treatment program including:
	Impartial access to treatment regardless of race, creed, color, religion, age, gender, in, veteran, or disability that does not preclude participation in the alcohol and e disorders treatment program; ()
b.	Respect for personal dignity in the provision of all care and treatment; ()
c.	Humane services, regardless of the source of financial support; ()
d.	An individualized treatment plan, based on assessment of current needs; ()
e.	Client access to their treatment plan; and ()
f. of the local d	What information will be shared and the nature of communications with members rug court team.
client expect	Client to be Informed of Expectations in a Drug Court Outpatient Treatment needing court outpatient treatment program must inform each client of the drug court ations. The client must sign a written statement of drug court client expectations that to the client may contact with questions, concerns, or complaints regarding services ()
622. DRU	G COURT OUTPATIENT TREATMENT PLAN AND SERVICES.

Individualized Treatment Plan in a Drug Court Outpatient Treatment

Program. The drug court outpatient treatment program must have a written, individualized treatment plan for each client that addresses the alcohol and substance use disorders affects on the major life areas and is based on assessment of the client's clinical and criminogenic needs. ()

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must be	e assign	ed to a qualified substance use disorders professional staff member.	()
set by t	b. the loca meets th	Beginning with the completion of the assessment process, and within time al Drug Court Board, a detailed individualized treatment plan must be devine following requirements:	
	i.	Specifies the services necessary to meet the client's needs;	()
	ii.	Includes referrals for needed services that the program does not provide;	()
or drug	iii. use;	Contains specific goals that the client must achieve to reduce or eliminate	alcohol
	iv. nd incl	Contains specific objectives that relate to the goals, are written in meaudes expected achievement dates; and	surable
	v.	Specifies the frequency of treatments.	()
	c. d such	When appropriate, the client must participate in the development of the treparticipation must be documented in the client's record.	eatment ()
when in	d. ndicated	A specific plan for involving the family or significant others must be in d.	ncluded ()
Progra	02. am.	Treatment Services Provided in a Drug Court Outpatient Treatment	atment
Progra		Treatment Services Provided in a Drug Court Outpatient Treatment Services in outpatient facilities must be provided at specified times.	atment ()
Progra	a. b.		()
individu	a.b.ual, fanc.and efforal inte	Services in outpatient facilities must be provided at specified times. Counseling services must be provided through the outpatient programmily, or group basis. The services must include educational instruction and written materials fects of substance use disorders and the recovery process, as well as converted to address the identified criminogenic needs. Assessments must be provided at specified times.	on an on the egnitive
individu nature behavio the use	a. b. ual, fan c. and efforal inte of the l	Services in outpatient facilities must be provided at specified times. Counseling services must be provided through the outpatient programmily, or group basis. The services must include educational instruction and written materials fects of substance use disorders and the recovery process, as well as converted to address the identified criminogenic needs. Assessments must be provided at specified times.	on an () on the egnitive include ()
individu nature s behavio the use indicate	a. b. ual, fan c. and efforal inte of the l d. ed by cl e. on, ski	Services in outpatient facilities must be provided at specified times. Counseling services must be provided through the outpatient program nily, or group basis. The services must include educational instruction and written materials fects of substance use disorders and the recovery process, as well as conventions to address the identified criminogenic needs. Assessments must also LSI-R. The program must provide adjunct services or refer the client to adjunct services.	on an () on the egnitive include () vices as () very of
individu nature s behavio the use indicate	a. b. ual, fan c. and efforal inte of the l d. ed by cl e. on, ski oants all	Services in outpatient facilities must be provided at specified times. Counseling services must be provided through the outpatient program nily, or group basis. The services must include educational instruction and written materials fects of substance use disorders and the recovery process, as well as conventions to address the identified criminogenic needs. Assessments must LSI-R. The program must provide adjunct services or refer the client to adjunct servicent need. Requirements for group treatment must be present for the effective delimited training, and process groups, and must specify the maximum numbers.	on an () on the egnitive include () vices as () very of

FACILITY.

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Each alcohol and substance use disorders treatment program seeking approval as a Child and Adolescent Transitional Residential Treatment Facility must meet the requirements in Section 630 of these rules, in addition to all rules and minimum standards contained in Sections 000 through 499 of these rules.

- 01. Licensing of a Child and Adolescent Residential Transitional Facility. A Child and Adolescent Residential Transitional Facility must meet the requirements in IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing," and be licensed annually as a Children's Residential Care Facility. 02. Treatment Services in a Child and Adolescent Residential Transitional Facility. Child and Adolescent Transitional Residential Treatment will be provided as a Level III.1 - Clinically Managed Low-Intensity Residential Service, which may include outpatient for clients who have completed Level III.5, Section 520, and lack supportive recovery environments. A Level III.1 facility provides living accommodations in a structured environment that encourages each child and adolescent client to assume responsibility for their own rehabilitation. Treatment and adjunct services must not be provided but can be arranged for by d. the program. A Level III.1 treatment facility must encourage use of community resources by persons recovering from alcohol and substance use disorders. Treatment under Level III.1 is directed toward applying recovery skills, preventing relapse, improving social functioning and ability for self-care, promoting personal responsibility, developing a social network supportive of recovery, and reintegrating the individual into the worlds of school, work and family life. Case Management in a Child and Adolescent Residential Transitional Facility. Every Child and Adolescent Transitional Residential Treatment Facility must provide case management and meet the requirements set forth in Section 745 of these rules. 631. -- 639. (RESERVED). LEVEL .5 - EARLY INTERVENTION SERVICES FOR CHILDREN AND ADOLESCENTS. Early intervention is a brief intensive service that is delivered in an approved treatment facility.
- Services in Child and Adolescent Level .5. Services must be provided by a qualified substance use disorders professional.
 - 02. Case Management in Child and Adolescent Level .5. Case Management may be

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0720-0901 ASUD Treatment & RSS Facilities & Programs PENDING FEE RULE provided as set forth in Section 745 of these rules. Individualized Intervention Plan in Child and Adolescent Level .5. The intervention program must prepare for each client an intervention plan that addresses the service needs of the client as identified in the current assessment. To the maximum extent possible, the development of the intervention plan must be a collaborative process involving the client, family members, and other support/service systems. A written intervention plan must be developed and implemented within fifteen (15) days of initiation of services. The intervention plan must be updated at least every ninety (90) days. The individualized intervention plan must contain at least the following: A list of problems describing areas of concern, and needs identified during the a. assessment; Overall goals, describing desired results to be achieved, consistent with the client's b. service needs and assessment; Identification of the nature, amount, frequency, and duration of the intervention services required by the client; Selection of the nature, amount, type, frequency, and duration of services will be d. determined with the participation of the client, the client's informal support network, and providers of services; Documentation of who participated in the selection of services; e. f. Documentation of unmet needs and service gaps; Concrete measurable goals, objectives, and interventions; and g. Time frames for achievement of the case management goals and objectives. h. Education in Child and Adolescent Level .5. All providers must utilize an evidence based education program from the Department's list of approved programs. Counseling in Child and Adolescent Level .5. Each program will provide 05. individual and group counseling to support client's abstinence. Discharge from Child and Adolescent Level .5. Discharge is upon successful 06. completion of the intervention plan or therapeutic discharge. Discharge Plan in Child and Adolescent Level .5. Each client must participate in 07. the development of a discharge plan as described in Section 386 of these rules.

(RESERVED).

641. -- 649.

intervention services are to be served separately from clients in other levels of care.

Client Intervention Services in Child and Adolescent Level .5. Clients in

	EL .5 - EARLY INTERVENTION SERVICES FOR ADULTS. Intion is a brief intensive service that is delivered in an approved treatment to	facility.
01. forth in Section	Case Management in Adult Level .5. Case Management may be provided in 745 of these rules.	ded as set
identified in intervention p support/service fifteen (15) d	Individualized Intervention Plan in Adult Level .5. The intervention for each client an intervention plan that addresses the service needs of the the current assessment. To the maximum extent possible, the development of the client assessment. To the maximum extent possible, the development of the client, family members, the systems. A written intervention plan must be developed and implement and any of initiation of services. The intervention plan must be updated at least the following the client, family members, the individualized intervention plan must contain at least the following the client, family members, the individualized intervention plan must contain at least the following the client, family members, the individualized intervention plan must contain at least the following the client, family members, the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the following the client is a contain at least the con	e client as ent of the and other ed within east every
a. assessment;	A list of problems describing areas of concern, and needs identified d	during the
b. service needs	Overall goals, describing desired results to be achieved, consistent with thand assessment;	ne client's
c. services requi	Identification of the nature, amount, frequency, and duration of the intered by the client;	ervention ()
d. determined v providers of s	Selection of the nature, amount, type, frequency, and duration of service with the participation of the client, the client's informal support netwervices;	
e.	Documentation of who participated in the selection of services;	()
f.	Documentation of unmet needs and service gaps;	()
g.	Concrete measurable goals, objectives, and interventions; and	()
h.	Time frames for achievement of the case management goals and objective	es.()
03. education pro	Education in Adult Level .5 . All providers must utilize an evidengram from the Department's list of approved programs.	ce based
04. counseling to	Counseling in Adult Level .5 . Each program will provide individual a support client's abstinence.	and group
05. intervention p	Discharge in Adult Level .5 . Discharge is upon successful completion or therapeutic discharge.	on of the
06. services are to	Clients in Intervention Services in Adult Level .5. Clients in into be served separately from clients in other levels of care.	ervention

07. development	Discharge Plan in Adult Level .5 . Each client must participate of a discharge plan as described in Section 386 of these rules.	e in	the
651 699.	(RESERVED).		
	RECOVERY SUPPORT COMPONENT SERVICES (Sections 700 through 799)		
Each alcohol approval as a	AT STAFFED SAFE AND SOBER HOUSING FACILITY. and substance use disorders treatment or recovery support services program n Adult Staffed Safe and Sober Housing facility must meet the require f these rules, in addition to Sections 000 through 499 of these rules, unless of its section.	ments	s in
01.	Services in an Adult Staffed Safe and Sober Housing Facility.	()
a. environment f	Adult Staffed Safe and Sober Housing facilities provide a safe, clean, a for clients who are transitioning back into the community.	nd so	ber)
	There must be written policies and procedures that establish house r and include procedures for monitoring client compliance and conseque se rules and requirements.		
	Adult Staffed Safe and Sober Housing programs must allow clients to paractivities, physical activities, and leisure time activities. Section 224 of the to this level of care in this setting.	articip ese ru (pate ules)
	Adult Staffed Safe and Sober housing facilities must encourage use of concersons recovering from alcohol and substance use disorders. Sections 370 do not apply to this level of care in this setting.		
02. Facility.	Program Fees for Expenses in an Adult Staffed Safe and Sober	Hous (ing)
	An Adult Staffed Safe and Sober Housing facility must not bill rent to substance use disorders funding for housing but may impose a "program owing expenses:		
i.	Basic utilities-electricity, gas, water, sewer, trash, etc.;	()
ii	Telephone service;	()
iii	Cable or satellite television;	()
iv.	Internet services, if available to client;	()

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v. bedding, curt	Amenities fund covers wear and tear on home living items such as furnit ains, washer and dryer, cookware, dishes, appliances, etc.;	ure,
vi.	Cleaning supplies, if supplied by provider; ()
b.	Program fees must not exceed one hundred dollars (\$100) per month. ()
c. housing and r	Program fees must be imposed equally on residents receiving state funding non-state funded residents.	for
d. understand th	Adult Staffed Safe and Sober Housing facilities must assure that clients for purpose of an imposed program fee and what it includes.	ully)
	Adult Staffed Safe and Sober Housing facilities must disclose to the Department fees imposed and what is included in the fee. Changes to program fees must be Department prior to being imposed.	
f. increase in th	The client, client's guardian, or conservator must be notified in writing of e program fee at least thirty (30) calendar days prior to such a raise taking effect.	
03. Facility . Sect discharge a cl	Termination of Housing from an Adult Staffed Safe and Sober Hous tion 386 of these rules does not apply to this subsection. The housing provider relient who violates house rules and requirements in accordance with the following (may
a.	Client is informed verbally and in writing of reasons for discharge; ()
b. allows the cli	A process is in place that recognizes the rights of the client to due process ent to request a formal review of the decision;	and)
c. client's file.	The reasons for discharge and any actions following are clearly documented in	the
daily site visi	Staffing in an Adult Staffed Safe and Sober Housing Facility . A staff per able to residents twenty-four (24) hours per day, seven (7) days a week, and concts. Sections 215 through 218 of these rules does not apply to this level of care in minimum, the staff must include:	duct
a.	A house manager who is on-site a minimum of twenty (20) hours a week; or()
b. basis.	A housing coordinator who is off-site, but monitors house activities on a d	aily)
	Staff Qualifications for an Adult Staffed Safe and Sober Housing Facility er and housing coordinator must have at least one (1) year of experience or train the substance use disorders clients.	

inspection in	Certified Home Inspection in an Adult Staffed Safe and Sober H Adult Staffed Safe and Sober Housing program must provide a certified addition to the required fire inspection documentation. There ment that any major health and safety issues identified in the certified home inspected.	d home lust be
07. Adult Staffed 396 of these re	Living Environment in an Adult Staffed Safe and Sober Housing F Safe and Sober Housing facilities must meet the requirements set forth in ales.	
a week to determinate the	Facility Inspection of an Adult Staffed Safe and Sober Housing Facility and Sober Housing facilities must be inspected by staff a minimum of three (3) ermine if hazards or potential safety issues exist. A record of the inspection is at includes the date and time of the inspection, problems encountered on for improvement.	3) times must be
	Fire Inspection of an Adult Staffed Safe and Sober Housing Facility. As and Sober Housing facility must provide documentation of a fire safety insually by the State Fire Marshall or designee.	
701 709.	(RESERVED).	
Each alcohol a approval as a	D CARE. and substance use disorders treatment or recovery support services program and Schild Care provider must meet the requirements in Section 710 of these rections 000 through 499 of these rules, unless otherwise specified in this sections 000 through 499 of these rules, unless otherwise specified in this sections.	ules, in
	Services in a Child Care Program . Child Care programs provide substituent to a client's child or children while the client is participating in clinical treport services, or both. Sections 224, 370, 380, and 386 of these rules do not a	atment,
a.	Child Care providers must:	()
i. Governing Sta	Provide documentation of a current license under IDAPA 16.06.02, andards for Child Care Licensing"; or	"Rules
ii.	Request a waiver for child care licensing.	()
b.	Child Care programs will be expected to:	()
i. clinical treatm	Provide services at a time and location that is suitable for the client to tent or recovery support services; and	attend (
ii. the child or ch	Provide a setting that promotes and ensures the health, well-being, and saildren in care	afety of

ASUD Treatr	nent & RSS Facilities & Programs	PENDING FE	E RUL	_E
c.	There must be policies and procedures in place that address t	he following:	()
i.	Behavior management and discipline methods;		()
ii.	Current certification in pediatric rescue breathing and first ai	d;	()
	Health and safety standards for hand washing are practiced including: diapering, assisting children in the bathroom, wiping aring food, and eating meals;			
iv. contamination	Foods given to children are kept at proper temperatures	s and not sub	oject (to)
v. away from ch	Medicines, cleaning products, and other dangerous substance ildren at all times; and	s and articles a	are ke (pt (
vi. available in th	A telephone or other means of communication is working an event of an emergency.	at all times an	d ma	de)
02.	Child Care Program Request for Waiver.		()
a. in accordance	Child Care programs may request a waiver of the child care with the following:	licensing requ	ireme (nt (
i.	The request for waiver must be in writing; and		()
ii.	Care is exclusively for a child or children of parent(s) who are	re on site.	()
	Child Care programs requesting a waiver must submit a write comply with the standards for health and safety established by .02, "Rules Governing Standards for Child Care Licensing."			
	Supervision in a Child Care Program . The program must brity that ensure the proper and effective supervision and mores. Sections 215 through 218 of these rules do not apply to this	nitoring of em	ploye	
04. safety, protect	Staffing in a Child Care Program . There must be staff to jutton, and supervision of children served.	provide for the	e need (ds,)
a.	The minimum age for child care providers is eighteen (18) years.	ears.	()
b. care program care.	No one living in the place where child care is provided or chas any physical or mental condition that poses a health risk			

DEPARTMENT OF HEALTH AND WELFARE

05. Child Care Program Permanent Register. The program must maintain a permanent register of all children receiving services. The permanent register must include each child's full name, gender, date of birth, parents or guardian, the date and time of services, and

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	IT OF HEALTH AND WELFARE nent & RSS Facilities & Programs	Pocket No. 16-0720-090 PENDING FEE RUL	
name of indiv	idual(s) providing care.	()
711 719.	(RESERVED).		
Each alcohol approval as I	SKILLS. and substance use disorders treatment or recovery support Life Skills provider must meet the requirements in Sectic ctions 000 through 499 of these rules, unless otherwise specific sp	on 720 of these rules, i	
conflict, and	Services in a Life Skills Program . Life Skills programs nhance personal and family skills for work and home, reddevelop attitudes and capabilities that support the adopt viors and healthy re-engagement with the community.	duce marriage and famil	ly
	Services may be provided on an individual basis or in ties that are culturally, spiritually, or gender-specific. Sect not apply to this setting.		
b. curriculum us must include:	Life Skills programs must have a written plan. This writed. Section 224 of these rules does not apply to this set		
i.	A description of each activity;	()
ii.	The measurable goals of each activity; and	()
iii.	The staff person responsible for providing or supervising	each activity. ()
c. basis under th	Life Skills may be approved for clinical treatment proe following conditions:	viders on a case-by-cas	se)
i.	The service is billable only as a recovery support service	; and ()
ii.	The service is distinguishable from treatment services.	()
iii. professional r	Clients receiving individual services from a qualified nust be included in the staff-to-client ratio counts required		ers
	Supervision in a Life Skills Program . The program of ensure that services are provided effectively and apply these rules do not apply to this setting.		
03. are provided l	Staffing in a Life Skills Program . Each Life Skills progray qualified staff who meet the following requirements:	gram must ensure service (es)
a.	Each staff person has completed training to deliver the	service or has a record	of

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performance	in the provision of service of at least one (1) year;	()
b.	Personnel file must contain documentation that each st	aff person is qualified;
c. setting; and	There must be one (1) qualified staff person for every t	thirty (30) clients in a group
d. (45) clients.	The total client caseload of any qualified staff person	must not exceed forty-five
721 729.	(RESERVED).	
Each alcohol approval as a	NSPORTATION SERVICES. and substance use disorders treatment or recovery supportransportation provider must meet the requirements in Sections 000 through 499 of these rules, unless otherwise sections 000 through 499 of these rules.	ection 730 of these rules, in
and who hav transportation	Transportation Services . Transportation services are cohol and substance use disorders treatment or recover e no other means of obtaining transportation. Reimburg services to and from employment. Sections 215, 216, 2 ules do not apply to this setting. Transportation services is portation:	y support services, or both, sement is not available for 17, 218, 224, 370, 380, and
a. to provide and	Public Transportation. Any entity in the business of transportation to the general public.	nsportation that is organized
only transpor	Individual Transportation. Individual transportation is who does not meet the definition of public or Agency tation services to an eligible client. Only individual transche Bureau of Substance Use Disorders can be reimburse	Transportation and provides portation providers who are
c. agents provide eligible client	Agency Transportation. Agency transportation is an ele transportation services in addition to one (1) or more	
02. approval for t	Programs Seeking Approval for Transportation Stransportation services must meet the following requirements	
a. employee wh	Agencies must maintain documentation of a valid o transports clients;	driver's license for each
b. and type of vo	The program must adhere to all laws, rules, and regulehicles used;	lations applicable to drivers

c.

The minimum insurance required for all programs is professional liability,

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commercial general liability, and comprehensive liability for all program vehicles. All facilities must maintain professional liability insurance in the amount of at least five hundred-thousand to one million dollars (\$500.000/\$1.000.000) and general liability and automobile insurance in the

ALCOHOL AND DRUG TESTING SERVICES.

Each alcohol and substance use disorders treatment or recovery support services program seeking

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these ri	ules, in	Alcohol and Drug Testing provider must meet the requirements in Section addition to Sections 000 through 499 of these rules, unless otherwise specthohol and drug testing is defined in Section 010 of these rules.	1740 (cified :	of in)
	01.	Alcohol and Drug Testing Services.	()
		Alcohol and Drug Testing providers must have policies and procedures re handling, testing, and reporting of drug-testing specimens. Sections 224, 3′ se rules do not apply to this setting.		
and dru	b. ig scree	Alcohol and Drug Testing providers performing on-site testing must use ming tests that are approved by the U.S. Food and Drug Administration.	alcoh	ol)
require Labora		Laboratories used for lab-based confirmation or lab-based testing must n in IDAPA 16.02.06, "Rules Governing Quality Assurance for Idaho		
schedu	d. led inte	Testing is performed at the provider level and may be administered random rvals. Frequency of testing will vary depending on the client's progress.	nly or (at)
of choi	e. ce as w	The scope of testing must be sufficiently broad to detect the client's prima ell as other drugs of abuse.	ıry dru (ıg)
include	f. e:	Elements contributing to the reliability and validity of a testing process	ss mu (st)
	i.	Direct observation of specimen collection;	()
determ	ii. ine the	Verification temperature and measurement of creatinine levels in urine same extent of water loading;	nples (to)
specim	iii. en eval	Specific, detailed, written procedures regarding all aspects of specimen coluation, and result reporting;	llectio (n,)
	iv.	A documented chain of custody for each specimen collected;	()
process	v. s; and	Quality control and quality assurance procedures for ensuring the integrit	y of th	ne)
	vi.	Procedures for verifying accuracy when drug test results are contested.	()
instruct	g. ted in th	Each employee responsible for collection and testing of specimens rule precautions to take when handling specimens.	,	oe)
	h. nd wear	Employees responsible for collection and testing of specimens must be per, gloves when collecting or handling specimens.	rovide (ed)
	i.	There must e procedures in place for storage and disposal of specime	ens ar	ıd

DEPARTMENT OF HEALTH AND WELFARE ASUD Treatment & RSS Facilities & Programs	Docket No. 16-0720-0901 PENDING FEE RULE
chemicals used for testing.	()
j. There must be a designated staff member who has rethese policies and procedures and for documenting their implementation	sponsibility for developing on.
O2. Supervision of an Alcohol and Drug Testing Service and implement lines of responsibility that ensure the proper and monitoring of employees and volunteers. Sections 215 through 218 of this setting.	effective supervision and
03. Staffing of an Alcohol and Drug Testing Service administer alcohol and drug testing utilizing elements contributing to of such testing.	
741 744. (RESERVED).	
745. BASIC AND INTENSIVE CASE MANAGEMENT SERVI In addition to meeting all the rules and minimum standards contained 499 of these rules, each alcohol and substance use disorders treat services program seeking approval as a Basic or Intensive case manthe requirements in Section 745 of these rules. Basic and Intensive include:	ed in Sections 000 through tment or recovery support agement facility must meet
01. Basic and Intensive Case Management Services.	()
a. Services must include a case management assessment family strength and needs, service planning, linkage to other serving monitoring service provisions.	
b. There must be policies and procedures for ensuring delivered in a coordinated and therapeutic manner to meet the goals of	
c. Case management services must not duplicate case man provided under any other state-funded program.	nagement services currently ()
o2. Comprehensive Service Plan Development. The case each client a comprehensive service plan that addresses the service identified in the current assessment. To the maximum extent possible comprehensive service plan must be a collaborative process involving and other support and service systems. A written comprehensive service and implemented within thirty (30) days after the date the agency comprehensive service plan must be updated at least every ninety (90) of these rules do not apply in this setting. The individual's comprehensite Department's Minimum Case Management Standards referenced rules.	ice needs of the client as le, the development of the the client, family members, ice plan must be developed first sees the client. The days. Sections 370 and 380 ive service plan is based on

03.

Case Manager Contact and Availability.

	<i>a</i> .	Basic	c Case	Manag	ement. T	he cas	e mana	ger mu	ist hav	e a face-to	-face	conte	act w	ith
each	client,	at least	every	month.	Contact	may b	e made	more	often	depending	upon	the	level	of
case	manag	ement.											()

- b. Intensive Case Management. At least every thirty (30) days, depending upon the level of case management provided, case managers must have additional contact with the client, guardian, or provider who can verify the client's well being and whether services are being provided according to the written plan. The frequency, mode of contact, and person being contacted must be identified in the plan and must meet the needs of the client.
- **04.** Case Manager Qualifications. A case manager must have completed training in the essentials of case management as identified by the Department. A case manager providing basic or intensive case management must:
- a. Be a qualified substance use disorders professional as defined in Section 013 of these rules, an ISAS as defined in Section 012 of these rules, or a trainee as defined in Section 013 of these rules. An ISAS or trainee may provide case management services only under direct intensive clinical supervision and a learning plan.
- **b.** Have a bachelor's degree in a human services field from a nationally-accredited university or college and at least six (6) months, or one thousand forty (1,040) hours, of supervised experience working with the substance use disorders population; and
- c. Have a case management certificate issued by the Department after training is completed within six (6) months of hire.
- 05. Case Manager Status Granted Prior to May 1, 2010. Subsections 218.01 and 218.02 of these rules are applicable to all new applications for appointment as a case manager submitted to the Department after May 1, 2010. If an individual was granted an appointment prior to May 1, 2010, and met the requirements at that time, he may continue to have his appointment recognized. The appointment of this status will be given by the Department after the Department has received documentation affirming the qualified substance use disorder professional's education and experience meets standards in place prior to May 1, 2010.
- **06. Staffing**. A case manager's total caseload must not be so large that it cannot assure quality service delivery and client satisfaction.
- **07. Supervision**. The case management program must provide and document at least one (1) hour of case management supervision per month for each case manager. ()
 - a. Case management supervisors must: ()
- i. Be a qualified substance use disorders professional with a Master's degree in a human services field; or
- ii. Have a Master's degree in a human services field and one (1) year treatment experience with at least six (6) months, or one thousand forty (1,040) hours being supervised

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while working with the substance use disorders population.

llowing: the

- **b.** Case management supervision must be documented and include the following: the date supervision is provided, the times the supervision begins and ends, the topics discussed, the duration of each session, whether the supervision was to an individual or group, and the signatures and credentials of both the individual conducting the supervision and the individual(s) receiving supervision.
- O8. Client Records For Case Management Program. Department-approved case management forms must be used and can be found on the Department's website as described in Sections 002 and 005 of these rules. The case management program must maintain a written client record and documentation of services on each client utilizing the forms and procedures described in the Minimum Case Management Standards referenced in Section 002 of these rules. All entries in the client record must be signed and dated. Symbols and abbreviations may be used only if they have been approved by professional staff and only when there is an explanatory legend. Sections 375 and 386 of these rules do not apply in this setting.

746. -- 999. (RESERVED).

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.50 - RULES AND MINIMUM STANDARDS GOVERNING NONHOSPITAL, MEDICALLY-MONITORED DETOXIFICATION/MENTAL HEALTH DIVERSION UNITS

DOCKET NO. 16-0750-0902 (FEE RULE)

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: The effective date of the amendment to the temporary rule is March 30, 2009. This pending rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224 and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule and amended a temporary rule. The action is authorized pursuant to Sections 39-304, 39-305, 39-311, 56-1003, 56-1004A, 56-1007, and 56-1009 Idaho Code.

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

Through informal negotiations with stakeholders, contractors, and individuals interested in the Detox/Mental Health Diversion Units, the Department is amending the pending rule. The changes include:

- 1. Defining and changing the term to "lead nurse" in place of "director of nursing" and also the term "charge nurse" to "on-duty nurse;"
- 2. Allowing a facility with both detoxification and mental health diversion units to divide an employee's time between the two units;
- 3. Amending the medical and general liability insurance to allow for an equivalent insurance;
- 4. Amending visitation policies;
- 5. Amending provisions of meals; and
- 6. Amending that beds are in good repair.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code, and is being republished following this notice. Rather than keep the temporary rule in place while the pending rule awaits legislative approval, the Department amended the temporary rule with the same revisions which have been made to the pending rule. Only the sections that have changes from the proposed text are printed in this bulletin. The original text of the proposed rule was published in Book 1 of the October 7, 2009, Idaho Administrative Bulletin, Vol. 09-10, pages 472 through 533.

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

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increased. This fee or charge is being imposed pursuant to Section 56-1007, Idaho Code:

The fees being imposed in this rule are necessary to avoid immediate danger to those individuals being served in a nonhospital, medically-monitored detoxification/mental health diversion unit.

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

The fiscal impact to the state general fund due to this rulemaking is \$4500 for an architectural review of building plans and on-site inspection once construction is completed on the facility.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the pending fee rule and the amendment to temporary rule, contact Scott Tiffany at (208) 332-7243.

DATED this 18th day of November, 2009.

Tamara Prisock DHW - Administrative Procedures Section 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax dhwrules@dhw.idaho.gov e-mail

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective date of these temporary rules is March 30, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed regular rulemaking procedures have been initiated. The action is authorized pursuant to Sections 39-304, 39-305, 39-311, 56-1003, 56-1004A, 56-1007, and 56-1009 Idaho Code.

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

Wednesday, October 14, 2009 -- 3:00 p.m.

DEPARTMENT OF HEALTH AND WELFARE Pete T. Cenarrusa Bldg 3rd Floor, Room 3A 450 West State Street, Boise, ID

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

A need has been identified for a nonhospital, medically-monitored detoxification/mental health diversion unit facility in Idaho. Currently, no standards exist for licensing or regulating these proposed facilities. This rule chapter provides the minimum standards, licensing, and regulations for a certificate of approval to operate a nonhospital, medically-monitored detoxification/mental health diversion unit in Idaho. These rules also provide requirements for:

- 1. Application for a certificate of approval, renewal, and fee requirements;
- 2. Investigations, complaints, enforcement remedies, enforcement actions, and penalties, including denial, suspension, or revocation of the certificate of approval;
- 3. Standards that include policies and procedures on: client rights, medical care, services, and treatment;
- 4. Requirements for specific types of services in each detoxification unit, mental health diversion unit, and sobering station;
- 5. Staff qualifications, staffing hours, and work responsibilities; and
- 6. Minimum design and construction requirements for facilities.

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

These rules are needed to ensure that benefits and services provided to clients in a nonhospital, medically-monitored detoxification/mental health diversion unit are regulated to protect the health, safety, and welfare of the public.

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:

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The fees being imposed in this rule are necessary to avoid immediate danger to those individuals being served in a nonhospital, medically-monitored detoxification/mental health diversion unit.

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

The fiscal impact to the state general fund due to this rulemaking is \$4500 for an architectural review of building plans and on-site inspection once construction is completed on the facility.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, informal negotiated rulemaking was conducted. Department staff met with interested stakeholders to discuss the changes proposed in this rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Scott Tiffany at (208) 332-7243.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 17th day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

IDAPA 16 TITLE 07 CHAPTER 50

16.07.50 - RULES AND MINIMUM STANDARDS GOVERNING NONHOSPITAL, MEDICALLY-MONITORED DETOXIFICATION/MENTAL HEALTH DIVERSION UNITS

000. LEGAL AUTHORITY.

Under Title 39, Chapter 3, Idaho Code, the Board of Health and Welfare has authority to adopt minimum standards, rules, and regulations for the development, construction, and operation of nonhospital, medically-monitored detoxification/mental health diversion units in Idaho. The Idaho Legislature has designated the Department of Health and Welfare as the State Mental Health Authority and the State Substance Abuse Authority. The Department's responsibility is to assure that mental health and substance use disorders treatment and services are available throughout the state to individuals who need such care and who meet the eligibility criteria under the Regional Mental Health Services Act and the Alcoholism and Intoxication Treatment Act. Sections 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009, Idaho Code, authorize the Director

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of the Department to adopt and enforce rules to promote safe and adequate services and treatment of individuals within nonhospital, medically-monitored detoxification/mental health diversion units.

001.	TITLE.	SCOPE.	AND	RESPON	SIBILITIES.
vv.				TEDI OI	10101011100

- **01. Title**. The title of this chapter is IDAPA 16.07.50, "Minimum Standards for Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units," and may also be known as "Detox/Mental Health Diversion Units."
- **O2. Scope**. These rules and minimum standards apply to all detox/mental health diversion units in Idaho that provide: evaluation; observation; monitoring; care; and treatment; twenty-four (24) hours per day, seven (7) days per week, to individuals suffering from a subacute psychiatric or alcohol/drug crisis. These services are offered in a residential setting under the supervision of a physician. A detox/mental health diversion unit is designed to withdraw an individual from alcohol or other drugs and to prepare him to enter a more extensive treatment and rehabilitation program. These facilities are not intended to serve as a secure holding facility for the detention of any individual or to provide care and treatment to any individual who is the subject of involuntary commitment proceedings or detention without a hearing as provided in Sections 18-212, 66-326, 66-329, 66-406, or 66-1305, Idaho Code. The purpose of this chapter is to provide rules for:
- **a.** The approval, denial, suspension, or revocation of certification or approval of detox/mental health diversion units;
- **b.** To provide rules for the admittance of clients by detox/mental health diversion units;
- **c.** To establish minimum standards of health, safety and quality for detox/mental health diversion units; and
- **d.** To establish minimum standards for the development, construction, and operation of nonhospital, medically-monitored detoxification/mental health diversion units.
- **03. General Facility Responsibilities.** A detox/mental health diversion unit provides services and treatment to adults who are suffering from a subacute psychiatric or alcohol/drug crisis, twenty-four (24) hours per day, seven (7) days per week, in a nonhospital, medically supervised residential setting. A detox/mental health diversion unit must assure quality services and dignity in a structured regime through an administrator and staff who have the knowledge and experience required to provide safe and appropriate services to each client. A detox/mental health diversion unit must be constructed and operated consistent with these rules and applicable statutes.
- **04.** Exception for Law Enforcement Facilities. These rules and minimum standards do not apply to a facility owned, operated, or under the custody, control, or jurisdiction of the Department of Correction, Department of Juvenile Corrections, or state, city, or county law enforcement, whether the facility is utilized for the detention of any individual or for any other purpose.

05. General Department Responsibilities. The Department is responsible for monitoring and enforcing the provisions in these rules and protecting clients by evaluating detox/mental health diversion units to assure compliance with statutes and these rules. This responsibility includes: approving facilities, monitoring services provided, and inspecting and evaluating conditions in the facilities. ()

002. WRITTEN INTERPRETATIONS.

Under Section 67-5201(19)(b)(iv), Idaho Code, the Department may have written statements that pertain to interpretations of these rules. These documents are available for public inspection as described in Sections 005 and 006 of these rules.

003. ADMINISTRATIVE APPEALS.

Administrative appeals and all contested cases are governed by IDAPA 16.05.03, "Rules Governing Contested Case Proceedings and Declaratory Rulings."

004. INCORPORATION BY REFERENCE.

The Department has incorporated by reference the following documents in these rules. ()

- **01.** AIA Guidelines for Design and Construction of Health Care Facilities, (AII) **2006**. AIA Guidelines for Design and Construction of Health Care Facilities, (AII) 2006, are applicable to airborne infection isolation rooms for facilities operating a sobering station. The guidelines are available online at http://www.aia.org/.
- 02. American National Standard Specifications for Making Buildings and Facilities Accessible to and Usable by Physically Handicapped People (ANSI/ICC A117.1-2003). These standards are available online at http://www.ansi.org/.
- **03.** Americans with Disabilities Act Accessibility Guidelines. 28 CFR Part 36, Appendix A. This code is available online at http://www.ada.gov/publicat.htm. Contact phone number is (800) 514-0301.
- **04. ASAM PPC-2R.** American Society of Addiction Medicine (ASAM) Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second Edition Revised (ASAM PPC-2R). A copy of this manual is available by mail at the American Society of Addiction Medicine, 4601 North Park Ave., Suite 101, Chevy Chase, MD 20815; by telephone and fax, (301) 656-3920 and (301) 656-3815 (fax); or on the internet at http://www.asam.org.
- **05. DSM-IV-TR**. American Psychiatric Association: Diagnostic and Statistical Manual of Mental Disorders, Fourth Edition, Text Revision (DSM-IV-TR) Washington, DC, American Psychiatric Association, 2000. Copies of the manual are available from the American Psychiatric Association, 1400 K Street, N.W., Washington, DC, 20005. A copy of the manual is also available for public review at the Department of Health and Welfare, 450 West State Street, Boise, Idaho, 83702.
- **06. Idaho Board of Nursing Rules**. IDAPA 23.01.01, "Rules of the Idaho Board of Nursing." These rules are available online at http://adm.idaho.gov/adminrules/idapa27/0101.pdf.

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07. Idaho Diet Manual . The Idaho Diet Manual, Ninth Edition, 2005, is available from the Idaho Dietetic Association, online at http://eatrightidaho.org. (
08. Idaho Food Code . IDAPA 16.02.19, "Food Safety and Sanitation Standards for Food Establishments." These rules are available online at http://adm.idaho.gov/adminrules/rulesidapa16/0219.pdf.
09. International Building Code, Edition 2003 . This code is available from th International Code Council, 4051 West Flossmoor Rd., Country Club Hills, IL 60478-5795 phone: (888) 422-7233, and online at http://www.iccsafe.org.
10. Life Safety Code . National Fire Protection Association Standard 101, the Lift Safety Code, 2000 Edition, including mandatory references. A copy of the code is available at Batterymarch Park, Quincy, Massachusetts, 02169-7471. The telephone contact number is (800 344-3555. The code is available online at http://www.nfpa.org/catalog/product.asp?pid=10100.
11. National Electric Code . National Electric Code AKA: NFPA Standard 70, th National Electric Code, 2000 Edition. A copy of the code is available online at http://www.nfpa.org/aboutthecodes/AboutTheCodes.asp?DocNum=70.
12. National Fire Protection Association (NFPA) Documents . The NFPA documents referenced in this chapter of rules are available from the National Fire Protectio Association, 11 Tracy Drive, Avon, MA 02322-9908, (800) 344-3555, and online at http://www.nfpa.org.
13. National Sanitation Federation . The National Sanitation Federation Standards These standards may be found online at http://www.nsf.org/business/about_NSF/. (
14. Occupational Safety and Health Act of 1970 (OSHA). The OSHA Construction Standards may be obtained by contacting OSHA at 200 Constitution Avenue, NW, Washington DC 20210. The internet website is http://www.osha.gov/doc/index.html.
005. OFFICE HOURS MAILING ADDRESS STREET ADDRESS TELEPHONE - AND INTERNET WEBSITE.
01. Office Hours . Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday throug Friday, except holidays designated by the state of Idaho.
02. Mailing Address . The mailing address for the business office is Idaho Department of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036.
03. Street Address . The business office of the Idaho Department of Health an Welfare is located at 450 West State St., Boise, Idaho 83702.

04.

Telephone. The telephone number for the Idaho Department of Health and

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Welfare is (208) 334-5500.	()
05. Internet Website . The Department's internet web www.healthandwelfare.idaho.gov.	esite is found at http://
06. Substance Abuse Services Website . The Substance website is found at http://www.healthandwelfare.idaho.gov/Medicatabid/105/Default.aspx.	
006. CONFIDENTIALITY OF RECORDS AND PUBLIC RECO	ORDS REQUEST.
01. Confidential Records . The use and disclosure of any in mental health diversion unit covered by these rules and contained in must comply with IDAPA 16.05.01, "Use and Disclosure of Department	the Department's records
02. Licensure, Certification, or Approval . In compliance Idaho Code and IDAPA 16.05.01, "Use and Disclosure of Department released if they are part of an inquiry into a detox/mental health diversible granted or retain a license, certificate, permit, privilege, commit records will otherwise be provided in redacted form as required by law	Records," records will be ion unit facility's fitness to ission, or position. These
007 008. (RESERVED).	
009. CRIMINAL HISTORY AND BACKGROUND CHECK RE	EQUIREMENTS.
01. Criminal History and Background Check. Each detounit must comply with the provisions in IDAPA 16.05.06, "Criminal Checks." Criminal history and background checks must be completed applicants, transfers, reinstated former employees, student interns, convolved care or services, or have access to clients in a detox/mental applicant is responsible for the cost of the criminal history and backgrotherwise provided by Department rules.	History and Background on the owner, employees, ontractors, and volunteers health diversion unit. The
02. Availability to Work . Any individual hired or contra client access, must self-disclose all arrests and convictions before have disqualifying crime as described in IDAPA 16.05.06, "Criminal Checks," is disclosed, the individual cannot have access to any client. A work only under supervision until the criminal history and background	ving access to clients. If a History and Background An individual is allowed to
010. DEFINITIONS AND ABBREVIATIONS A THROUGH K. For the purposes of this chapter of rules, the following definitions apply	
01. Administrator . The person delegated the responsite operation and management of a detox/mental health diversion unit by administrator, owner, medical director, <u>director of nursing lead nurse</u> , director may be the same individual. The term "administrator" is sy "chief executive officer (CEO)."	the governing body. The or mental health program

02.	Adult. An individual eighteen (18) years of age, or older.	()
	Applicant . An individual, firm, partnership, association, corporarunit, acting separately or jointly, who is planning to operate or maintain diversion unit in Idaho.		or ox/)
04.	ASAM . The American Society of Addiction Medicine.	()
05.	Board . The Idaho State Board of Health and Welfare.	()
06. facility by the	Change of Ownership . The sale, purchase, exchange, or lease of an present owner to a new owner.	existi	ing)
	Chemical Dependency Counselor. A professional counselor licensed icensing Board of Professional Counselors and Marriage and Family Tl., Chapter 34, Idaho Code, who:		
a. with problems	Has specialized training, education, and experience in the treatment of s related to alcohol and drug use; and	perso	ons)
and Treatment	Meets the requirements for certification as a alcohol and drug counseled.03, "Rules and Minimum Standards Governing Alcohol/Drug Abuse Programs," or IDAPA 16.07.20, "Alcohol and Substance Use Disorders To Support Services Facilities and Programs."	eventi	ion
08. might do volu	Chemical Restraint . The use of drugs that prevents a client from doing ntarily on his own.	what (he)
governing boon nurse, or men	Chief Executive Officer (CEO). The individual delegated the responsibly operation and management of a detox/mental health diversion unit dy. The chief executive officer, owner, medical director, director of nurse tall health program director may be the same individual. The term "chief e is synonymous with the term "administrator."	by t ing le xecut	the <u>ead</u>
Idaho Code, a	Client . An adult, who is not the subject of involuntary commitment proceed out a hearing, as provided in Sections 18-212, 66-326, 66-329, 66-406, or and who receives services at a detox/mental health diversion unit. The terms with the terms: patient, participant, resident, consumer, or recipient of treatments.	66-130 clie"	05, nt"
	Department . The Idaho Department of Health and Welfare. The Department State Mental Health Authority under Section 39-3124, Idaho Code, are Abuse Authority under Section 39-304, Idaho Code.		
12.	Director . The Director of the Department of Health and Welfare, or his de	signe	e.)

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- 13. Director of Nursing Services. A qualified professional nurse (R.N.), licensed by the Idaho State Board of Nursing under Title 54, Chapter 14, Idaho Code, and IDAPA 23.01.01, "Rules of the Idaho Board of Nursing," who is so designated by the governing body. The director of nursing, administrator, or mental health program director may be the same individual. The director of nursing is responsible for nursing care provided to clients and for supervising the nursing care and services provided by staff.

 (3-30-09)T
- **143. Full Accreditation Certificate of Approval**. A certificate of approval issued for a period of one (1) year to a facility that is in substantial compliance with these rules and minimum standards.
- **154. Governing Body**. The individual or individuals, board of directors, group, agency, or entity that has ultimate authority and responsibility for the overall conduct and operation of the facility, and for full compliance with these rules and minimum standards.
- **165. Governmental Unit**. The state of Idaho, any county, municipality, or other political subdivision, or any department, division, board, or other agency thereof.

011. DEFINITIONS AND ABBREVIATIONS L THROUGH Z.

For the purposes of this chapter of rules, the following definitions apply. ()

- <u>O1.</u> <u>Lead Nurse.</u> A qualified professional nurse (R.N.) licensed by the Idaho State Board of Nursing under Title 54, Chapter 14, Idaho Code, and IDAPA 23.01.01, "Rules of the Idaho Board of Nursing," who is so designated by the governing body. The lead nurse, administrator, or mental health program director may be the same individual. The lead nurse is responsible for nursing care provided to clients and for supervising the nursing care and services provided by staff.
- **0<u>#2</u>. Level of Care Utilization System ("LOCUS")**. A clinical level of care placement tool for psychiatric and addictions services, developed by the American Association of Community Psychiatrists.
- **023. Licensed Clinical Social Worker (LCSW).** A clinical social worker licensed by the Idaho State Board of Social Work Examiners under Title 54, Chapter32, Idaho Code, and IDAPA 24.14.01, "Rules of the Board of Social Work Examiners."
- **034. Licensed Marriage and Family Therapist (LMFT)**. A person licensed to practice marriage and family therapy by the Idaho State Board of Professional Counselors and Marriage and Family Therapists, under Title 54, Chapter 34, Idaho Code, and IDAPA 24.14.01, "Rules of the Idaho Licensing Board of Professional Counselors and Marriage and Family Therapists."
- **045. Licensed Master's Level Social Worker (LMSW)**. A master's level social worker licensed by the Idaho State Board of Social Work Examiners under Title 54, Chapter 32, Idaho Code, and IDAPA 24.14.01, "Rules of the Board of Social Work Examiners."
- **0<u>56</u>**. **Licensed Practical Nurse (L.P.N.)**. A practical nurse licensed by the Idaho State Board of Nursing under Title 54, Chapter 14, Idaho Code, and IDAPA 23.01.01, "Rules of the

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Idaho Board of Nursing."

- **067. Licensed Professional Counselor** (**LPC**). A professional counselor licensed by the Idaho State Board of Professional Counselors and Marriage and Family Therapists, under Title 54, Chapter 32, Idaho Code, and IDAPA 24.14.01, "Rules of the Idaho Licensing Board of Professional Counselors and Marriage and Family Therapists."
- **0<u>78</u>.** Licensed Professional Nurse (R.N. or Registered Nurse). A professional nurse licensed by the Idaho State Board of Nursing under Title 54, Chapter 14, Idaho Code, and IDAPA 23.01.01, "Rules of the Idaho Board of Nursing."
- **089. Mechanical Restraint**. Any apparatus that physically prevents a client from doing what he might do voluntarily on his own, including "safety belts." The term "mechanical restraint" is synonymous with the term "physical restraint."
- <u>0910</u>. Medical Director. A qualified physician licensed by the Idaho State Board of Medicine in accordance with Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.01, "Rules of the Board of Medicine for the Licensure to Practice Medicine and Surgery and Osteopathic Medicine and Surgery in Idaho," who is so designated by the governing body. The medical director is responsible for providing medical care to clients and for supervising all of the medical care, services, and treatment provided by the medical staff.
- **1<u>01</u>. Medical Staff**. Professional medical personnel employed, full-time or part-time, who are licensed under Title 54 or Title 56, Idaho Code, to provide medical care and services to clients in a Detox/Mental Health Diversion Unit.
- 1<u>#2</u>. **Mental Health Clinical Staff**. Professional mental health personnel employed, full-time or part-time, who are licensed under Title 54, Idaho Code, to provide mental health counseling, treatment, and services to clients in a Detox/Mental Health Diversion Unit.
- **123. Mental Health Program Director.** A qualified psychiatrist, psychologist, licensed professional nurse, licensed clinical professional counselor, licensed clinical social worker, licensed professional counselor, licensed master's level social worker, or licensed marriage and family therapist, who is so designated by the governing body. The mental health program director is responsible for providing mental health counseling, treatment, and services provided to clients and for supervising mental health counseling, treatment, and services provided by mental health clinical staff. The mental health program director, administrator, director of nursing lead nurse, and medical director may be the same individual.
- **134. MIS**. The Department's computerized management information system designed to collect individual demographics and service information on persons who are suffering from a subacute psychiatric or alcohol/drug crisis.
- 145. Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Unit. A facility referred to in this rule as a "detox/mental health diversion unit," means a freestanding residential treatment facility, approved by the Department of Health and Welfare under these rules and minimum standards. Facilities owned, operated, or under the custody,

state, city, or	risdiction of the Department of Correction, Department of Juvenile Correction, law enforcement are excluded from this definition and are not es and minimum standards.		
1 <u>56</u> . specified period	On-Call . The scheduled state of availability to return to duty, work read of time.	dy, within () a
1 <u>67</u> .	On-Duty. Being awake, and actively carrying out assigned duties in the	e facility.)
	Owner . An individual, firm, partnership, association, corpounit, acting separately or jointly, having legal ownership of the factories, regardless of who owns the real property.	,	or an)
1 <u>89</u> . what he might synonymous v	Physical Restraint . An apparatus that physically prevents a client to do voluntarily on his own including "safety belts." The term "physical with the term "mechanical restraint."	from doir restraint" (ng is)
Medicine und	Physician . An individual who holds a license issued by the Idaho State Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.01, "Rules of the Licensure to Practice Medicine and Surgery and Osteopathic Metho."	ne Board	of
deficiencies, a that is not in s	Provisional Certificate of Approval . Pending satisfactory correct a certificate of approval issued for a period not to exceed six (6) months substantial compliance with these rules and minimum standards. A facile than one (1) provisional certificate of approval in any two (2) year period.	to a facili ity will n	ty
Board of Med	Psychiatrist . An individual licensed by the Idaho State Board of Mocine under Title 54, Chapter 18, Idaho Code, and IDAPA 22.01.01, "Ricine for the Licensure to Practice Medicine and Surgery and Osteopathi who is certified by the American Board of Psychiatry and Neurology in	tules of the Medicin	he ne
2 <u>23</u> . practice psych "Rules of the	Psychologist . An individual licensed by the Idaho State Board of Psychology in Idaho under Title 54, Chapter 23, Idaho Code, and IDAPA Idaho State Board of Psychologist Examiners."	chology A 24.12.0	to 1,)
	Serious Mental Illness (SMI) . Means any of the following psychiatric e American Psychiatric Association in the Diagnostic and Statistical lers, Text Revision (DSM-IV-TR):		
a.	Schizophrenia.	()
b.	Paranoia and other psychotic disorders.	()
с.	Bipolar disorders (mixed, manic and depressive).	()

Rules & Sta	ndards for Detox/Mental Health Diversion Units	PENDING FEE RU	<u>'LE</u>
d.	Major depressive disorders (single episode or recurrent).	()
e.	Schizoaffective disorders.	()
f.	Obsessive-compulsive disorders.	()
Depressive D Specified (N diagnosis. T disturbance i	Serious and Persistent Mental Illness (SPMI). A primary nizophrenia, Schizoaffective Disorder, Bipolar I Disorder, Bipolar Recurrent Severe, Delusional Disorder, or Psychotic I (IOS) for a maximum of one hundred twenty (120) days the psychiatric disorder must be of sufficient severity to n role performance or coping skills in at least two (2) of the last six (6) months:	olar II Disorder, Ma Disorder Not Otherw without a conclus o cause a substan	ajor vise sive tial
a.	Vocational or education, or both.	()
b.	Financial.	()
с.	Social relationships or support, or both.	()
d.	Family.	()
e.	Basic daily living skills.	()
f.	Housing.	()
g.	Community or legal, or both.	()
h.	Health or medical, or both.	()
	Social Worker . An individual licensed by the Idaho State practice social work in Idaho under Title 54, Chapter 32, Idules of the Idaho State Board of Social Worker Examiners."		
2 <u>67</u> . minimum sta could endang volunteer.	Substantial Compliance . Substantial compliance means ndards and requirements of these rules, and the absence of any ger the health, safety, or welfare of any client, employee, complete the health of the safety	y state or condition t	hat
012 099.	(RESERVED).		
	CERTIFICATE OF APPROVAL REQUIREMENT	TS	

100. CERTIFICATE OF APPROVAL.

DEPARTMENT OF HEALTH AND WELFARE

(Section 100 through 199)

Docket No. 16-0750-0902

- **01. Purpose**. The purpose of a certificate of approval issued by the Department is to assure, insofar as is reasonably practicable, that the care, services, treatment, and physical surroundings of each detox/mental health diversion unit are in substantial compliance with this chapter. The issuance of a certificate of approval does not guarantee adequacy of individual care, treatment, personal safety, fire safety, or the well-being of any client, employee, contractor, volunteer, or occupant of a facility.
- **02. Valid Certificate of Approval**. Under Sections 39-304, 39-305, 39-311, 39-3133, and 56-1003, Idaho Code, no individual, firm, partnership, association, corporation, or governmental unit, acting separately or jointly, can operate, establish, manage, conduct, or maintain, directly or indirectly, a detox/mental health diversion unit without a valid certificate of approval issued by the Department.
- **a.** No client may be admitted to, or cared for in, a detox/mental health diversion unit until a certificate of approval is issued by the Department.
- **b.** The application must include, at a minimum, all of the information, items, documents, and materials identified in Section 110 of these rules.
- **03. Maximum Allowable Number of Beds**. A certificate of approval will specify the maximum allowable number of beds for detoxification, sobering, and mental health. Facilities are prohibited from exceeding the maximum allowable number of beds for detoxification, sobering, and mental health as stated on the certificate of approval.
- **04. Apply for Certificate of Approval**. In addition to obtaining prior written approval of actual construction drawings, plans, and specifications in accordance with Section 600 through 699 of these rules, each individual, firm, partnership, association, corporation, or governmental unit, acting separately or jointly, planning to operate or maintain a detox/mental health diversion unit must apply for a certificate of approval on forms provided by the Department.
- **a.** The application and application fee must be submitted to the Department at least ninety (90) days prior to the planned opening date. The application must contain information required by the Department which includes affirmative evidence of the facility's ability to comply with these rules.
- **b.** Upon receipt of a completed application, the Department has up to sixty (60) days to notify the applicant of its determination.
- 101. -- 104. (RESERVED).

105. AGREEMENTS REQUIRED FOR CERTIFICATE OF APPROVAL FOR A DETOX/MENTAL HEALTH DIVERSION UNIT FACILITY.

Each detox/mental health diversion unit must have and maintain at all times formal written agreements as provided in Subsections 105.01 through 105.05 of this rule before a certificate of approval can be issued. An individual filling more than one (1) of the following positions, must meet the qualifications under these rules for each position being filled by the individual. ()

medical service	Agreement with Licensed Hospital Required. A formal written against all times for the provision of emergency medical services are sess with one (1) or more licensed hospitals serving the area in which greement must provide, at a minimum, for:	d ambulate	ory
a. facility;	Laboratory, x-ray, and other diagnostic services not otherwise av	vailable at t	the)
b.	Hospitalization for acutely ill clients;	()
c. treatment, and	Specify hospital consents to accept all transfers for prompt medic admission; and	cal evaluatio	on,
d.	Assurances for the exchange of information for clients.	()
	Agreement with CEO or Administrator . A formal written agree all times with a qualified professional who is employed or contracted nistrator. The CEO or administrator is responsible for the day-to-day	to serve as t	the
contracted to	Agreement with Medical Director. A formal written agreement all times with a qualified physician licensed in Idaho, who is serve as the medical director. The medical director is responsible for to clients and for supervising all medical care, services, and treatment aff.	employed or the medic	or cal
employed or c	Agreement with <u>Director of Nursing Services</u> <u>Lead Nurse</u> . A fast be maintained at all times with a qualified R.N. licensed in contracted to serve as the <u>director of nursing lead nurse</u> .	Idaho, who o f nursing <u>le</u>	is <u>ead</u>
or contracted Director is res	Agreement with Mental Health Program Director. A formal written at all times with a qualified professional licensed in Idaho, who to serve as the Mental Health Program Director. The Mental Heaponsible for providing mental health counseling, treatment, and services provided with the program Director.	o is employ ealth Progra vices to clien	/ed am nts
employed or consistence is responsible assessment for	Agreement with Chemical Dependency Counselor. A formal written at all times with a qualified professional counselor licensed in ontracted as a chemical dependency counselor. The chemical dependency for developing an individualized treatment plan based on the treatment client admitted to the detoxification unit or mental health chemical dependency counseling provided by staff.	Idaho who ency counse eatment nee	o is lor eds
106 109.	(RESERVED).		

110.	APPL	ICATION FOR CERTIFICATE OF APPROVAL.	
by the	Depart	Completed and Signed Application. The applicant must apply for a certificorms provided by the Department, and must provide all of the information requestment. Forms for a certificate of approval are available upon written request/www.healthandwelfare.idaho.gov.	iestec
	02. st in writenclude:	Initial Application and Building Evaluation Fee. The applicant must me ting for a certificate of approval and evaluation of existing buildings. The results of the control of the contro	
	a.	The physical address of the buildings that are to be evaluated; (,
Depar	b. tment's o	The name, address, and telephone number of the individual who is to receive determination and evaluation report; and	ve the
fee. N	c. o applica	A nonrefundable five hundred (\$500) dollar application and building evaluation will be processed until the application fee is paid.	ıatior
directe thorou "Minis	o <u>r of ni</u> ighly rea	Statement to Comply . The applicant must provide a written statement the ner, operator, proposed CEO or administrator, proposed medical director, proposed medical director, proposed mental health program director ad, reviewed, and are prepared to comply with the provisions in IDAPA 16.0 tandards for Nonhospital, Medically-Monitored Detoxification/Mental Its."	posed have 07.50 Health
propos	sed med	Statement Disclosing Revocation or Disciplinary Actions. The applicant atten statement regarding the applicant, owner, proposed CEO or administical director, proposed director of nursing services lead nurse, and proposed in director that either:	trator nenta
proces	a. ss of being	Discloses any revocation or other disciplinary action taken against, or ing taken against any of them, in Idaho or any other jurisdiction; or	n the
in the	b. process	Affirms that no revocation or other disciplinary action has been taken against of being taken against any of them, in Idaho or any other jurisdiction.	
emplo service	yees, stues, or ha	Criminal History and Background Clearance . The applicant must providence that the owner, applicant, all employees, transfers, reinstated for adent interns, contractors, volunteers, and any other individuals who provide cave access to clients, have successfully completed and received a clearance ry and background check that complies with Section 009 of these rules.	ormer are or for a

Electrical Inspection. The applicant must provide a written statement from a

licensed electrician or the local or state electrical inspector that all wiring in the facility complies

with current electrical code as incorporated by reference in Section 004 of these rules.

06.

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from the local health district that confirms the facility meets the local health codes for occupancy, and if the facility is not on a municipal water supply or sewage disposal system, that the water supply and sewage disposal system comply with these rules and are in good working order.

- **08.** Certificate of Occupancy, Fire Codes, and Building Codes. The applicant must provide a written statement from the local zoning official, local building official, and local fire official, that confirms the facility complies with local zoning, local building codes, and local fire codes for occupancy.
- **09. Operational Policies and Procedures**. The applicant must provide a complete set of operational policies and procedures as required under these rules.
- **10. Proof of Insurance**. The applicant must provide proof of insurance. Each facility must maintain medical liability insurance at a minimum of one million dollars/three million dollars (\$1,000,000/\$3,000,000), and general liability insurance at a minimum of one million/three million dollars (\$1,000,000/\$3,000,000) or equivalent insurance. Copies of the declarations policy face-sheet must be included with the application.
- 11. Floor Plan. The applicant must provide a detailed floor plan of the facility, including measurements of all rooms, or a copy of architectural drawings.
- **12. Purchase Agreement, Lease, or Deed**. The applicant must provide a copy of the purchase agreement, lease, or deed.
- 13. Identification of CEO or Administrator, Medical Director, <u>Director of Nursing Services</u> <u>Lead Nurse</u>, and Mental Health Program Director. The applicant must provide a written statement that identifies the CEO or administrator, medical director, <u>director of nursing services lead nurse</u>, and mental health program director along with documentation that establishes compliance with Sections 271 through 273, and 275 of these rules.
- 14. Other Information as Requested. The applicant must provide other information that may be requested by the Department for the proper administration and enforcement of these rules.

111. -- 114. (RESERVED).

115. FAILURE TO COMPLETE APPLICATION PROCESS.

Failure of the applicant to cooperate with the Department or complete the application process within six (6) months of the original date of application will result in a denial of the application. If the application is denied, the applicant is barred from submitting, seeking, or obtaining another application for a certificate of approval for a period of three (3) years of the original date of application.

116. EXPIRATION AND RENEWAL OF CERTIFICATE OF APPROVAL.

01. Existing Certificate of Approval. Each certificate of approval to operate a detox/mental health diversion unit will expire on the date designated on the certificate of approval,

Tales & Standards for Detaymental Floating Diversion Since	. /\OLL
unless suspended or revoked prior to the certificate's expiration date.	(
02. Renewal of Certificate of Approval. To renew a certificate of approval individual or governmental unit named on the certificate must submit a written requirenewal on a form approved by the Department at least ninety (90) days prior to the expirate the certificate. The Department has up to thirty (30) days after receiving a completed rapplication to notify the applicant of its determination.	est for
03. Annual Renewal Fee . An annual nonrefundable fee of ninety-six (\$96) doll bed must be submitted with the renewal application for certificate of approval. This pannual renewal fee will be adjusted from time-to-time to cover the cost of licensing, enfand regulating in accordance with these rules and minimum standards.	per bed
117 119. (RESERVED).	
120. ISSUANCE OF CERTIFICATE OF APPROVAL BY DEPARTMENT. Upon completion of the application process, the Department may take any of the fol actions in Subsections 120.01 through 120.03 of this rule.	llowing
01. Issue Full Accreditation Certificate . Issue a full accreditation certificate approval for a period of one (1) year if a facility is in substantial compliance with these ruminimum standards.	
02. Issue Provisional Certificate . Issue a provisional certificate of approvation period of six (6) months when a facility is not in substantial compliance with these runninimum standards. This provisional certificate is contingent on an approved plan to condeficiencies prior to the expiration of the provisional certificate being provided to the Depart by the facility. A facility will not be issued more than one (1) provisional certificate of approary two-year period.	les and rrect al artmen
03. Deny Certificate . Deny a certificate of approval.	(
121. DISPLAY CERTIFICATE OF APPROVAL. The facility must display the current certificate of approval in the facility. The certificate reclearly visible to the general public.	nust be
122 124. (RESERVED).	
125. NONTRANSFER OF CERTIFICATE OF APPROVAL.	
01. Issued Certificate . A certificate of approval is issued in the name individual, firm, partnership, association, corporation, or governmental unit identified application and only to a specified address of the facility stated in the application for the and services specified.	on the
02. Nontransferable . A certificate of approval is nontransferable or assignable one (1) individual to another, from one (1) business entity or governmental unit to another one (1) location to another.	

Change in Ownership, Operator, or Location. When there exator, or a change in location occurs, the detox/mental health directificate of approval as required in Section 130 of these rules. To obtain a certificate of approval before starting operations as a detection of the control of the con	version unit must The new owner or
(RESERVED).	
GES REQUIRING NOTIFICATION TO THE DEPARTMEN I health diversion unit must notify the Department if any of the formula 130.01 through 130.05 of this rule occurs.	
Change of Ownership, Operator, or Location. The owner nen there is a change of ownership, operator, or location. A new proval must be submitted to the Department at least ninety (90) of the change.	application for a
Change of Ownership, Operator, or Location Due to Facility is a certificate of approval that is being suspended or revoked erator, or location due to a facility in litigation for failure to collude evidence that there is a bona fide arms length agreement to (2) parties. An entity purchasing a facility with an enforcement action.	and a change of omply with these and relationship
Change of CEO or Administrator, Medical Director, or <u>Directors</u> . Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any changes sary:	he Department in 130.03.a. through
Nurse . Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any change	he Department in 130.03.a. through es in certification
Nurse . Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any changes sary:	he Department in 130.03.a. through es in certification (3-30-09)T(
Nurse. Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any changes sary: Change in CEO or administrator;	he Department in 130.03.a. through es in certification (3-30-09)T(
Nurse. Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any changes sary: Change in CEO or administrator; Change in medical director;	he Department in 130.03.a. through es in certification (3-30-09)T(
Nurse. Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any changes ary: Change in CEO or administrator; Change in medical director; Change in director of nursing services lead nurse; or	he Department in 130.03.a. through es in certification (3-30-09)T() (3-30-09)T() (3-30-09)T() (a certificate of or to any of the
Nurse. Any facility issued a certificate of approval must notify to as practicable prior to any the following changes in Subsections is rule, to permit the Department to determine whether any change sary: Change in CEO or administrator; Change in medical director; Change in director of nursing services lead nurse; or Change in mental health program director. Change in Services or Closure of Facility. A facility issued notify the Department in writing at least thirty (30) days pringes to permit the Department to determine whether any change	he Department in 130.03.a. through es in certification (3-30-09)T() () (3-30-09)T() () () () () () () ()
	rator, or a change in location occurs, the detox/mental health directificate of approval as required in Section 130 of these rules. Tobtain a certificate of approval before starting operations as a de (RESERVED). GES REQUIRING NOTIFICATION TO THE DEPARTMENT health diversion unit must notify the Department if any of the following 130.05 of this rule occurs. Change of Ownership, Operator, or Location. The owner there is a change of ownership, operator, or location. A new opposed must be submitted to the Department at least ninety (90) of the change. Change of Ownership, Operator, or Location Due to Facility a certificate of approval that is being suspended or revoked erator, or location due to a facility in litigation for failure to collude evidence that there is a bona fide arms length agreement to (2) parties. An entity purchasing a facility with an enforcement

	change in Maximum Allowable Number of Beds. A facility issue all must notify the Department in writing at least thirty (30) days prior to not the maximum allowable number of beds for detoxification, sobering, or in the maximum allowable number of beds for detoxification, sobering, or in the maximum allowable number of beds for detoxification, sobering, or in the maximum allowable number of beds for detoxification, so the solution of the solut	any proposed
	OTIFICATION BY THE DEPARTMENT FOR PROPOSED TED BY THE FACILITY.	CHANGES
change in	nt will notify the owner or operator of its determination with respect to ownership, operators, or location, within sixty (60) days of the submon for the change as provided in Section 130 of these rules.	o a proposed
proposed	Notification of Changes in Maximum Number of Beds. The Dege owner or operator within thirty (30) days of its determination with rechanges in the maximum allowable number of beds for detoxification, alth for the facility.	espect to the
operator v changes:	Notification of Changes in Operations . The Department will notify within thirty (30) days of its determination with respect to any of the follow	
a.	Change of CEO or administrator;	()
b.	Change of medical director;	()
c.	Change of <u>director of nursing services</u> <u>lead nurse</u> ; (3-3)	'0-09)T (
d.	Change of mental health program director; and	()
e.	Material change in services or program classifications.	()
132 14	9. (RESERVED).	
150. D	ENIAL OF CERTIFICATE OF APPROVAL.	
Departme evidence	. Denial of a Certificate of Approval for Lack of Substantial Coment may deny a certificate of approval when persuaded by a prepondentation that the facility is not in substantial compliance with these rules and minimize	erance of the
evidence	ent may deny a certificate of approval when persuaded by a prepondent that any of the following individuals: applicant, owner, operator, CEO or a irector, director of nursing services lead nurse, or mental health program of	erance of the administrator

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0750-0902 Rules & Standards for Detox/Mental Health Diversion Units PENDING FEE RULE Violated any conditions of a certificate of approval; a. b. Willfully misrepresented or omitted material information on the application or other documents pertaining to obtaining or renewing any certificate of approval; Been found guilty of fraud, gross negligence, abuse assault, battery, or exploitation of children or vulnerable adults; Been denied or has had revoked any license or certificate issued by the Department or under Title 54, Idaho Code: Been convicted of operating any facility without a certificate of approval; (e. f. Been enjoined from operating any facility;) Been convicted of a criminal offense within the past five (5) years, other than a minor traffic violation or infraction; or Directly been under the control or influence of any person who is described in Subsections 150.02.a. through 150.02.g. of this rule. Denial of a Certificate of Approval for an Act Adversely Affecting Welfare of Client, Employee, Contractor, or Volunteer. The Department may deny a certificate of approval when persuaded by a preponderance of the evidence that any act or omission adversely affecting the welfare of any client, employee, contractor, or volunteer is being permitted, aided, performed, or abetted by the facility, applicant, owner, operator, CEO or administrator, medical director, <u>director of nursing services</u> <u>lead nurse</u>, or mental health program director. Such acts or omissions include neglect, physical abuse, mental abuse, emotional abuse, violation of civil rights or exploitation of vulnerable adults.

151. -- 154. (RESERVED).

155. ENFORCEMENT ACTION FOR IMMEDIATE REVOCATION, SUSPENSION, AND TRANSFER OF CLIENTS WITHOUT NOTICE.

The Department will, without prior notice, prior warning, notice of hearing, or hearing, revoke or suspend a certificate of approval of any facility, program or service and immediately transfer clients, when persuaded by a preponderance of the evidence that states or conditions exist as to endanger the health or safety of any client, employee, contractor or volunteer.

156. -- 159. (RESERVED).

160. ENFORCEMENT ACTION FOR SUSPENSION OR REVOCATION OF A CERTIFICATE AND LIMIT ON ADMISSIONS WITH NOTICE.

The Department may suspend or revoke a certificate of approval, terminate or limit admissions, with or without a referral of clients, when persuaded by a preponderance of the evidence, that the facility is not in substantial compliance with these rules and minimum standards. Additional causes for suspension or revocation of a certificate of approval, for terminating or limiting admissions, with or without a referral of clients, may be issued for any of the reasons listed in this

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section of rule	e.	()
performed, or director, <u>direc</u> omissions ma	Act Adversely Affecting Welfare of Client. An welfare of any client, employee, contractor, or volunt abetted by the facility, applicant, owner, operator, Cetor of nursing services lead nurse, or mental health pay include, but are not limited to, neglect, physical abon of civil rights or exploitation of vulnerable adults.	teer is being permitted, aided, EO or administrator, medical program director. Such acts or
02. which endang	Endangerment to Health and Safety. Any state or gers the health or safety of any client.	condition exists at the facility
program direc	Misrepresentation or Omission On Application. To instrator, medical director, director of nursing services of the willfully misrepresented or omitted information to obtaining or renewing a license.	s lead nurse, or mental health
mental health	Lack of Sound Judgment in Operation or Managor or administrator, medical director, director of numerical program director has demonstrated a lack of sound of the facility.	rsing services lead nurse, or
05. deficiencies a	Substantiated Deficiencies . The facility has one s demonstrated by any one (1) of the following:	e (1) or more substantiated
a. contractor, or	Any deficiency that endangers the health and saf volunteer.	ety of any client, employee,
b. Idaho law.	Repeat violations of any requirement of these rules	and minimum standards or of
c. a substantial o	An accumulation of minor violations that when taken deficiency.	n as a whole, would constitute
	Lack of Adequate Staffing. The facility lacks adequate type of clients receiving care and treatment at the facility lacks adequate type.	
07. medical direc	Acts of Key Individuals. The facility, applicant, of tor, director of nursing services lead nurse, or mental	
a.	Has violated any conditions of a certificate of approx	val. ()
b. or by the Dep	Has been denied or has had revoked any license issue artment;	ed under Title 54, Idaho Code,
c.	Has been convicted of operating any facility without	a license; ()

	IENT OF HEALTH AND WELFARE tandards for Detox/Mental Health Diversion Units	Docket No. 16-075 PENDING FEE		
d.	Has been enjoined from operating any facility;		()
e. proceeding	Is directly under the control or influence of any person as described in this Subsection of these rules;	who has been subject	et to t	the)
f.	Fails to comply with the data gathering requirements o	of the MIS; or	()
g.	Fails to substantially comply with these rules and mini	mum standards.	()
director, o volunteers	Violation of Client Confidentiality . The applicant tor, medical director, director of nursing services lead nursing employees, transfers, reinstated former employees, or any other persons who provide care or services or hardentiality.	<u>rrse,</u> mental health p student interns, cont	rogra racto viola	am ors,
161 164	. (RESERVED).			
165. W	RITTEN NOTICE OF DETERMINATION AND ENFO	RCEMENT ACTION	ON.	
will notify deny, susp	Written Notification. With the exception of enforcer, suspension, and transfer of clients under Section 155 of the applicant, or the owner's designated representative, it end, or revoke an application or certificate of approval. The ification by certified mail, return receipt requested.	these rules, the Depa n writing, of its deci	artme ision	ent to
02.	Written Notification Contents. The written notice wi	ll include the followi	ing:)
a.	The applicant's or owner's name and identifying inform	nation;	()
b.	A statement of the decision;		()
c.	A concise statement of the reasons for the decision; an	d	()
d.	The process for pursuing an administrative appeal.		()
166 169	. (RESERVED).			
170. PE APPROV	NALTY FOR OPERATING A FACILITY WITHOU AL.	T A CERTIFICAT	TE (ЭF
without a person is f	Penalty for Operating Facility Without a Certificat stablishing, conducting, managing, or operating a detox/recertificate of approval issued by the Department is guilty ound guilty, the penalty is punishable by imprisonment in exceed six (6) months, or by a fine not to exceed three hur	nental health diversi of a misdemeanor. V a county jail for a pe	on u When eriod	nit n a of

fine and imprisonment. Each day of continuing violation constitutes a separate offense. Under Section 39-1312, Idaho Code, the attorney general is authorized to prosecute any violations in the

event the prosecuting attorney in the county where the alleged violation occurred fails or refuses to act within sixty (60) days of notification of the violation.

O2. Injunction to Prevent Operation Without a Certificate of Approval. Notwithstanding the existence or pursuit of any other remedy, the Department may in the manner provided by law maintain an action in the name of the State for injunctive relief or other process against any person or entity establishing, conducting, managing, or operating a detox/mental health diversion unit without a certificate of approval issued by the Department.

171. PENALTY FOR OPERATING FACILITY NOT IN SUBSTANTIAL COMPLIANCE.

- **01. Civil Monetary Penalties.** Civil monetary penalties are based upon one (1) or more deficiencies of substantial noncompliance. Nothing will prevent the Department from imposing this remedy for deficiencies which existed prior to inspection or complaint investigation through which they are identified. Actual harm to a client or clients does not need to be shown. A single act, omission or incident will not give rise to imposition of multiple penalties, even though such act, omission or incident may violate more than one (1) rule.
- **02.** Assessment Amount for Civil Monetary Penalty. When civil monetary penalties are imposed, such penalties are assessed for each day the facility is or was out of substantial compliance. The amounts below are multiplied by the total number of certified beds according to the records of the Department at the time substantial noncompliance is established.
 - **a.** Initial deficiency is eight dollars (\$8). See following example:

ASSESSMENT FOR CIVIL MONETARY PENALTY - INITIAL DEFICIENCY TABLE 171.02.a							
Number of Beds	Out of Substantial						
11	\$8	45 Days	\$88	\$3,960			

b. Repeat deficiency is ten dollars (\$10). See following example:

ASSESSMENT FOR CIVIL MONETARY PENALTY - REPEAT DEFICIENCY TABLE 171.02.b						
Number of Beds Repeat Deficiency Times Number of Days Out of Substantial Compliance Penalty Per Day Penalty						
11	\$10	30 Days	\$110	\$3,300		

)

)

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	03.				y Penalties						
give wi	ritten n	otice info	orming th	e facility	of the amour	nt of the	e penalty,	the bas	sis for its	assessm	ient,
and the	facilit	ty's appea	al rights.							()

- **Q4.** Payment of Penalties. The facility must pay the full amount of the penalty within thirty (30) calendar days from the date the notice is received. Interest accrues on all unpaid penalties at the legal rate of interest for judgments. Such interest accruement will begin one (1) calendar day after the date of the initial assessment of the penalty.
- **05. Failure to Pay.** Failure of a facility to timely pay the entire penalty, together with any interest, is cause for the Department to take any action described in Subsection 120 of these rules including but not limited to, revocation of the certificate of approval or offsetting and withholding any amounts due from Medicaid payments to the facility.

172. -- 174. (RESERVED).

175. CUMULATIVE ENFORCEMENT POWERS, PENALTIES, OR ACTIONS.

The Department can take any of the enforcement actions or impose any of the penalties, independently or in conjunction with others, as described in Sections 150 through 164, 170 and 171 of these rules.

176. -- 179. (RESERVED).

180. EFFECT OF PREVIOUS REVOCATION OR DENIAL OF A LICENSE.

- **01. Previous Denial of Certificate of Approval**. The Department will not accept or consider an application for a certificate of approval from any applicant, owner, CEO or administrator, or medical director of a facility who has had a certificate of approval denied until after two (2) years have elapsed from the date of the denial.
- **O2. Previous Revocation of Certificate of Approval**. The Department will not accept or consider an application for a certificate of approval from any applicant, owner, CEO or administrator, or medical director of a facility who has had a certificate of approval revoked until after five (5) years have elapsed from the date of the revocation.

181. -- 184. (RESERVED).

185. INSPECTIONS, INVESTIGATIONS, AND CONSULTATIONS.

- **01. Inspections or Investigations**. The Department will make or cause to be made such inspections and investigations as it deems necessary. Any holder of a certificate of approval, owner, operator, or applicant planning to alter, add to, or remodel an existing facility, to construct a new facility, or convert an existing structure is referred to Sections 600 through 699 of these rules for construction standards and review procedures that must occur prior to breaking ground or commencing any construction.
- **02. Initial Inspection**. Prior to commencing occupancy, the building or facility must be inspected and approved by the Department. The Department will make reasonable efforts to

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schedule an inspection within two (2) weeks of receiving a certificate of occupancy issued by the

		ng authority, a city or county in Idaho or other evidence submitted by the appling or facility is ready for final inspection.	ican
		Intervals of Inspection Following Initial Inspection. At the Department intervals of the inspection following the initial inspection will be at least one (12) months or more frequently as needed.	
invest	04. igations	Unannounced Inspections . At the Department's discretion, inspections following the initial inspection are made unannounced and without prior notice (
public	or priv	Services of Others for Inspections and Investigations. Under the provision to Department may use the services of any qualified person or organization, exate, to examine, survey, inspect, or investigate any person or entity holding approval issued by the Department.	ithe
record service	s, physi e, wateı	Access and Authority to Enter. The Department or its designee must have a the authority to examine: quality of care, services delivery, client records, fact a premises, including the condition of buildings, grounds and equipment, a supply, sanitation, maintenance, housekeeping practices, and any other a tetermine compliance with these rules.	cility food
govern directo depend physic	nmental or, <u>direc</u> dency c ian or o	Authority to Interview. The Department or its designee has the authorit individual associated with the facility or the provision of care, including person units named in the certificate, the complainant, CEO or administrator, medicator of nursing services lead nurse, mental health program director, chen ounselor, staff, clients, clients' families, service providers, authorized provide ther legally responsible person. Interviews are confidential and conducted privations specified by the Department or its designee.	ns or dica nica er or
	08.	Consultations . Consultations may be provided at the option of the Department (ıt.
186	189.	(RESERVED).	
190.	COMI	PLAINTS.	
	ion of the	Filing a Complaint. Any person who believes that a facility has failed to meet hese rules may file a complaint with the Department. All complaints must har statute.	
compl	02. iance, th	Investigation . Upon a preliminary finding that the facility is out of substance Department will investigate, or cause to be investigated the following: (ntia
	a.	Any complaint alleging a violation of these rules or statute; and (,

b.

Any reportable incident which indicates there was a violation of these rules or

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statute	•			()
name o	03. or ident	Disclosure of Complaint Information . The Depart ifying information of a complainant unless:	ment will not d	lisclose (the
	a.	The complainant consents in writing to the disclosure;		()
court;	b. or	The investigation results in a judicial proceeding and	disclosure is ord	ered by (the
	c.	The disclosure is essential to prosecution of a violation	of these rules or	statute	.)
used to	04. invest	Method of Investigation. The nature of the complain igate the complaint.	t will determine	the met	hod)
		Notification to Complainant . In compliance with partment will inform the complainant of the results of vill otherwise be provided in redacted form as required by	a completed in		
191	199.	(RESERVED).			
		QUIREMENTS APPLICABLE TO ALL DETOXIFICERING STATIONS, AND MENTAL HEALTH DIV			
		(Sections 200 through 299)			
200.	GOVI	ERNING BODY AND ADMINISTRATION.			
by a go	overning ity and	Administered by a Governing Body. Each detox/micate of approval under these rules must be organized, g body. The governing body of each detox/mental health responsibility for the overall conduct and operation ith these rules.	governed, and ac a diversion unit h	dministe as ultin and for	ered nate
follow	02. ing:	Bylaws. The governing body must adopt bylaws	which specify a	t least	the
	a.	Membership of the governing body, which consists of:		()
	i.	Basis for selecting members, term of office, and duties	; and	()
	ii.	Designation of officers, terms of office, and duties.		()
	b.	Meetings:		()
	i.	Frequency of meetings;		()

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ii.	Meet at regular intervals with an attendance requirement	ent; and ()
iii.	Minutes of all governing body meetings must be main	tained. ()
c. Board of Med	Every client must be under the care of a physician licine.	licensed by the Idaho Se	tate
d. and how acco	Responsibility for operations, maintenance, and practuation is established.	ctices that can be delega	ited
e. regulations of	A mechanism for adoption and approval of the organism feel staff.	nization's bylaws, rules (and)
f.	An appropriate and regular means of communication	with the medical staff.)
	Administration. The governing body, through the opriate physical facilities and personnel that comply its and the community.		
201 209.	(RESERVED).		
Subject to the	CONNEL POLICIES AND PROCEDURES. be governing body's written approval, the CEO or admicies, procedures, or plans.	inistrator must establish	the
	Written Policies and Procedures for Personnel. ualifications, responsibilities, and conditions of employst be maintained by the facility. The policy, procedure following:	yment for each category	of
a.	The recruitment of qualified personnel, including cons	sultants when utilized;)
b. objectives of	Documentation of orientation of all employees to the facility;	policies, procedures, a	and
c.	Competent supervision of all staff;	()
d. classification	Job descriptions for all categories of personnel a concerning hours of work, paydays, overtime, and othe		
	An ongoing, planned continuing educational prog knowledge, skills, and abilities of the staff in relation ponsibilities, including the opportunity to attend outside	on to services provided	

i. staff; and	A minimum of twenty-four (24) hours of training per year must be proved	vided to
ii. that is consiste	Documentation of continuing education or in-service for all direct care pent with clients' needs and services offered.	ersonnel ()
f.	Employee grievance procedures.	()
g. manner prohib	A written statement that the facility does not discriminate in employment bited by the laws of the United States or the state of Idaho.	t in any
h. and hiring all	A written statement that describes the facility's policy and procedure for reemployees and interns.	cruiting
i.	Staff disciplinary, suspension, and termination policies and procedures.	()
j. concerning vo	Those facilities using volunteers must maintain written policies and problunteer services. Volunteers must receive orientation in accordance with ules.	
02. reflect:	Daily Work Schedules. Daily work schedules must be maintained in writ	ing that
a.	Personnel on duty at any given time for the previous twelve (12) months;	()
b.	The first and last names of each employee, including professional designation	ion; and
c.	Any adjustments made to the schedule.	()
	Job Descriptions . Each employee must be given a current job description h his classification, be initialed by the employee, and be retained on file resonnel record. Job descriptions must contain at a minimum the following:	
a.	The authority, responsibilities and duties of each classification; and	()
b.	Reporting and supervisory requirements for the classification.	()
04. authority with employees.	Organizational Chart . An organizational chart that clearly reflects lain the facility's organizational structure must be posted or made available	
05. observed in re	Applicable Idaho and Federal Laws . Applicable Idaho and federal laws relation to the employment of any individual.	must be
06. provide direct	Age Limitations . No person who is under the age of eighteen (18) ye care to clients.	ears can

07. Payroll Records . Payroll records must be maintained by the facility that reflect employee's hours of work, paydays, overtime, and other related matters.	t an)
08. Personnel Files . Personnel files must be maintained by the facility for e employee. This file must contain at a minimum the following:	ach
a. An application for employment signed by the employee and a resume that m include pre-employment education, training and experience; (nust)
b. Copies of all certification certificates, certification identification card, and all of health care licenses or certificates related to job duties; (ther
c. Copy of completed criminal history and background check; ()
d. Position and qualifications of the position for which the employee is his including education and experience; (red,
e. Letter of hire or other documentation of the terms of employment and employee's starting and termination date; (the
f. Orientation and training documentation reflecting what type of training employee received and the amount of time for each program; (the
g. Verification of a tuberculin skin test upon employment and any subsequent results;	test
h. Copies of the employee's annual written job performance evaluation review including:	ews)
i. Documentation of any disciplinary actions taken against the employee; and ()
ii. Documentation of any commendations. ()
211. EMPLOYEE HEALTH. Personnel policies related to employee health must include: ()
01. Tuberculin Skin Test . The current status of a tuberculin skin test, takin mediately prior to employment or within thirty (30) days after employment, must be recorded (
a. If the skin test is positive, either by history or current test, personnel must see medical evaluation and chest x-ray to determine the presence or absence of active diseasers described who have active tuberculosis must be restricted from employment and attendance at facility until it is determined by laboratory evaluation that the tuberculosis is noninfectious.	ase.
b. Personnel who have a negative reaction to the skin test, must be tested annuall	y if

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it is determine	ed that they function in a high-risk tuberculosis area.	()
02. a client or oth	Repeat Skin Text . A repeat skin test is also required it ter staff who develop tuberculosis.	f an employee is exposed to
03. to their super-	Report Symptoms . The facility must require that all povisor any signs or symptoms of personal illness.	ersonnel report immediately ()
or services to control techn	Policy for Communicable Disease Precautions. e disease, infectious wound, or other transmittable conduction clients or have access to clients are required to impiques in accordance with these rules and as required to ough its CEO or administrator. Personnel may be required	lition and who provide care lement protective infection by the facility's operator or
a.	Not to work until the infectious state is corrected and n	oninfectious; ()
b. the likelihood	To work in other areas of the facility where contact wit of transmission of infection is absent; or	h others is not expected and
с.	To seek other remedies that will avoid spreading the in	fection. ()
05. policy must b personnel file	Documentation in Personnel File . Documentation the current, be initialed by each employee, and be retained to the current of	
212 214.	(RESERVED).	
The facility ma written structure	ENTATION AND CONTINUING EDUCATION. nust provide a formalized, on-going educational program etured orientation program designed to meet the training employee's responsibilities.	
	Documentation of Education Program . Document ad continuing education program must be current, be initial file in each employee's personnel file.	
02. continuing ed	Content for Orientation and Continuing Education ucation in the facility must include at a minimum the following t	
a.	All facility policies and procedures relevant to an empl	oyee's responsibilities;
b.	Basic procedures relative to client care;	()
c.	Client rights and responsibilities;	()
d.	Confidentiality;	()

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e.	Facility's code of ethics;	()
f.	Use of mechanical and electrical equipment by an empl	oyee; ()
g.	Fire safety and emergency evacuation;	()
h.	Emergency procedures;	()
i.	Organizational structure;	()
j.	Measures to prevent cross infection, including aseptic a	nd isolation techniques;)
k.	Special needs of the client population served;	()
l.	Restorative care;	()
m.	m. Proper maintenance and handling of client records;)
n.	Philosophical approach to treatment and the facility's go	pals; and ()
0. vulnerable ad	Policies and procedures for reporting cases of suspults.	ected abuse or neglect	of)
the nature of treatment me member. Cont	Continuing Education for Direct Care Staff. Each direct we twenty-four (24) hours of continuing education that in addiction, the withdrawal syndrome, group therapy, thodologies that are appropriate to the position held tinuing education requirements may be met through inhuing educational programs, or a combination thereof.	family therapy, and oth by each direct care st	of her aff
216 219.	(RESERVED).		
Each detox/m policies and p	ental health diversion unit must develop and implement varied for determining when to transfer a client to a breatient and ambulatory medical services.	vritten, physician-approv nospital for the provision (red of
01. must accompa	Exchange of Information for Transfer of Clients. any the client if transferred to or from another health care		on)
a.	Provisional diagnosis, treatment, and clinical condition	()
b.	Reason for transfer and destination; and	()
	Pertinent medical and social information that must be partite the requirements of the Health Insurance Portabili C.F.R. Parts 160 and 164, 42 U.S.C. Sections 290 dd-3 and 164, 42 U.S.C. Sections 290 dd-3 and 164, 42 U.S.C.	ty and Accountability A	\ct

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2 (June 9, 1987).	()
02. Transfer Agreements Kept On-Site . Transfer agre on-site at the facility.	ements must be maintained ()
221 229. (RESERVED).	
230. POLICIES AND PROCEDURES APPLICABLE TO UNITS, SOBERING STATIONS, AND MENTAL HEALTH DIV Subject to the governing body's written approval, the CEO or admini physician approved written policies and procedures in accordance available at all times to clients, staff, and the public.	VERSION UNITS. strator must develop a set of
231. PHYSICIAN APPROVED ADMISSIONS POLICY, I AND DISCHARGE PLANNING.	NTAKE PROCEDURES,
Each detox/mental health diversion unit must have written physician- and procedures that at a minimum meet the following requirements in 231.10 of this rule.	
01. Admissions Policy . A client will be admitted, accepte facility has the capability, capacity, and services to provide appropri not require a type of service for which the facility is not approved facility does not provide or arrange for, or in which the facility d appropriate in numbers and with appropriate knowledge and skills to	ate care, and the client does to provide, or for which the oes not have the personnel,
02. Criteria for Admissions . Written criteria for admissi prospective clients, must be provided in accordance with these rules.	ons, uniformly applied to all
03. Criteria for Rejecting Admissions . Written criterequests, uniformly applied to all prospective clients, must be provided rules, and that includes a statement that the following persons are not	led in accordance with these
a. Any person who is violent, charged with a crime, cholding facility;	or otherwise needs a secure
b. Any person who is under the age of eighteen (18) year	rs; ()
c. Any person who is the subject of involuntary codetention without a hearing under Sections 18-212, 66-326, 66-329 Code;	
d. Any person who requires specialized care not available	e at the facility; ()
e. Any person who has a physical or medical condition the safely treated in a hospital;	nat is unstable or can only be

drug abuse, p	Any person whose primary problem is social, economic, or one of physical sy, mental retardation, dementia, a developmental disability, or, chronic alcohysical disability, or aged, unless in addition to such condition, he meria provided in Sections 320, 420, or 520 of these rules;	oholisi	m,
g. these rules;	Any person who fails to meet the admission criteria in Sections 320, 420, or	or 520 (of)
h. restrictive or in	Any person who can be safely maintained and effectively treated in ntensive level of care; or	a le	ess)
i.	Any person who does not voluntarily consent to admission or treatment.	()
04. determination	Intake Procedures . Written intake procedures must be provided that in that the facility's services are or are not appropriate to meet the needs of the		
	Referrals For Individuals Not Admitted. Written policies must be provals of individuals not admitted to the facility and written policies for acoutside facilities.	ided f cceptin	or ng
06. require a comp	Initial Client Assessments Procedures . Written procedures must be provipleted initial client assessment on every proposed client prior to admission.		nat)
	Medical Orders . Written, verbal, and telephone orders from persons authororders under Idaho law and written policies and procedures established by will be accepted by the medical staff empowered to do so under Idaho law	by t	
a. the first initial	Verbal and telephone orders must contain the name of the person giving the and last name and professional designation of the medical staff receiving the		
b. person in acco	The order must be promptly signed or otherwise authenticated by the preordance with written policies and procedures established by the governing between the procedures are stablished by the governing by the governing between the procedures are stablished by the governing by the gover		ng)
	Services Orientation Procedures for Clients Admitted to a Detoxification alth Diversion Unit. Written services orientation information must be received as soon as practicable. This orientation information must include:		
a.	The facility's philosophical approach to treatment;	()
b. facility;	Information on client's rights and responsibilities while receiving service	es at t	he)
c.	The services available; and	()

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d.	Information	on the r	ules g	overning	client's	behavior	and	those	infractions,	if a	any,
that may resul	t in discharge	or other	r disci	plinary ac	ctions.					()

- **09. Criteria for Appropriate Rehabilitative Services**. Written criteria must be provided that assures appropriate rehabilitative services are provided whereby each client is assigned a primary addiction therapist or primary mental health professional, depending upon need, who will follow the client's progress during his admission to the detoxification or mental health unit, or both. The client's progress must be documented in the client's record.
- 10. Criteria for Assuring Clients Remain in Program. Written criteria must be provided that assures clients will remain in a medical detoxification program, sobering program, or mental health diversion program for the period of time deemed medically necessary and documented by the attending physician. Coercion or force cannot be used to induce any client to remain in treatment.
- 11. Discharge Criteria and Planning. Written criteria for discharge, uniformly applied to all prospective clients, must be established in accordance with these rules, including a procedure to screen each client for discharge planning needs.

232. NONDISCRIMINATORY ADMISSIONS POLICY.

Each detox/mental health diversion unit, contractors, or operators must not discriminate on the grounds of race, creed, color, religion, age, gender, national origin, veteran, or disability with respect to any individual seeking admission or treatment.

- **01.** Compliance with the Americans with Disabilities Act. Each detox/mental health diversion unit must ensure that they comply with the Federal Americans with Disabilities Act, 28 U.S.C. Section 12101 et seq. and 28 C.F.R. Part 36 (July 1991). Referral services must be provided to individuals not admitted.
- **02. Written Nondiscrimination Policies**. Each detox/mental health diversion unit must develop written policies that describe how clients will receive services and be admitted on a nondiscriminatory basis in accordance with state and federal law and these rules.
- **03. Placement Denied or Delayed**. The individual seeking admission to a facility may be denied or delayed admission, if an appropriate placement is not available because of age or sex, or both.

233. -- 234. (RESERVED).

235. MEDICATION POLICIES AND PROCEDURES.

Each detox/mental health diversion unit must have written policies and procedures that govern the safe storage, dispensing, and administration of medication. Written policies and procedures must include at a minimum the following requirements in Subsection 235.01 through 235.07 of this rule.

01. Physician's Order. Each client of a detox/mental health diversion unit must have a written order signed by a physician, a physician's standing order, or a physician's order received by phone and signed by the physician at the earliest opportunity before any medication is

Rules & Standards for Detox/Mental Health Diversion Units PENDING FEE RULE administered to a client. 02. **Administration of Medication.** Medications can only be provided to a client by licensed nursing staff in accordance with written policies and procedures established by the governing body, which must include at least the following: Administered in accordance with a physician's, dentists', nurse practitioner's, or physician assistant's written orders; The client is identified prior to administering the medication; b. Medications are administered as soon as possible after preparation; c. d. Medications are administered only if properly identified;) Medications are administered by the person preparing the mediation for delivery to the client; Clients are observed for reactions to medications and if a reaction occurs, it is immediately reported to the *charge on-duty* nurse and *director of nursing lead nurse*; and (3-30-09)T(Each client's medication is properly recorded on his individual mediation record. g. Storage and Distribution of Medication. Storage and distribution policies and procedures must describe the following: Receiving of medication; a. Storage of medication, including assurances that all prescription drugs stored in the facility must be kept in a double locked container. Only those medications requiring refrigeration can be stored in a refrigerator; and Medication distribution system to be used including assurances that medications prescribed for one client will not be administered to or by another client or employee. **Disposal of Unused, Outdated, or Recalled Drugs**. Policy and procedures for documentation and disposal of unused drugs must provide assurances that no unused, outdated, or recalled drugs are kept in the facility. All unused, outdated, or recalled drugs must be disposed of in a manner that assures that they cannot be retrieved. 05. Written Records of Disposals. A written record of all disposals of drugs must be maintained in the facility and must include at a minimum the following: A description of the drug, including the amount; a. The client for whom the medication was prescribed; b.

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		dards for Detox/Mental Health Diversion Units PENDING FEE		
	c.	The reason for disposal; and	()
	d.	The method of disposal.	()
respon	06. d if:	Medication Policies and Procedures for Staff Response. How staff	are (to)
	a.	A client refuses a medication;	()
	b.	A client misses a medication and the reasons;	()
	c.	A client medication is not available;	()
	d.	Medications are missing;	()
	e.	A client receives an incorrect medication or dosage.	()
	07. individual indiv	Written Medication Record. Each client's medication must be properly redual medication record by the person administering the medication. The aclude:		
	a.	Client's name;	()
	b.	Prescribing physician's name;	()
	c.	Description of medication, including prescribed dosage;	()
availab	d. ole, or re	Verification in writing by staff that medication was taken, not taken, miss efused, and the times and dates administered;	sed, r	ot)
	e.	Method of administration;	()
	f.	Date and time of administration;	()
	g.	Injection sites;	()
	h.	Name or initial of person administering the medication; and	()
	i.	Any adverse reactions to the medication.	()
236	239.	(RESERVED).		

240. EMERGENCY PREPAREDNESS POLICIES AND PROCEDURES.

01. Emergency Preparedness Plan. Each detox/mental health diversion unit must develop and implement a written emergency preparedness plan to follow in the event of fire, explosion, flood, earthquake, high wind, or other emergency that includes written procedures

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outlinin	g step	s to be taken in the event of an emergency.	()
	02. ken in	Written Procedures . The facility must have written procedure event of an emergency including:	edures outlining the s	teps
:	a.	Who is to respond;	()
1	b.	Each individual's responsibilities;	()
•	c.	Where and how clients are to be evacuated; and	()
•	d.	Notification of emergency agencies.	()
241 2	244.	(RESERVED).		
Each de	etox/m	CTION CONTROL. ental health diversion unit must develop and implement ed standards for the prevention and control of infection for		
followin	0 1. ng elen	Infection Control Program . The program must incoments:	elude, at minimum,	the
•	a.	Methods of maintaining sanitary conditions in the facility	; ()
1	b.	Employee infection surveillance and actions; and	()
•	c .	Isolation procedures;	()
infection		Report for Monitoring Infections . Specifics for most include, at minimum, a prepared written quarterly report. This report must include:		
•	a.	Diagnosis;	()
1	b.	Description of the infection;	()
•	c .	Causative organism, if identified;	()
•	d.	Date of onset;	()
•	e.	Treatment and date initiated;	()
1	f.	Client's progress;	()
	g.	Control techniques utilized; and	()
]	h.	Diagnostic tests employed.	()

03.							on Procedure						
							jues, cleaning						
instrument	s, equ	ipment,	and	surfaces,	for	all	departments	and	services	where	client	care	is
delivered.												()

246. CONTROL OF TUBERCULOSIS.

In order to assure the control of tuberculosis in the facility, there must be a planned, organized program of prevention through written and implemented procedures that are consistent with current accepted practices and include the following in Subsections 246.01 through 246.03 of this rule.

- **01. Tuberculin Skin Tests**. The results of a tuberculin skin test, taken immediately prior to admission or within six (6) months prior to admission, must be established for each client. If the status is not known upon admission, a tuberculin skin test must be done as soon as possible.
- **a.** If the tuberculin skin test is negative, the test does not have to be repeated prior to discharge.
- **b.** If the tuberculin skin test is positive, the client must have a chest x-ray to rule out the presence of infectious pulmonary tuberculosis.
- **O2. Protective Infection Control Techniques**. If any x-ray is suggestive of infectious pulmonary tuberculosis, the facility is required to implement protective infection control techniques in accordance with these rules and as required by the facility's governing body through its CEO or administrator.
- **03.** Transfer of Client Suspected or Diagnosed. Arrangements for transfer to an appropriate facility must be made for any client suspected or diagnosed with infectious pulmonary tuberculosis. These arrangements must be made in accordance with these rules and as required by the facility's governing body through its CEO or administrator.

247. -- 249. (RESERVED).

250. FOOD AND NUTRITIONAL CARE POLICIES AND PROCEDURES.

Each detox/mental health diversion unit must develop written policies and procedures for providing proper nutritional care for each client that includes procedures to follow if a client refuses food or to follow the prescribed diet. The acquisition, preparation, storage, and serving of all food and drink in a facility must comply with IDAPA 16.02.19, "Food Safety and Sanitation Standards for Food Establishments."

01. Three Nutritious Meals Per Day. At least three nutritious meals per day and nutritional snacks, must be provided to each client <u>present at meal times in the detoxification or mental health diversion units</u>. No more than fourteen (14) hours may elapse between the end of an evening meal and the beginning of the morning meal. Physician approved special diets must be provided upon request by a client. Under no circumstances may food be withheld for disciplinary reasons. Menus must be reviewed and approved in advance by a registered dietitian in Idaho in

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accordance with the Idaho Diet Manual from the Idaho Dietetic Association. <u>Nourishments must</u> <u>be made available to a client in a sobering station.</u> (3-30-09)T(______)

be made available	to a client in a sobering station.	(3-30-09)T (
	Site Food Service. On-site food service must comple Food Safety and Sanitation Standards for Food Establish	
provider must me compliance with Establishments." E times with a food	rd-Party Food Service. When food service is provided all the conditions of these rules pertaining to food IDAPA 16.02.19, "Food Safety and Sanitation and detox/mental health diversion unit must maintain a service provider containing assurances that the provistandards imposed by this rule.	food service and be in Standards for Food written agreement at al
	ports for Sanitation and Food Service . Sanitation raintained on file in the facility.	reports and food servic
251 259. (RE	CSERVED).	
Each detox/mental	RECORDS POLICIES AND PROCEDURES. health diversion unit must develop written policies a ntic records are maintained for each client in the facility.	
	mplete and Accurate Records . Each facility must impossible assure complete, accurate, and authentic recorderds and practices.	
responsibility for t Records Administr	ponsible Staff. The CEO or administrator must designate accurate maintenance of client records. If this per rator (RRA) or an Accredited Records Technician (Advidual must be provided periodically to the designate	rson is not a Registered ART), consultation from
	ividual Client Record . An individual record must entries kept current, dated, and signed. Client recording:	
date of birth; plac Social Security number of nearest	ent's name, date and time of admission; previous addresse of birth; ethnicity; marital status; religious preferamber; branch and dates of military service; name, to relative or responsible person or agency; place as and time of discharge.	ence; usual occupation address, and telephon
	psycholosocial assessment, including medical valuates an individual's strengths, weaknesses, problem	history and physicans, and needs. (
c. Trai	nsfer or referral report, where applicable.	(
	cial reports dated and signed by the person making ocial services, mental health, consultation, and other space.	

e. client's alcol client input.	Individualized treatment plan based on a biopsychosocial assessment or substance use disorder treatment needs, including treatment goals		
f. medications, the physician	Physician's orders containing the physician's authorization for tests, treatments, and diet. Each entry must be dated and signed or counter-		
	Progress notes by physicians, nurses, therapists, social workers, and other must be recorded indicating observations to provide a full del picture of the client during his admission. The author must date and sign l	escript	ive,
h. disposition si	The final diagnosis on discharge or cause of death, condition on discharge and dated by the attending physician.	arge,	and)
i.	Nurses' entries must include the following information:	()
i. and emotiona	Date, time and mode of admission; documentation of the client's general condition as well as mental attitude on admission.	l phys	ical)
ii.	Medication administration record.	()
iii.	Date and times of all treatments.	()
iv.	Any change in the client's physical or mental status.	()
v.	Any incident or accident occurring while the client is in the facility.	()
vi. of responsibi	The signature of the <u>charge</u> <u>on-duty</u> nurse for each shift indicating the as lity for all entries made by nonprofessional nursing personnel. <u>(3-30-09</u>)		tion <u>)</u>
Each detox/n tampering, or Accountabili	ESS TO CLIENT RECORDS. mental health diversion unit must ensure that client records are protected agr unauthorized disclosure of information under the Health Insurance Portaty Act (HIPAA), 45 C.F.R. Parts 160 and 164, 42 U.S.C. Sections 290 dd-3., Part 2 (June 9, 1987). Only authorized personnel may have access to clien	bility and e	and e-3,
01. without writt law.	Release of Medical Information. No release of medical information can en consent of the client, guardian, by court order, or as authorized by feder		
02. in accordance law.	Removal of Client Records . Client records may only be removed from the with written policies and procedures of the facility as allowed by state and		

	03. ater dar s discha	Retention . Records must be preserved in a safe location protected from fire, th mage for a period of time not less than seven (7) years following the date of rge.	
must h	04. ave wri	Electronic Records . A facility that implements an electronic record or signat tten policies in place to assure the following:	ure)
other t	a. han the	Proper security measures to protect the use of an electronic signature by any person to which the electronic signature belongs; (one)
	b.	The privacy and integrity of the record; ()
	c.	Includes which records will be maintained and signed electronically; ()
protec	d. ted;	How an e-signature code is assigned and the code and associated staff identities (are
	e.	How passwords are assigned and the frequency for which they are changed; ()
and	f.	Allows clients access to their records within one (1) business day of the requirements (est;
and of	g. hers wh	Allows immediate access to records by the Department or its designees, surveyo are authorized by law.	ors,
262	264.	(RESERVED).	
clients	detox/me' rights	NTS' RIGHTS POLICIES AND PROCEDURES. ental health diversion unit must develop written policies and procedures regard and responsibilities. The facility must also have a policy for the development and procedures for implementation of clients' rights. (
guardi	01. an, next	Availability of Clients' Rights. The facility must inform each client, a of kin, and the public of its clients' rights policy.	any)
impler	02. mentatio	Staff Trained in Clients' Rights. Staff must be trained and involved in on of these policies and procedures.	the)
ensure	03. that, at	Content of Clients' Rights . The clients' rights, policies, and procedures ma minimum, each client admitted to the facility is:	iust)
client's	is medi s guardi	Informed of these rights and of rules governing client conduct and responsibility the client's written acknowledgment, prior to or at the time of admission. It cally or legally unable to understand these rights, policies, and procedures, an or responsible person must be informed and acknowledge these rights on behan employee of the facility cannot be the one to acknowledge these rights. (If a the

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b. the time of add	Informed of services available in the facility and of related charges prior mission and during his stay;	to or at
	Informed of his medical condition, unless medically contraindicated, and in y to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medically contraindicated, and it is participated in the planning of his medically contraindicated, and it is participated in the planning of his medically contraindicated, and it is participated in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse to participate in the planning of his medical treatment and to refuse the planning of his medical treatment and his medical treatme	
	Is transferred or discharged only for medical reasons, or for his welfare or and is given reasonable advance notice to ensure orderly transfer or discharge documented in his medical record;	
and services	Is encouraged and assisted, throughout his period of stay, to exercise his rigal citizen, and to this end may voice grievances and recommend changes in a to facility staff or to outside representatives of his choice, free from recoercion, discrimination, or reprisal.	policies
	Is free from mental and physical abuse, and free from chemical and pept as authorized in writing by a physician for a specified and limited period essary to protect the client from injury to self or others;	
	Is assured of confidential treatment of his medical records, and may appelease to any individual outside of the facility, except in case of his transcare facility, or as required by law or third-party payment contract;	
h. individuality, i	Is treated with consideration, respect and full recognition of his dignincluding privacy in treatment and in care of his personal needs;	ity and
i. therapeutic pu	Is not required to perform services for the facility that are not includer poses in his plan of care;	ded for
j. medically con	May associate and communicate privately with persons of his choice, traindicated as documented by a physician in his medical record;	unless
k. groups at his medical record	May meet with, and participate in, activities of social, religious, and comdiscretion, unless medically contraindicated as documented by a physiciand; and	
l. contraindicate	May retain his personal possessions as space permits, unless med as documented by a physician in his medical record.	edically
	Reported Allegations Investigated . The facility must develop polici assure that allegations of abuse, neglect or exploitation are identified, renvestigated, and followed up with interventions to prevent reoccurrence and	eported,

05.

Staff. The facility must develop and implement policies and procedures for the use of least restrictive interventions to assure client and staff safety in unsafe situations, physically or

Least Restrictive Intervention Procedures to Assure Safety of Clients and

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behaviorally caused. (

266. RECORD OF CLIENT'S CLOTHING AND PERSONAL PROPERTY.

An inventory and proper accounting must be kept in each client's record for all clothing and personal property entrusted to the facility for safekeeping. The status of the inventory must be made available to the client, his conservator, guardian, or representative for review upon request.

267. -- 269. (RESERVED).

270. MINIMUM STAFFING POLICIES AND PROCEDURES.

Each detox/mental health diversion unit must develop, implement, and comply with written staffing policies and procedures based on the number of beds, number of clients, client needs, services provided, and configuration of the facility as described in Subsections 270.01 through 270.06 of this rule. In a facility with both detoxification and mental health diversion units, the facility may divide a staff member's time to provide direct care in both units provided the staffing ratios for each unit are met.

(3-30-09)T()

- **01. Staff Trained for Emergencies**. A staff member trained to respond to fires and other natural disasters, as well as to administer emergency first aid and CPR must be on duty twenty-four (24) hours per day, seven (7) days per week. Training and annual training updates in each of these areas must be documented in personnel files.
- **O2. Direct Care Staff.** The facility must have adequate nursing personnel and direct care staff in sufficient numbers to plan, administer, and provide client bedside care. At a minimum, two (2) staff, one of whom must be an R.N. or L.P.N., must be on duty twenty-four (24) hours per day, seven (7) days per week. In the absence of the *director of nursing lead nurse*, an R.N. or L.P.N. must be designated to assume the *director of nursing's lead nurse's* duties. No person may be assigned nursing duties, including aides and orderlies, who has been on duty in the facility during the preceding twelve (12) hours, except in an emergency. (3-30-09)T()
- **03. Monthly Staffing Pattern**. Monthly staffing patterns indicating daily staff, staff titles, and client census must be kept for the previous twelve (12) months. A written staffing plan must be developed to ensure appropriate and adequate staff coverage for emergency or high demand situations.
- **04.** Clinical Supervision and Consultation for Staff. A written staffing plan that specifies a minimum of one (1) hour per month of personal clinical supervision and consultation for each staff person and volunteer who is responsible for the delivery of direct care services must be maintained. The clinical supervision must relate to the individual's skill level with the objective of assisting direct care staff and volunteers to increase their treatment skill and the quality of services delivered to clients.
- **05. Staffing of Certified Alcohol and Drug Counselor**. The services of a certified alcohol and drug counselor must be available to each client.
- **06. Staff Trained in Substance Abuse Withdrawal.** The facility, at a minimum, must have at least one (1) staff member on duty twenty-four (24) hours per day, seven (7) days per

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week trained in the following areas: ()								
a	Substance abuse	withdrawa	l symptoms, including de	lirium tremen	s; and (()		
b	Symptoms of sec	ondary cor	nplications to substance a	buse.	(()		
271. QUALIFICATIONS AND RESPONSIBILITIES FOR CEO OF ADMINISTRATOR.								
01. CEO or Administrator . Each detox/mental health diversion unit must maintain at all times, through employment or contract, a CEO or administrator who is responsible for carrying out the policies established by the governing body and the day-to-day conduct and operations of the facility. This individual must have the qualifications required in Subsections 271.03 and 271.04 of this rule at the time of hire and throughout the duration of employment or contract.								
02. CEO's or Administrator's Responsibilities . The CEO or administrator is responsible for assuring that policies, procedures, conduct and operations required by Title 39, Chapter 3, Idaho Code, Title 39, Chapter 31, Idaho Code, and IDAPA 16.07.50, "Rules and Minimum Standards Governing Nonhospital, Medically-Monitored Detoxification/Mental Health Diversion Units," are developed and implemented.								
03. Required License or Degree . Each CEO or administrator of a Detox/Mental Health Diversion Unit must, at a minimum, have one (1) or more of the following Idaho licensures or degrees at the time of hire or contract and throughout the duration of employment or contract:								
a	Licensed Physicia	Licensed Physician;						
b	. Licensed Psychol	logist;			(()		
c.	Licensed Master's	s Level Nu	rse;		(()		
d	. Licensed Clinical	l Profession	nal Counselor (LCPC);		(()		
e.	Licensed Clinical	Social Wo	orker (LCSW);		(()		
f.	Licensed Professi	ional Coun	selor (LPC);		(()		
g	Licensed Master'	s Level So	cial Worker (LMSW);		(()		
h	Licensed Bachelo	or's Level l	Nurse; or		(()		
i. health.	Master's degree	in the fiel	d of alcoholism, substar	nce use disor	ders, or r	nental (
04 mental he			Abilities. Each CEO on the community of					

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and abilities a	at the time of hire or contract:	()
a. alcoholism, si	At least two (2) years of paid full-time experience ubstance use disorders and mental health.	ce must be in the field of
planning and	At least one (1) year of the two (2) years' full-time capacity that includes knowledge and experience de budgeting, fiscal management, supervision, personassessment, data collection, and reporting.	emonstrating competence in
clients and sta	Availability of CEO or Administrator. The facility's n, be full-time forty (40) hours per week to provide for aff. The facility's CEO or Administrator, or his designed lility within two (2) hours and must be on-call at all times	or safe and adequate care of e must be available to be on-
272. QUA	LIFICATIONS AND RESPONSIBILITIES FOR M	EDICAL DIRECTOR.
medical care the medical st	Medical Director. Each detox/mental health diversion employment, or contract a medical director who is to clients and for supervising all medical care, services aff. This individual must have the qualifications require rule at the time of hire and throughout the duration of expressions.	s responsible for providing s, and treatment provided by ed in Subsections 272.03 and
02. include, at a r	Medical Director's Responsibilities. The medica minimum, the following:	d director's responsibilities
a.	The provision of advice on health related policies and	issues; ()
b.	The provision of emergency medical care to admitted	clients; ()
c. tests required	The supervision of the performance of the medical upon the client's admission and the evaluation of the re	
d.	The supervision of the medical treatment provided to	clients. ()
	Required License . Each medical director of a detox/ensed physician by the Idaho Board of Medicine at the e duration of employment or contract.	
	Required Experience and Abilities . Each medical on unit must, at a minimum, have and demonstrate the time of hire or contract:	
a. substance use	At least two (2) years of paid full-time experience disorders and mental health.	in the field of alcoholism,

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DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0750-0902 Rules & Standards for Detox/Mental Health Diversion Units PENDING FEE RULE At least one (1) of the two (2) years' full-time experience must be in a clinical mental health setting which includes: Assessment of the likelihood of danger to self or others, grave disability, capacity to give informed consent, and capacity to understand legal proceedings; ii. Diagnosis using DSM-IV-TR criteria; and) iii. Treatment of mental health disorders including knowledge of treatment modalities and experience applying treatment modalities in a clinical setting. At least one (1) of the two (2) years' full-time experience must be in an administrative capacity that includes: Knowledge and experience demonstrating competence in planning and budgeting, fiscal management, supervision, personnel management, employee performance assessment, data collection, and reporting; and An understanding of and adherence to the ethical standards of the respective license adopted by the governing board for licensure. 05. **Availability of Medical Director.** The facility's medical director or his designee must be available to be on-site at the facility within two (2) hours and must be on-call at all times. QUALIFICATIONS AND RESPONSIBILITIES FOR DIRECTOR OF NURSING SERVICES LEAD NURSE. **<u>Director of Nursing Services</u> <u>Lead Nurse</u>**. Each detox/mental health diversion unit must maintain at all times, through employment or contract, an R.N. licensed in Idaho to serve as the *director of nursing services lead nurse*. This individual must have the qualifications required in Subsections 273.03 and 273.04 of this rule at the time of hire and throughout the duration of employment or contract. (3-30-09)T(02. **Director of Nursing Services** Lead Nurse's Responsibilities. The director of nursing services lead nurse is responsible for all nursing services provided to clients and for supervising all of the nursing services provided by staff. The director of nursing services's lead nurse's responsibilities include, at a minimum, the following:

a.

b. procedures;

c.

d.

To select, supervise, direct, promote, and terminate nursing staff;

To organize, coordinate, and evaluate nursing service functions and staff;

To be responsible for development and implementation of client care policies and

To establish procedures to insure that staff licenses are valid and current; and

)

)

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0750-0902 Rules & Standards for Detox/Mental Health Diversion Units PENDING FEE RULE To participate with the CEO or administrator and medical director in planning and budgeting for nursing care. 03. **Required License**. Each *director of nursing services* lead nurse must be an R.N. licensed by the Idaho Board of Nursing at the time of hire or contract and throughout the duration of employment or contract. (3-30-09)T(Required Experience and Abilities. Each director of nursing services lead nurse must, at a minimum, have and demonstrate the following experience and abilities at the time of (3-30-09)T(hire or contract At least two (2) years of paid full-time experience in the field of alcoholism, substance use disorders, and mental health. At least one (1) of the two (2) years' full-time experience must be in a clinical b. mental health setting. At least one (1) of the two (2) years' full-time experience must be in an administrative capacity that includes: Knowledge and experience demonstrating competence in planning and budgeting, fiscal management, supervision, personnel management, employee performance assessment, data collection, and reporting; and An understanding of and adherence to the ethical standards of the respective license adopted by the governing board for licensure. 05. Availability of <u>Director of Nursing Services</u> <u>Lead Nurse</u>. The facility's <u>director of</u> nursing services lead nurse must, at a minimum, be full-time forty (40) hours per week. (3-30-09)T(**OUALIFICATIONS** RESPONSIBILITIES **FOR** 274. **AND CHEMICAL** DEPENDENCY COUNSELORS. 01. Chemical Dependency Counselor. Each detox/mental health diversion unit must maintain at all times through employment or contract a chemical dependency counselor. This individual must have the qualifications required in Subsections 274.03 and 274.04 of this rule at the time of hire and throughout the duration of employment or contract. 02. Chemical Dependency Counselor's Responsibilities. A chemical dependency counselor's responsibilities include at a minimum, the following: Case staffing; a.

b.

Individual case supervision;

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c.	Consultation with other clinical professionals;	()
d.	Review of case record maintenance; and	(
e.	Other clinically appropriate services determined by the	ne facility.
IDAPA 16.0 and Treatme and Recove	Chemical Dependency Counselor License or Counselor must be certified in Idaho to meet the stand 26.03, "Rules and Minimum Standards Governing Alcornt Programs," or IDAPA 16.07.20, "Alcohol and Substanty Support Services Facilities and Programs," at the the duration of employment or contract.	ards and requirements under chol/Drug Abuse Prevention nce Use Disorders Treatment
04. at a minimu contract:	Required Experience and Abilities . Each chemical m, have and demonstrate the following experience and a	
a. substance us	At least two (2) years of paid full-time experience se disorders, and mental health.	e in the field of alcoholism
b. mental healt	At least one (1) of the two (2) years' full-time expense setting.	erience must be in a clinical
c. administrati	At least one (1) of the two (2) years' full-time ve capacity that includes:	experience must be in ar
	Knowledge and experience demonstrating competence gement, supervision, personnel management, employee pand reporting; and	
ii. license adop	An understanding of and adherence to the ethical sted by the governing board for licensure.	standards of the respective
05. one (1) cher	Availability of Chemical Dependency Counselor. To mical dependency counselor, at a minimum, be full-time to the counselor.	
	ALIFICATIONS AND RESPONSIBILITIES FO I DIRECTOR.	OR MENTAL HEALTH
responsible supervising staff. This in	Mental Health Program Director. Each detox/mental times, through employment or contract, a mental health for providing mental health counseling, treatment and mental health counseling, treatment, and services provided individual must have the qualifications required in Subsequent time of hire and throughout the duration of employments.	alth program director who is display services to clients and for ded by mental health clinical ections 275.03 and 275.04 of

02.

Mental Health Program Director's Responsibilities. A mental health program

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director's resp	consibilities include, at a minimum, the following:	()
a.	Case staffing;	()
b.	Individual case supervision;	()
c.	Consultation with other mental health clinical profession	onals; ()
d.	Review of case record maintenance; and	()
e.	Other clinically appropriate services determined by the	facility. ()
	Required License or Certification . Each <u>mental heal</u> have one (1) of the following Idaho licensures at the te duration of employment or contract:	th program director mustime of hire or contract (3-30-09)T(st, at and
a.	Licensed Clinical Professional Counselor (LCPC):	()
b.	Licensed Clinical Social Worker (LCSW);	()
c.	Licensed Professional Counselor (LPC);	()
d.	Licensed Master's Level Social Worker (LMSW);	()
e.	Licensed Marriage and Family Therapist (LMFT);	()
f.	Licensed Psychologist;	()
g.	Licensed Psychiatrist; or	()
h.	Licensed Professional Nurse.	()
04. a minimum, l contract:	Required Experience and Abilities. The mental healt have and demonstrate the following experience and abilities.		
a. substance use	At least two (2) years of paid full-time experience disorders, and mental health.	in the field of alcohol	lism,
b. mental health	At least one (1) of the two (2) years' full-time expensetting.	rience must be in a clin (nical
c. administrative	At least one (1) of the two (2) years' full-time e capacity that includes:	experience must be in (n an
	Knowledge and experience demonstrating competence ment, supervision, personnel management, employee ped reporting; and		

license	ii. e adopte	An understanding of and adherence to the ethical standards of the respective d by the governing board for licensure.
progra	04. m direc	Availability of Mental Health Program Director . The facility's mental health tor must, at a minimum, be full-time forty (40) hours per week.
276	279.	(RESERVED).
	detox/m	KING PROHIBITED. ental health diversion unit, issued a certificate of approval under these rules, must ing in the facility.
	detox/m	ING HOURS. ental health diversion unit, must establish and post daily visiting hours that are able by the public. $(3-30-09)T$
	<u>01.</u>	Clergy Members. A facility must allow clergy members to visit at any hour. (3-30-09)T
	<u>02.</u>	<u>Critically III Clients</u> . Relatives or guardians must be allowed to visit critically ill
<u>clients</u>	at any i	$\frac{(3-30-09)T}{}$
		Privacy Available for Visitations. The facility must have places or rooms available privacy for client visits with relatives, friends, clergy, social workers, and guardians ablished and posted visiting hours. (3-30-09)T()
282	289.	(RESERVED).
staff n	detox/menust ens t, and e	ental health diversion unit, through the CEO or administrator, medical and nursing ure that there is an effective, facility-wide, quality assurance program to monitor, enhance the quality and appropriateness of client care and to identify qualitative recommend and implement plans for correcting them.
each c	01. linical s	Quarterly Review . Each quarter at least five percent (5%) of the open cases for taff member must be randomly selected and reviewed to determine if:
assessi	a. ment;	The diagnosis and the problems identified for treatment are supported in the
and	b.	The treatment plan is appropriate for the diagnosis and the problems identified; ()
treatm	c. ent.	The progress notes in the case record describe the clinical course of the client's ()
	02.	Corrective Action. The facility must take and document appropriate remedial

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	nd outcomes to address deficiencies found through its quality assurance e action may include:	prograi	m.)
a.	Education or training;	()
b	New or revised policies and procedures; or	()
c. discharge		nment,	or)
	Quarterly Reporting to Governing Body . The CEO or administrator, meility's governing body each quarter the findings of the quality of care reviewquarter. A summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of those findings must be documented in the governing the summary of the summary of those findings must be documented in the governing the summary of the summary of those findings must be documented in the governing the summary of th	w for t	he
291 29	4. (RESERVED).		
295. A	VAILABILITY OF ON-SITE ALCOHOL AND DRUG TESTING.		
of detecti	1. On-Site Testing. Each facility must have testing available on-site for thing the presence of alcohol or any controlled substances in clients.	e purpo (se)
02 possessin	Quality of Tests. The facility must use tests that are widely recognisticient sensitivity to detect the presence of substances in low quantities.	· .	as)
enforce prindicated	policies to govern the collection and handling of urine specimens when such		
Accounta	Documentation of Test Results . All test results must be document record according to the requirements of the Health Insurance Portability Act (HIPAA), 45 C.F.R. Parts 160 and 164, 42 U.S.C. Sections 290 dd-3 F.R., Part 2 (June 9, 1987).	oility a	nd
296 29	9. (RESERVED).		

ADDITIONAL REQUIREMENTS APPLICABLE TO DETOXIFICATION UNITS

(Sections 300 through 399)

300. REQUIRED MINIMUM POLICY STANDARDS APPLICABLE TO DETOXIFICATION UNITS.

Nonhospital, medically-monitored detoxification units issued a certificate of approval under these rules must offer intensive residential detoxification treatment services, twenty-four (24) hours per day, seven (7) days per week, to persons eighteen (18) years of age or older who are diagnosed with substance abuse or addiction disorders. Detoxification units are focused on short-term stabilization of three (3) to five (5) days' duration.

301. **REQUIRED MINIMUM STAFFING STANDARDS APPLICABLE** TO **DETOXIFICATION UNITS.**

Each detoxification unit must develop and implement policies and procedures to provide necessary and qualified staff in sufficient numbers to assure the health and safety of clients. The

	inias must define the types and numbers of slinical direct earn and managerial staff
	icies must define the types and numbers of clinical, direct care, and managerial staff
	vide clients with treatment services in a safe and therapeutic environment. Each
	unit must, at a minimum, meet the following standards for staffing in the
detoxification	unit for direct care staff. $(3-30-09)T$ (
01. day, seven (7)	Nurse. At least one (1) R.N. or L.P.N. must be on duty twenty-four (24) hours per days per week.
02.	Direct Care Staff. (
a. care staff men	A detoxification unit with one (1) through six (6) clients must have one (1) direct or on duty twenty-four (24) hours per day, seven (7) days per week.
b. direct care star	A detoxification unit with seven (7) through twelve (12) clients must have two (2) ff members on duty twenty-four (24) hours per day, seven (7) days per week.
c. three (3) direct week.	A detoxification unit with thirteen (13) through eighteen (18) clients must have care staff members on duty twenty-four (24) hours per day, seven (7) days per (13)
week, beyond	A detoxification unit with nineteen (19) clients or more must have one (1) ect care staff member on duty twenty-four (24) hours per day, seven (7) days per the three (3) staff required in Subsection 301.02.c of this rule for each additional six raction thereof.
03. supervision of	Physician Supervision . The treatment of each client must be under the a physician.
302 309.	(RESERVED).
310. REOI	HRED MINIMUM SERVICE STANDARDS APPLICABLE TO

DETOXIFICATION UNIT.

Each detoxification unit may provide its clients with a variety of services, but must, at a minimum, provide detoxification treatment services in Subsections 310.01 through 310.09 of this rule.

- Assessment and Treatment Planning Services. The initial assessment and treatment planning in accordance with these rules, must also include an evaluation relative to the client's treatment potential and a determination of the appropriate level of treatment.
- Skilled Nursing Care. On-site skilled nursing care must be provided twenty-four 02. (24) hours per day, seven (7) days per week.

a physi		Physician, Physician's Assistant, or Nurse Practitioner's Services. Servhysician's assistant, or nurse practitioner must be available twenty-four (24) (7) days per week.		
	04.	Counseling Services. Daily on-site counseling services including:	()
	a.	Individual and group counseling sessions that provide:	()
	i. oxificat	Encouragement to remain in treatment for appropriate duration as determined treatment plan; and	ined i	n)
	ii.	Encouragement to enter programs for ongoing recovery.	()
	b.	Case Management Services; and	()
	c.	Client Advocacy Services.	()
and a s		Continued Care Planning Services. Continued care planning must be profor referral of clients for identified treatment needs when such services are detoxification unit.		
written		Discharge Criteria and Planning Services . According to physician-ap rge criteria, policies, and procedures, the facility must provide a procedure to discharge planning needs.		
this sec		Other Services. A detoxification unit may provide other services not identified rule, if the provision of such services are consistent with the effective treatmental health or alcohol and drug related conditions.		
	08.	Recreation and Leisure Time Activities.	()
	09. ication	Documentation of Services . Services received by the client througunit must be recorded and documented in each client's record.	gh th (ie)
311 3	319.	(RESERVED).		
320. UNITS	REQU	VIRED MINIMUM ADMISSION CRITERIA TO DETOXIFICA	TIO	N
Accord	ing to ication	physician-approved written admission criteria, policies, and procedures unit must develop and implement written admission criteria that are uniclients.		
	01. d only i	Admission to Detoxification Unit . A prospective client will be admit f he meets the following admission criteria:	tted o	or)
	a.	Must be eighteen (18) years of age or older;	()
	b.	Demonstrates a need for detoxification services;	()

c. Has alcohol or other addictive controlled substance intake of sufficient amount and duration to create a reasonable expectation of withdrawal upon cessation of use; ()
d. Is medically stable prior to admission and if seeking detoxification from alcohol has a blood alcohol level no greater than $200 \text{mg}/100 \text{cc}$;
e. Meets admission criteria specifications that do not exceed ASAM Level III.7-D; and
f. Demonstrates the capacity to benefit from short-term stabilization and the services available at the facility may reduce the prospective client's acute symptoms and may prevent the client from detoxification hospitalization.
02. Detoxification Unit Able to Provide Services . The detoxification unit must have the capability, capacity, personnel, and services to provide appropriate care to the prospective client. The client cannot require a type of service for which the detoxification unit is not approved to provide.
03. Monitoring Clients in Detoxification Unit . The level of monitoring in the detoxification unit of the client or the physical restrictions of the environment must be adequate to prevent the client from causing serious harm to self or others.
Notification of Admission of Opiate/Methadone Client . The <u>director of nursing lead nurse</u> must be notified that an opiate/methadone client was admitted to the detoxification unit. The name of the clinic where the client received the methadone must be documented in the client's record. (3-30-09)T()
321 324. (RESERVED).
325. REQUIRED MINIMUM NURSING ASSESSMENT FOR CLIENTS OF DETOXIFICATION UNITS. Each detoxification unit must complete a nursing assessment on each person who applies for admission to the detoxification unit prior to admission.
326 329. (RESERVED).
330. REQUIRED MINIMUM TREATMENT NEEDS ASSESSMENT FOR CLIENTS OF DETOXIFICATION UNITS.
01. Client Treatment Needs Assessment. A chemical dependency counselor, within twenty-four (24) hours of admission, or as soon as a client is able, must complete a treatment needs assessment for each client admitted to the detoxification unit. The assessment must establish the historical development and dysfunctional nature of the client's alcohol and drug abuse or dependence and must evaluate the client's treatment needs.
02. Treatment Needs Assessment Content . The treatment needs assessment must be recorded in the client's record and must include, at a minimum, the following: ()

use; ty	pes of a	A summary of the client's alcohol or drug abuse history including substance, amounts used, frequency, duration, age of first use, patterns, and consequend responses to previous treatment, periods of sobriety, and any other information of diagnostic recommendations or diagnosis made;	ences of	f
	sition,	A summary of the client's family, including family background, current substance use and abuse by family members, supportive or dysfur and other family-related issues;		
status,		A summary of the client's educational background, including current educational problems or difficulties;	cational	l)
trades	d. learned,	A summary of the client's vocational and employment status including s work record, and current vocational or employment problems;	kills o	r)
system		A summary of the client's past and current involvement with the criminal	justice))
illness		A general summary of the client's medical history including past or curren uries, afflictions with communicable diseases, or known health problems or		
family	g. income	A summary of the client's financial status, including current income se, ability to pay for services, and insurance coverage;	sources (,
proble		A social assessment of the client, including a summarization of the nature the client's social relationships outside the family unit;	of and	1)
psycho	i. ological	Any history of emotional or behavioral problems, including any history psychiatric treatment;	tory of	f)
and	j.	A master problem list developed from client input and identified clinical pro-	oblems (;
	k.	A diagnostic summary and master problem list.	())
331	334.	(RESERVED).		
335. TREA	MININ TMEN	MUM REQUIREMENTS FOR INDIVIDUALIZED DETOXIFICATION UNITS.	ATION	1
	p an inc	Develop Detoxification Treatment Plan . A chemical dependency counseled dividualized treatment plan based upon the treatment needs assessment for the detoxification unit.		

treatment plan must be signed and dated by both the client and the chemical dependency

Written Detoxification Treatment Plan. The individualized detoxification

DEPARTMENT OF HEALTH AND WELFARE Rules & Standards for Detox/Mental Health Diversion Units counselor. The signature of the counselor must be followed by the

counselor. The	e signature of the counselor must be followed by the counselor's credentials.	()
03. recorded in the	Client Records for Detoxification Treatment. The treatment plan me client's record and must include at a minimum the following:	nust (be)
a.	A statement of the client's current strengths.	()
b.	A statement of specific clinical problems to be addressed during treatment.	()
c. client input the	A diagnostic statement and a statement of measurable treatment goals bat relate to the problems identified.	ised (on)
d. of goals include	Measurable short-term objectives based on client input leading to the comding:	pleti (on)
i. objective, or fe	Time frames for the anticipated dates of achievement or completion or reviewing progress towards objectives; and	of ea	ch)
ii. on client input	Specification and description of the indicators to be used to assess progress.	s bas (ed)
e. in achieving the	A description of the methods or treatment procedures proposed to assist the objectives, including:	e clie (nt)
i.	Type and frequency of services or assigned activities to be provided;	()
ii.	Referrals for needed services that are not provided directly by the facility; a	and ()
f. or treatment pr	A statement identifying the staff member responsible for facilitating the mocedures.	netho (ds)
	Detoxification Treatment Plan Review . The detoxification treatment plant as a chemical dependency counselor every three (3) days and documented in the treatment plan review must include, at a minimum, the following:		
a. and measurable	A statement of the client's progress or regress as it relates to the measurable objectives identified in the client's individualized treatment plan.	e goa (als)
b.	Any additional clinical problems identified.	()
c. problems.	A statement of the planned actions to be taken to address the identified	clinio (al)
336 339.	(RESERVED).		
340. REQU DETOXIFIC	JIRED MINIMUM DISCHARGE PLANNING FOR CLIENTS ATION UNIT.	s c	F

	physician-approved written discharge criteria, policies, and procedure unit must provide each client with a discharge plan that must include following.		
specifications Treatment of	Discharge Criteria . A client with stable vital signs and stable laboratory arged from a detoxification unit when the client meets the discharge of the dimensions in Level III.2-D of the Patient Placement Criteria Psychoactive Substance Use Disorders of the American Society of American by reference in Section 004 of these rules.	criteri for th	ia ie
02. discharge which	Client Referral . Each client must be referred to the appropriate level of cach may include community resources or state substance use disorders programmers.		n)
03.	Discharge Summary Content . The discharge summary must include:	()
a.	The reason for admission and original diagnosis;	()
b. toward planne	A summary of the client's clinical problems, course of treatment, and p d goals and objectives identified in the treatment plan;	progres (ss)
c.	The reason for discharge and diagnoses at discharge;	()
d.	A continued care treatment plan and documentation of referrals made; and	()
e. to the client up	An inventory and proper accounting for all clothing and personal property on discharge.	returne (d)
341 400.	(RESERVED).		
ADDIT	IONAL REQUIREMENTS APPLICABLE TO SOBERING STATION	IS	
	(Sections 400 through 499)		
401. REQU STATIONS.	TIRED MINIMUM STAFFING STANDARDS APPLICABLE TO SOB	ERIN	G
Each detox/me	ental health diversion unit that chooses to maintain or operate a sobering simum, meet the following standards for staffing in the sobering station for		
01. operation.	Nurse. At least one (1) R.N. or L.P.N. must be on duty during posted by	nours (of)
02.	Direct Care Staff.	()
a. care staff mem	A sobering station with one (1) through eight (8) clients must have one (1) there on duty during posted hours of operation.	l) dired	ct)

b. direct care sta	A sobering station with nine (9) through eighteen (18) clients must have t ff members on duty during posted hours of operation.	wo (2)
c. (3) direct care	A sobering station with nineteen (19) through thirty (30) clients must have staff members on duty during posted hours of operation.	e three	e)
	A sobering station with more than thirty (30) clients must have one (1) add ff member beyond the three (3) staff required in Subsection 401.02.c of this ral ten (10) clients or fraction thereof during posted hours of operation.		r
03. supervision of	Physician Supervision . The services provided to each client must be une a physician.	der the	e)
402 409.	(RESERVED).		
Each detox/m	JIRED MINIMUM SERVICES APPLICABLE TO SOBERING STATIC tental health diversion unit that chooses to maintain or operate a sobering the following services.		1)
01. provide service	Services to Reduce Acute Symptoms and to Monitor. A sobering stationes that reduce the client's acute symptoms in a safe structured setting.	n mus (t)
02. screen each cl	Planning Services on Release . A sobering station must provide a procedient for planning needs on release.	dure to)
411 419.	(RESERVED).		
420. REQU STATIONS.	JIRED MINIMUM INTAKE CRITERIA APPLICABLE TO SOBE	RING	1
Each detox/m develop and is	nental health diversion unit that maintains or operates a sobering station implement physician-approved written intake criteria, policies, and procedur applied to all clients.		
01. only if he mee	Intake to Sobering Station . A prospective client will be accepted into or reets the following intake criteria:	etained (1)
a. hospital or oth	Must be brought to the sobering station by law enforcement or referred ner medical care provider.	d by a	1)
b.	Must be eighteen (18) years of age or older; and	()
c.	Demonstrates the capacity to benefit from sobering;	()
d. acute symptor	The services available in the sobering station may reduce the prospective ns and may prevent the client from detoxification hospitalization.	client's (s)
02.	Sobering Station Able to Provide Services. Yhe sobering station must ha	ave the	3

capability, cap	pacity, personnel, and services to provide appropriate care to the prospective client (
a. to provide; an	The client does not require a type of service for which the facility is not approved	;d)
b. environment of others.	The level of monitoring of the client in the unit or the physical restrictions of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from causing serious harm to self of the facility are adequate to prevent the patient from	
03. must be closely	Monitoring Clients in Sobering Station. A client admitted to a sobering station y monitored.	n)
	Qualified staff must check each client's vital signs upon entry and throughout the sobering station according to the written policies and procedures approved an medical director. (3-30-09)T(
b. was admitted	The $\frac{director\ of\ nursing}{director\ of\ nursing}$ lead nurse must be notified that an opiate/methadone client to the sobering station. $\frac{(3-30-09)}{(3-30-09)}$	
e. methadone mu	<u>Documentation of and</u> the name of the clinic where the client received the <u>ust be documented</u> . $(3-30-09)T($	1e)
	The R.N. or L.P.N. on duty will determine when it is safe to remove the client from minute checks. If removed, the client must be checked every thirty (30) minutes for of his stay in the sobering station. (3-30-09)	
421 424.	(RESERVED).	
SOBERING According to	JIRED MINIMUM PLANNING ON RELEASE APPLICABLE TO STATIONS. physician-approved written criteria, policies, and procedures, each sobering station each client with a plan on release that must include, at a minimum, the following.	
01. for planning n	Planning on Release . The facility must provide a procedure to screen each client eeds on release. (nt)
a. Subsection 42	A client must be released from a sobering station according to the criteria in 5.02 of this rule.	n)
b. include comm	A client must be referred to the appropriate level of care upon release which maturity resources and state substance use disorders programs.	ıy)
02.	Summary on Release Content. The summary on release must include: ()
a. and appropria	Documented signs of being sober such as clear speech, steady gait, clear thinking te behavior, including stable vital signs and stable laboratory results.	g,)

b. responsible to	Documented signs that the client is able to care for self or released as sober a a third party adult.	nd)
	A release executed by a sober third party adult into whose care the client has be the client is not sober, and the sober third party adult has requested and agreed nsibility for the client's well-being.	
d. recovery.	Documentation that the client was encouraged to enter programs for ongoi (ng)
e. to the client u	An inventory and proper accounting for all clothing and personal property return pon discharge.	ed)
426 499.	(RESERVED)	
	ADDITIONAL REQUIREMENTS APPLICABLE TO MENTAL HEALTH DIVERSION UNITS	
	(Sections 500 through 599)	
	UIRED MINIMUM POLICY STANDARDS APPLICABLE TO MENTAIVERSION UNITS.	L
services twen	Crisis Stabilization for Mental Health Diversion Unit. Each mental hear issued a certificate of approval under these rules must offer intensive mental hear ty-four (24) hours per day, seven (7) days per week, to persons with an urgent d for crisis stabilization services in a safe, structured setting.	lth
02. focused on sh	Focus of Mental Health Diversion Unit . Mental health diversion units a ort-term stabilization for up to a maximum of seven (7) days. In order to assure the	

03. Alternative to Inpatient Hospitalization. Services at this level of care are used as an alternative to inpatient hospitalization and include crisis stabilization, initial and continuing biopsychosocial assessment, care management, medication management, and mobilization of family or significant other support, and community resources.

adequate arrangements are in place to allow for a safe discharge of a client, the length of stay may

- **04. Initial Assessment**. This level of care provides for an initial assessment by a licensed mental health professional followed by a face-to-face psychiatric evaluation within twenty-four (24) hours of admission or as soon as a client is able.
- **05. Primary Diagnoses**. The primary diagnoses treated in a mental health diversion unit are active symptomatology consistent with a DSM-IV-TR diagnosis (Axes I-V) as the principle diagnosis however, patients may have additional physical, medical, or co-dependency issues.

be extended up to twenty-four (24) hours.

REQUIRED MINIMUM STAFFING APPLICABLE TO MENTAL HEALTH **501. DIVERSION UNITS.**

Each mental health diversion unit must develop and implement policies and procedures to provide necessary and qualified staff in sufficient numbers to assure the health and safety of clients. The program's policies must define the types and numbers of clinical direct care, and managerial staff

needed to promental health	ovide clients with treatment services in a safe and therapeutic environment diversion unit must, at a minimum, meet the following standards for stafe adversion unit for direct care staff. (3-30-0)	nent. <u>Eac</u> fing in th	h
01. day, seven (7)	Nurse . At least one (1) R.N. or L.P.N. must be on duty twenty-four (24) days per week.	hours pe	r)
02. responsibility	Direct Care Staff . At least one (1) direct care staff must be assigned of for every four (4) clients.	direct-car (e)
	Psychiatrist . At least one (1) psychiatrist must be on call twenty-four (a) days per week. The psychiatrist must make daily rounds. Back up co may be a physician who must consult with the psychiatrist.		
04. supervision of	Physician Supervision . The treatment of each client must be a physician.	under th (e)
502 509.	(RESERVED).		
DIVERSION Each mental l	health diversion unit may provide its clients with a variety of services, but ovide the mental health crisis treatment services in Subsections 510.0	must, at	a
potential and	Psychological or Psychiatric Assessment Services . Psychological or pervices and planning that must include an evaluation relative to the client's a determination of the appropriate level of treatment sufficient to isorders and organic brain impairment, and to determine the level of its services.	treatmer diagnos	nt e
02.	Social and Psychological Services.	()
03. and group cou	Counseling Services . Provide on-site counseling services, including unseling sessions that provide:	individua (ıl)
a. the treatment	Encouragement to remain in treatment for appropriate duration as deterplan; and	ermined i (n)
b.	Encouragement to enter programs for ongoing treatment.	()

04.

Medical and Nursing Care Services. On-site medical and nursing care, including

DEPARTMENT OF HEALTH AND WELFARE Rules & Standards for Detox/Mental Health Diversion Units			Docket No. 16-0750-0902 PENDING FEE RULE	
ongoi	ng asses	ssment and care of acute psychiatric problems.		()
	05.	Vocational Evaluation and Counseling Services.		()
	06.	Case Management Services.		()
	07.	Client Advocacy Services.		()
	08.	Educational Services. Education services regarding:		(
treatm	a. nent in t	Acute psychological or psychiatric disorders and the recovery process; and	e importance of ca	are and
	b.	Tuberculosis and the human immunodeficiency virus;		()
	i.	How each is transmitted; and		()
	ii.	How to safeguard against transmission.		()
		Continued Care Planning Services. Provide continued of clients for identified treatment needs if such services diversion unit.		
		Discharge Criteria and Planning Services . Accordance criteria, policies, and procedures, the facility must predischarge planning needs.		
		Other Services. A mental health diversion unit may his section of rule, if the provision of such services are calcient's crisis mental health or alcohol and drug related of	consistent with the e	
	12.	Recreation and Leisure Time Activities.		()
health	13. diversi	Documentation of Services . Services received by the on unit must be recorded and documented in each client's	e client through the s record.	mental
511	- 519.	(RESERVED).		
Accor menta	TAL H ding to d health	MUM REQUIREMENTS FOR ADMISSION CRITE EALTH DIVERSION UNITS. o physician-approved written admission criteria, policin diversion unit must develop and implement written plied to all clients.	eies, and procedure	s, each
admitt	01. ted or re	Admission to Mental Health Diversion Unit. A etained only if he meets the following admission criteria:		will be
	a.	Demonstrates active symptomatology consistent with	n a DSM-IV-TR di	agnosis

to his diagno	as the principle diagnosis and demonstrates significant functional impairs osis such as self-injurious behavior or threats, current suicidal ideation wi r a past history of self destructive, impulsive, or parasuicidal behavior	th expressed
b.	His symptoms do not exceed Level V of LOCUS Criteria;	()
с.	Must be eighteen (18) years of age or older; and	()
	Demonstrates the capacity to benefit from short-term stabilization and the facility may reduce the prospective client's acute symptoms and may osychiatric hospitalization.	
care to the p	Mental Health Diversion Unit Able to Provide Services. The main must have the capability, capacity, personnel, and services to provide prospective client. The client cannot require a type of service for which sion unit is not approved to provide.	e appropriate
03. the client in unit must be	Monitoring Clients in Mental Health Diversion Unit. The level of the mental health diversion unit or the physical restrictions of the environ adequate to prevent the client from causing serious harm to self or others.	nment of the
521 529.	(RESERVED).	
	IMUM REQUIREMENTS FOR TREATMENT NEEDS ASSESSM OF MENTAL HEALTH DIVERSION UNITS.	MENT FOR
assessment establish the	Client Treatment Needs Assessment. Within twenty-four (24 or as soon as a client is able, a psychiatrist must complete a treat for each client admitted to the mental health diversion unit. The assess historical development and diagnosis of the client's psychiatric disorderent, and must evaluate the client's treatment needs.	tment needs ssment must
02. recorded in	Treatment Needs Assessment Content . The treatment needs assessment client's record and must include, at a minimum, the following:	nent must be
use; types of	A summary of the client's alcohol or drug abuse history including subsise, amounts used, frequency, duration, age of first use, patterns, and consf and responses to previous treatment, periods of sobriety, and any other ny diagnostic recommendations or diagnosis made;	sequences of
	A summary of the client's family including family background, cu, substance use and abuse by family members, supportive or ds, and other family-related issues;	
c. status, levels	A summary of the client's educational background including currents of achievement, and educational problems or difficulties;	educational

trades l	d. learned,	A summary of the client's vocational and employment status including ski work record, and current vocational or employment problems; (lls or
system	e.	A summary of the client's past and current involvement with the criminal ju	ustice)
illnesse	f. es or inj	A general summary of the client's medical history including past or current ruries, afflictions with communicable diseases, or known health problems or no (
income	g. e, ability	A summary of the client's financial status including current income sources, far to pay for services, and insurance coverage;	amily)
proble	h. ms with	A social assessment of the client including a summarization of the nature of the client's social relationships outside the family unit;	of and
psycho	i. ological	Any history of emotional or behavioral problems including any history or psychiatric treatment;	ry of
and	j.	A master problem list developed from client input and identified clinical prob	lems;
psychia	k. atrist fol	A diagnostic summary and master problem list that must be dated and sillowed by the psychiatrist's credentials.	igned
1 2		` 1 •	,
1 ,	534.	(RESERVED).	,
531 535.	MININ	(RESERVED). MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEA T PLAN FOR CLIENTS OF MENTAL HEALTH DIVERSION UNITS.	LTH
531 535. TREA	MININTMEN' 01. lualized	MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEA	p an
531 535. TREA individ to the r	MININT TMEN' 01. lualized mental h 02. ent plan	MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEAT PLAN FOR CLIENTS OF MENTAL HEALTH DIVERSION UNITS. Develop Mental Health Treatment Plan. A psychiatrist must develo treatment plan based upon the treatment needs assessment for each client adm	op an nitted) nealth
531 535. TREA individ to the r treatmenthe psy	MININT TMEN' 01. dualized mental h 02. ent plan y chiatris 03.	MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEAT PLAN FOR CLIENTS OF MENTAL HEALTH DIVERSION UNITS. Develop Mental Health Treatment Plan. A psychiatrist must develous treatment plan based upon the treatment needs assessment for each client admical the diversion unit. Written Mental Health Treatment Plan. The individualized mental is must be signed and dated by both the client and the psychiatrist. The signature	op an nitted) nealth ure of)
531 535. TREA individ to the r treatmenthe psy	MININT TMEN' 01. dualized mental h 02. ent plan y chiatris 03.	MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEART PLAN FOR CLIENTS OF MENTAL HEALTH DIVERSION UNITS. Develop Mental Health Treatment Plan. A psychiatrist must develo treatment plan based upon the treatment needs assessment for each client admicelly diversion unit. Written Mental Health Treatment Plan. The individualized mental houst be signed and dated by both the client and the psychiatrist. The signature that must be followed by the psychiatrist's credentials. Client Records for Mental Health Treatment. The treatment plan must	op an nitted) nealth ure of)
531 535. TREA individ to the r treatmenthe psy	MININTMEN' 01. lualized mental h 02. ent plan vehiatris 03. ed in the	MUM REQUIREMENTS FOR INDIVIDUALIZED MENTAL HEAT PLAN FOR CLIENTS OF MENTAL HEALTH DIVERSION UNITS. Develop Mental Health Treatment Plan. A psychiatrist must develop treatment plan based upon the treatment needs assessment for each client admitted diversion unit. Written Mental Health Treatment Plan. The individualized mental is must be signed and dated by both the client and the psychiatrist. The signature that must be followed by the psychiatrist's credentials. Client Records for Mental Health Treatment. The treatment plan must be client's record and must include, at a minimum, the following:	op an nitted) nealth ure of)

d	l.	Measurable short-term objectives leading to the completion of goals including	ng: ()
i objective		Time frames for the anticipated dates of achievement or completion or reviewing progress towards objectives; and	f each
i	i.	Specification and description of the indicators to be used to assess progress.	()
_		A description of the methods or treatment procedures proposed to assist the e objectives, including:	client
i		Type and frequency of services or assigned activities to be provided;	()
i	i.	Referrals for needed services that are not provided directly by the facility; an	nd ()
or treatn		A statement identifying the staff member responsible for facilitating the mocedures.	ethods ()
be revie	wed by	Mental Health Treatment Plan Review . The mental health treatment plan y a psychiatrist every three (3) days and documented in each client's record review must include, at a minimum, the following:	
		A statement of the client's progress or regress as it relates to the measurable objectives identified in the client's individualized treatment plan.	goals (
b).	Any additional clinical problems identified.	()
problem		A statement of the planned actions to be taken to address the identified c	elinical
536 5	39.	(RESERVED).	
OF ME	NTAL ng to p	MUM REQUIREMENTS FOR DISCHARGE PLANNING FOR CLI HEALTH DIVERSION UNIT. Physician-approved written discharge criteria, policies, and procedures, each in unit must provide a procedure to screen each client for discharge planning	mental
	ler the	Discharge Planning . A client must be discharged from a mental health diversitieria provided in his discharge plan and the discharge criteria in Substrule.	
		Client Referral. Each client must be referred to the appropriate level of care to the extent available in the local community.	e upon
0)3.	Discharge Criteria. A client with stable vital signs and stable laboratory	results

Rules & Standards for Detox/Mental Health Diversion Units PENDING FEE RULE may be discharged from this level of care when any of the following occurs. The client's documented treatment plan goals and objectives have been substantially met or a safe, continuing care program can be arranged at an alternative level of care; The client no longer meets admission criteria or meets criteria for a less or more b. intensive level of care; The client voluntarily withdraws from treatment and does not meet criteria for involuntary treatment at another facility according to Sections 18-212, 66-326, 66-329, 66-406, or 66-1305, Idaho Code; d. Support systems that allow the client to be maintained in a less restrictive treatment environment have been thoroughly explored and secured; The client, family, guardian, or custodian, are competent but nonparticipatory in treatment or following program rules and regulations. Nonparticipation is of such a degree that treatment at this level of care is rendered ineffective or unsafe, despite multiple, documented attempts to address nonparticipation issues and it has been determined that he does not meet criteria for involuntary treatment at another facility under Sections 18-212, 66-326, 66-329, 66-406 or 66-1305, Idaho Code; or The client is not making progress toward treatment goals and there is no reasonable expectation of progress at this level of care and it has been determined that he does not meet criteria for involuntary treatment at another facility under Sections 18-212, 66-326, 66-329, 66-406, or 66-1305, Idaho Code. 04. **Discharge Summary Content.** The discharge summary must include: The reason for admission and original diagnosis;) a. A summary of the client's clinical problems, course of treatment, and progress toward planned goals and objectives identified in the treatment plan; The reason for discharge and diagnoses at discharge; c. d. A continued care treatment plan and documentation of referrals made; and (An inventory and proper accounting for all clothing and personal property returned to the client upon discharge.

BUILDING CONSTRUCTION AND PHYSICAL STANDARDS REQUIREMENTS

(Sections 600 through 699)

Docket No. 16-0750-0902

(RESERVED).

541.--599.

DEPARTMENT OF HEALTH AND WELFARE

600. REQUIREMENTS FOR BUILDING CONSTRUCTION AND PHYSICAL STANDARDS.

01.	Applicability . These rules apply to:	()
a. Diversion Uni	All new construction of any building or facility for use as a Detox/Mental t.	Health ()
b. Diversion Uni	Conversion of any existing building or facility for use as a Detox/Mental t.	Health ()
facilities that operation, that	All modifications, additions, alterations, upgrades, deletions, convergence, remodels, or significant, major and material changes to any existing build affect the structural integrity of the building or facility, that change fur affect fire safety, or that add beds, departments, or services over those for that Health Diversion Unit is currently approved.	lings or actional
02.	Design Development Plans, Working Drawings, and Specifications.	()
Department to (60) days, a	Prior to breaking ground and commencing any construction, a complete ction drawings, plans, and specifications must be submitted to and approved assure compliance with these rules and regulations. The Department has up fter receiving a complete set of actual construction drawings, plan to notify the applicant of its determination.	d by the to sixty
deviations fro authorized in Ground break applicant's sol requirement o	Ground breaking and actual construction must not be commenced until lrawings, plans, and specifications have been approved by the Department method actual construction drawings, plans, and specifications method writing by the Department prior to breaking ground or commencing any ing and any actual construction commenced prior to Department approval is erisk. All construction is subject to final visual inspection and systems testing Department approval may be waived in writing by the Department in concertaions provided the alterations comply with all applicable local standards, lations.	nt. Any nust be work. s at the ng. The nection
requirement of Department de	The actual construction drawings, plans, and specifications must be prepareder, the immediate supervision of a licensed architect or engineer in Idah a licensed architect or engineer may be waived in writing by the Department etermines the size of the project does not necessitate involvement of an architect the alterations comply with all applicable local standards, codes, runded the alterations comply with all applicable local standards, codes, runded the alterations comply with all applicable local standards.	no. The it, if the itect or
d. minimum, the	The actual construction drawings, plans, and specifications must include following:	le, at a
i.	The size and shape of the entire site.	()

ii. The footprint showing orientation and location of all proposed buildings. ()
iii. The location and description of any existing structures, adjacent streets, highways, sidewalks, railroads, etc., properly designated.
iv. The size, characteristics, and location of all existing public utilities, including information concerning water supply available for fire protection, distance to nearest fire hydrant, parking, and any hazardous areas, e.g. cliffs, roads, hills, pools, etc.
v. Floor plans and the assignment of all spaces, size of areas and rooms, and indicated in outline, the fixed and movable equipment and furniture, including overall dimensions of buildings.
vi. The location and size of doors, windows, and other openings with swing of doors properly indicated. $ \hspace{1cm} (\hspace{1cm})$
vii. A life safety plan showing all fire walls, exits, exit calculations, locations of smoke barriers if required, fire rated walls, locations of stairs, elevators, dumbwaiters, vertical shafts, and chimneys.
viii. The location and size of all fixed equipment. ()
ix. Outline specifications that include a general description of construction, including interior finishes and mechanical systems acoustical material, its extent and type of heating, electrical, and ventilation systems.
e. The actual construction drawings, plans, and specifications must be drawn at a scale sufficiently large to clearly present the proposed design, but not less than a scale of one-eighth (1/8) inch equals one (1) foot.
f. A plan for each floor, including the basement or ground floor, and approach or site plan, showing roads, parking areas, sidewalks, etc.
g. The total floor area and number of beds shall be computed and noted on the development drawings, plans, and specifications.
h. The actual construction drawings, plans, and specifications must be well prepared so that clear, distinct prints may be obtained, accurately dimensioned, and must include all necessary explanatory notes, schedules, legends, and be stamped with a licensed architect's or engineer's seal.
i. The actual construction drawings, plans, and specifications must be complete and adequate for contract purposes and should include separate drawings for each of the following branches of work: architectural, mechanical, and electrical.
j. Prior to commencing occupancy, the building or facility must be inspected and approved by the Department. The Department will make reasonable efforts to schedule an inspection within two (2) weeks of receiving a certificate of occupancy issued by the local

Docket No. 16-0750-0902 PENDING FEE RULE

Rules & Standards for Detox/Mental Health Diversion Units governing authority, a city or county in Idaho or other evidence submitted by the applicant that the building or facility is ready for final inspection. CODES AND STANDARDS. 601. Each detox/mental health diversion unit must comply with all state and local building, fire, electrical, plumbing, zoning, heating, or other applicable codes in which the facility is located and that are in effect when construction is begun. Written evidence of compliance must be kept in the facility. **Code Conflict.** In the event of a conflict between codes, the most restrictive code requirements will apply. **02.** Compliance with Codes and Standards. Each detox/mental health diversion unit must be in compliance with the applicable provisions of the following codes and standards in Subsection 601.02.a. through 601.02.h. of this rule. 2000 Edition of the Life Safety Code, including mandatory references. a. American National Standard Specifications for Making Buildings and Facilities Accessible to and Usable by Physically Handicapped People (ANSI/ICC A117.1-2003). Idaho Department of Health and Welfare Rules, IDAPA 16.02.19, "Food Safety and Sanitation Standards for Food Establishments," also known as the Idaho Food Code. (d. National Electric Code. e. International Fire Code. f. Occupational Safety and Health Act of 1970 (OSHA). National Sanitation Federation. g. For facilities operating a sobering station, at least one (1) airborne infection isolation room must comply with (AII) 2006 AIA Guidelines for Design and Construction of Health Care Facilities. **03.** Evidence of Compliance with Local Building Codes. No facility will be approved unless the applicant provides evidence to the Department that responsible local officials (planning, zoning, and building) have approved the facility/building for code compliance. (602. -- 609. (RESERVED). SITE LOCATION REQUIREMENTS. The location of each detox/mental health diversion unit in Idaho is governed by the following

to motor vehicles at all times of the year.

Subsections 610.01 through 610.07 of this rule.

All Weather Road. The facility must be adjacent to an all-weather road, kept open

	Physician and Medical Facilities . The facility must be accessible to physician dedical facilities. ('s)
03.	Public Utilities. The facility must be accessible to public utilities. ()
04.	Fire District . The facility must be in a lawfully constituted fire district. ()
needs of clients will provide no (1) space for ex- transportation	Parking Space . The facility must have parking space to satisfy the minimum s, employees, staff, and visitors. In the absence of a local requirement, each facilities that one (1) space for each day shift staff member and employee, plus or each five (5) client beds. This ratio may be reduced in areas convenient to a public system or to public parking facilities provided that prior written approval of an otained from the Department. Space must be provided for emergency and deliver	ie ic
the facility proj	Natural or Man-Made Hazards . If natural or man-made hazards are present of perty or border the property, reasonable precautions such as suitable fences, guard embination thereof must be taken for the protection of clients.	
are located in	Mitigation of Adverse Effects . If railroads, factories, airports or similar facilitie close proximity to the facility, reasonable precautions must be taken to mitigate of noise, odor, smoke, dust, and other nuisances.	
611 619.	(RESERVED).	
Each medically	AND SLEEPING AREAS FOR MEDICALLY-MONITORE AL DETOXIFICATION UNIT. y-monitored residential detoxification unit must be in compliance with Subsection 620.11 of this rule.	
	Number of Approved Beds for Detoxification Unit. The number of approve ification is limited to the number stated on the certificate of approval. (ed)
	Each approved bed for detoxification must have, at a minimum, a <u>comfortable</u> tress <u>in good repair</u> with moisture-proof cover, sheets, blankets, bedspread, pillores.	
b. not be approve	Roll-away type beds, cots, bunk-beds, and folding beds cannot be used and wied.	11
area suitable fo	Location of Beds . Client beds for medical detoxification may be located within a or multiple beds ("suite"), provided the suite is surrounded by solid walls, floor to constructed and maintained in accordance with Chapter 18 of the 2000 Edition of Code.	O
	Cubicle Curtains . Cubicle curtains of fire retardant material, capable of enclosing bed must be provided in multiple-bed rooms or suites to ensure privacy for client	

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		()
04. located in ha approved for o	Unacceptable Location of Beds. Client beds for detoxification must llways, closets, attics, corridors, trailer houses, or in any room other the clients.		
05.	Numbered Beds. Client beds for detoxification must be numbered.	()
06. areas must, at	Square Footage Requirements . Square footage requirements for client s a minimum, provide not less than sixty (60) square feet of floor space per cl		
07. to staff in the	Visibility of Client Beds . Client beds for detoxification must be visible at a staff station.	ll tin (nes)
08. must be used individuals of	Occupants of Sleeping Areas. Solid walls or moveable partitions, floor to to ensure that sleeping areas and suites for detoxification are only occup the same sex.		
09. safety hazards self or others.	Safe and Secure Sleeping Areas . Sleeping areas for detoxification must be s, and appropriately lighted with no items or articles that a client might use to		
	Separate and Distinct Client Areas . Solid walls, floor to ceiling, must be lient areas for medically-monitored detoxification are separate and distinct sobering and mental health.		
beds for detox	Prior Approval Needed for Reallocated or Relocated Beds . Or as approved the actual construction drawings, plans, and specifications, apprint a specification cannot be reallocated or relocated unless prior written approval has the Department.	prov	ed
621 629.	(RESERVED).		
	AND BEDROOMS FOR MENTAL HEALTH DIVERSION UNIT. nealth diversion unit must be in compliance with the following Subsections 4 of this rule.	630.	.01
01. approved bedapproval.	Number of Approved Beds for Mental Health Diversion Unit. The nurs for mental health diversion is limited to the number stated on the certification.		
	Each approved bed for mental health diversion treatment must have comfortable single bed mattress in good repair with moisture-proof cover, spread, pillow and pillowcases. (3-30-09)	shee	
b. be approved.	Roll away type beds, cots, bunk beds, and folding beds cannot be used and	will 1	not)

02. each approved	Cubicle Curtains . Cubicle curtains of fire retardant material, capable of enclosing l bed must be provided in multiple-bed rooms to ensure privacy for clients. ()
03. (2) clients.	Maximum Room Capacity . The maximum room capacity in each bedroom is two
emergency cal that a signal li	Staff Calling System . A staff calling system for each client must be installed in and in each toilet, bath, and shower room. A staff call must be considered an all and must register at the staff station. The staff calling system must be designed so ght activated by the client will remain lit until turned off by a staff member at the station - bed, bath, or shower room. The staff calling system is not a substitute for
05. attics, corridor	Location of Client Beds . Client beds must not be located in hallways, closets, rs, trailer houses, or in any room other than one approved for clients.
06.	Numbered Bedrooms and Beds. Client bedrooms and beds must be numbered.
07. areas must pro	Size of Client Sleeping Areas . Square footage requirements for client sleeping evide for not less than sixty (60) square feet of floor space per client.
08. at all times to	Entrances to Client Bedrooms . Entrances to each client bedroom must be visible staff in the staff station. ()
09. inches.	Ceiling Height. Ceiling heights must be a minimum of seven (7) feet, six (6)
10. only be occupate	Occupants of Bedrooms. A client bedroom used for mental health diversion must ied by individuals of the same sex.
thirty-two (32)	Bedroom Door Requirements . Each client bedroom must have a ninety-degree g door, at a minimum, that will not block any corridor or hallway, that is no less than inches in width, with a vision window, and that opens out directly into a corridor mes to staff in the staff station.
12. hazards, and a others.	Safe and Secure Client Bedrooms . Each client bedroom must be free of safety ppropriately lighted with no items or articles that a client might use to injure self or ()
	Separate and Distinct Client Areas . Solid walls, floor to ceiling, must be used to ent areas for mental health diversion are separate and distinct from client areas for medically-monitored detoxification.
	Prior Approval Needed for Reallocated or Relocated Beds. Once the as approved the actual construction drawings, plans, and specifications, approved all health diversion cannot be reallocated or relocated unless prior written approval

	NT OF HEALTH AND WELFARE Indards for Detox/Mental Health Diversion Units	Docket No. 16-0750-0902 PENDING FEE RULE
has been obta	ined from the Department.	()
631 639.	(RESERVED).	
A sobering st	ERING STATION. ation is an optional service that may be provided in a description station is provided it must be in compliance of this rule.	
01. housed in the	Number of Clients in a Sobering Station. The number stated on the comparison is limited to the number stated on the comparison of the comp	
areas for star Department w	Visible Client Areas. Client areas for sobering must be ation. If vision windows are used they must provide for at the staff station and must be made of temper will consider alternative design solutions to one-way visionts for client area accessibility and monitoring.	or one-way vision into client ed, shatterproof glass. The
03. and be mainta	Disease Protection of Clients . Client areas must protected in a clean sanitary condition at all times.	ovide for disease protection
04. floor to ensure	Furniture . Furniture located in client areas must be e safety of staff and clients.	weighted or secured to the
05. hallways, clo clients.	Location of Client Areas . Client areas in a sobering s sets, attics, corridors, trailer houses, or in any room of	
06.	Numbered Rooms. Client rooms for a sobering statio	n must be numbered. ()
07. station must p	Size of Client Rooms . Square footage requirements for provide for not less than thirty (30) square feet of floor s	
	Entrances to Client Rooms . Entrances to all sobering ll times to staff at the staff station.	ng station client rooms must
09. minimum of s	Ceiling Height of Client Rooms . Ceiling heights seven (7) feet, six (6) inches.	for client rooms must be a
10. one tamper re	Floor Drain in Client Room. Client rooms in a sobers sistant floor drain installed.	ing station must have at least
less than thirt corridor visib design solution	Doors on Client Rooms . Client rooms in a sobering swinging door, at a minimum, that will not block any coy-two (32) inches in width, with a vision window, and the at all times to staff at the staff station. The Department on the one-way vision which will accommodate the rand monitoring.	orridor or hallway, that is no that opens out directly into a ent will consider alternative

		Utilities in Client Rooms . Client rooms in a sobering station must have hing sink with solid walls or partitions to separate the toilet from the sleep nanical ventilation to the outside.		
		Client Rooms Free of Hazards . Client rooms and areas in a sobering stat ty hazards, and appropriately lighted with no items or articles that a client nor others.		
facilitie Care F furnish Private	es that of acilities that airborn	Airborne Infection Isolation Room. Each sobering station must have at least sorne infection isolation room with a toilet, hand-washing sink, and other accomplies with (AII) 2006 AIA Guidelines for Design and Construction of Private airborne infection isolation rooms must have no hardware, equipate obstruct observation of a client, or that present a physical hazard, or a suice infection isolation rooms must have at least sixty (60) square feet of floweight of seven (7) feet, six (6) inches.	cces f He men ide	sory ealth it, or risk.
		Separate and Distinct Client Areas . Solid walls, floor to ceiling, must be ient areas for sobering are separate and distinct from client areas for monoxification and mental health diversion.		
beds for	or a sol	Prior Approval Needed for Reallocated or Relocated Beds . On as approved the actual construction drawings, plans, and specifications, a bering station cannot be reallocated or relocated unless prior approval to the Department.	ppro	oved
641	649.	(RESERVED).		
650.	CLIE	NT TOILET AND BATHING FACILITIES.		
follow	01. ing:	Client Toilet Facilities. Client toilet facilities, must be in compliance	with (the
bathro	a. om fron	Be conveniently located with solid walls or partitions to separate each to all adjoining rooms with at least one (1) flush toilet for every six (6) clien		and
not pro	b. ovided v	Have mechanical ventilation to the outside from all inside toilets and bavith an operable exterior window.	thro	oms)
	c.	Have one (1) hand washing sink with a mirror convenient to every toilet.	()
adequa	d. ate light	Have permanently wired light fixtures located and maintained so as to all parts of the room.	to (give)
	e.	Have arrangements for individual privacy for clients.	()
	f.	Provide a privacy screen at each window.	()

g. The minimum dimensions of a room containing only a toilet are three (3) feet by six (6) feet. Toilets must be accessible for use by persons with mobility and sensory impairments.
O2. Client Bathing Facilities. Client bathing facilities must comply with the following:
a. Each tub, shower, and lavatory must have hot and cold running water with at least one (1) tub or shower for every eight (8) clients, not otherwise served by bathing facilities located in a client's room.
b. Each tub or shower room or enclosure must provide space for private use of the bathing fixture, for drying and dressing and for a wheelchair and attendant.
651 654. (RESERVED).
The following administrative areas must be located in the facility, or readily available to staff. The size and disposition of each administrative area will depend upon the number and types of approved beds to be served. Depending on the size of the facility and the number of clients served, there may be a need for more than one of the administrative areas listed below. Although identifiable spaces are required to be provided for each of the indicated functions, consideration will be given to design solutions which would accommodate some functions without specific designation of areas or rooms. Details of such proposals must be submitted to the Department for prior approval. Each administrative area must be in compliance with Subsections 655.01 through 655.10 of this rule.
01. Staff Station . The facility must have one (1) or more staff stations centrally located in each distinct service area for the sobering station, the medically-monitored detoxification unit, and the mental health diversion unit, with adequate space for charting and storage for administrative supplies.
02. Lounge and Toilets for Staff . The facility must have lounge and toilet rooms for staff. The toilet rooms may be unisex.
03. Closets and Compartments. Individual closets or compartments, for the safekeeping of coats and personal effects of personnel, must be located convenient to the staff station or in a central location close to personnel.
04. Clean Workroom or Clean Holding Room. If the room is used for work, it must contain a counter and hand-washing facilities. When the room is used only for storage as part of a system for distributing clean and sterile supplies, the work counter and hand-washing facilities can be omitted.
05. Soiled Workroom and Soiled Holding Room. The soiled workroom must contain a clinical sink or equivalent flushing rim fixture and a sink for hand-washing, towel

dispenser, work counter, waste receptacle, and soiled linen receptacle.

preparation ar counter, refrig and have a mi	Drug Distribution Station . The drug distribution station must be secure in the prompt twenty-four (24) hour availability of medicine. A secure medical must be available and under the nursing staff's visual control and contain a cerator, and locked storage for controlled drugs, convenient to hand washing nimum area of fifty (50) square feet. A medicine dispensing unit can be locally in the clean workroom, or in an alcove or other space convenient to statistical.	edicine a work station ated at
	Nourishment Station . The nourishment station must contain a sink equipper, towel dispenser, equipment for serving nourishment between scheduled and storage cabinets. Ice for clients' must be provided only by icemaker-dispenser.	meals,
08.	Equipment Storage Rooms. Rooms must be available for storage of equipment Storage Rooms.	ment.
09. equipment.	Janitor's Closet. Rooms must be available for storage of janitorial suppli	es and
maintained on	Lockable Storage Area . A storage area of at least sixty-four (64) cub segregated lockable storage compartments for client personal effects, mesite. This storage area for client personal effects may be located in a separa de of the facility's buildings.	ust be
656 659.	(RESERVED).	
	TIONAL ROOM AND AREA REQUIREMENTS. The subsections 660.01 through 660.05 of this rule for room are subsections 660.01 through 660.05 of this rule for room are subsections.	nd area
The facility m		()
The facility m requirements. 01.	nust comply with Subsections 660.01 through 660.05 of this rule for room ar	()
The facility m requirements. 01. a. exclusive use b. feet per appro	Day Room. The following minimum requirements apply to day room areas: The facility must have an adequately ventilated separate day room or area.	() for the () square
The facility m requirements. 01. a. exclusive use b. feet per approfeet. The same 02. prepared by control Rules, IDAPA	Day Room. The following minimum requirements apply to day room areas: The facility must have an adequately ventilated separate day room or area of clients, employees, and invited guests. The total area set aside for day use purposes must be at least twenty (20) yed bed with a minimum total area of at least two hundred twenty-five (225)	() for the () square square () service Velfare

665.	LINE	N AND LAUNDRY FACILITIES AND SERVICES.		
661	664.	(RESERVED).		
	c.	Outdoor areas that are secure and safe.	()
	v.	Drinking fountain.	()
	iv.	Public telephone; and	()
	iii.	Public toilet facility;	()
	ii.	Waiting area;	()
	i.	Reception and information counter or desk;	()
	b.	Lobby space, including:	()
person	a. s with n	Entrance at grade level, sheltered from the weather and able to accommobility and sensory impairments.	modat (e)
	05.	Public Areas. Each Detox/Mental Health Diversion Unit must provide:	()
	e.	Quiet social area for clients.	()
	d.	Provision for secure and convenient on-site storage of medical records.	()
	c.	One (1) or more medical examination rooms.	()
counse	b. ling. an	One (1) or more multipurpose rooms for client social activities, meetings d health education purposes.	, grou (р)
counse	a. ling and	Sufficient general or individual offices to assure privacy for interviews d business transactions.	, clier (nt)
indicat some f	ed funcunction	Program Areas . The following program areas must be located in the factories to staff. Although identifiable spaces are required to be provided for each tions, consideration will be given to design solutions which would accome without specific designation of areas or rooms. Details of such proposals rule Department for prior approval:	n of th modat	e e
per app	b. proved b	The total area set aside for dining purposes must be at least twenty (20) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of at least two hundred twenty-five (225) squared with a minimum total area of a minim		
the exc	a. clusive u	The facility must have an adequately ventilated separate dining room or a use of clients, employees, and invited guests.	rea fo	r)

Docket No. 16-0750-0902 PENDING FEE RULE

The facility must comply with Subsections 665.01 through 665.07 of this rule for linen and laundry facilities and services.

- **01. Available Linen**. Every Detox/Mental Health Diversion Unit must have available at all times a quantity of linen essential to the proper care and comfort of clients.
- **O2.** Clean Linen. Linen must be of good quality, not thread-bare, torn or badly soiled or stained.
- **03.** Laundry Processing Area. If linen is processed on-site, the laundry processing area must have commercial type equipment with which a seven-days' supply can be processed within a regularly scheduled work week.
- **04. Separate and Distinct Soiled Linen Processing Area**. Separate and distinct soiled linen processing, receiving, holding, and sorting area with hand-washing facilities that maximize disease protection and clean sanitary conditions at all times.
- **05. Separate and Distinct Clean Linen Inspection Area**. Separate and distinct clean linen inspection, mending, processing, receiving, storage, issuing, and holding area that maximize disease protection and clean sanitary conditions at all times.
 - **O6.** Adequate Storage. Adequate storage must be provided for laundry supplies.
- **07. Janitor's Closet**. A Janitor's closet containing a floor receptor or service sink and storage space for housekeeping equipment and supplies must be provided.
- 666. -- 679. (RESERVED).

670. DETAILS AND FINISHES FOR WALLS AND FLOOR SURFACES.

Walls and floors must be of such character to permit cleaning which meet the interior finish requirements of the 2000 Edition of the Life Safety Code. Walls and ceiling in kitchens, bathrooms, and utility rooms must have washable surfaces.

671. -- 674. (RESERVED).

675. WATER.

Each detox/mental health diversion unit must have an adequate supply of running hot and cold water, installed and maintained in compliance with the local plumbing code. There must be a sufficient amount of water under adequate pressure to meet the sanitary requirements of the facility at all times. The water supply must meet the following minimum requirements in this rule.

- **01. Approved Water Supply**. An approved public or municipal water supply must be used whenever available.
- **02. Private Water Supply**. In areas where an approved public or municipal water supply is not available, a private water supply must be provided, and it must meet the standards

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approved by the Department. (

- **03.** Requirements for Public or Private Water Supplies. Public or private water supplies must meet the Idaho Department of Environmental Quality Rules, IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems."
- **04.** Water Samples from Private Supply. If water is from a private supply, water samples must be submitted to an approved laboratory for bacteriological examination at least quarterly. Copies of laboratory reports must be kept on file in the facility.

676. -- 679. (RESERVED).

680. LIGHTING.

The facility must provide adequate and appropriate lighting in all client sleeping areas, dining rooms, living rooms, common and private areas, bathrooms and hallways. Adequate artificial light must be provided to include sufficient illumination for reading, observation, and activities. There must be a minimum of three hundred seventy-six (376) lumens in areas used for reading, study, or close work. Lighting in work areas must be a minimum of three hundred twenty-three (323) lumens.

681. -- 684. (RESERVED).

685. VENTILATION.

- **01. Detox/Mental Health Diversion Unit Ventilation**. Each detox/mental health diversion unit must be adequately ventilated and precautions must be taken to prevent offensive odors in compliance with the minimum requirements of the Uniform Mechanical Code. ()
- **02. Sobering Station Ventilation**. A facility with a sobering station, must have private airborne infection isolation rooms that are adequately ventilated and precautions must be taken to prevent offensive odors in compliance with the following minimum requirements of the 2006 AIA Guidelines for Design and Construction of Health Care Facilities:

TABLE 685.02 - MINIMUM REQUIREMENTS OF THE 2006 AIA GUIDELINES FOR DESIGN AND CONSTRUCTION OF HEALTH CARE FACILITIES - VENTILATION PRECAUTIONS FOR SOBERING STATIONS								
Area	Air Movement/ Relation	Minimum Outdoor Air Changes/Hr	Total Air Changes/ Hr	Exhausted				
Isolation Room	In	2	12	Yes				

686. -- 689. (RESERVED).

690. UTILITY REQUIREMENTS.

01. Plumbing. All plumbing in the facility must comply with state and local codes.

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All plumbing fixtures must be easily cleanable and maintained in good repair. The temperature of hot water at plumbing fixtures used by clients must be between one hundred five degrees (105°F) Fahrenheit and one hundred twenty degrees (120°F) Fahrenheit. Hot water capacity must be at least three (3) gallons per client bed per hour.

- **02. Heating and Cooling.** A heating and cooling system must be provided for the facility that is capable of maintaining a minimum temperature of seventy degrees (70°F) Fahrenheit during the day and a minimum of sixty-two degrees (62°F) Fahrenheit during the night. Wood stoves are not permitted as the sole source of heat and the thermostat for the primary source of heat must be remotely located away from any wood stove.
- **03. Sewage Disposal**. All sewage and liquid wastes must be discharged into a municipal sewerage system where such a system is available. Where a municipal sewerage system is not available, sewage and liquid wastes must be collected, treated, and disposed of in a manner approved by the Department.

691. -- 694. (RESERVED).

695. ACCESSIBILITY FOR PERSONS WITH MOBILITY AND SENSORY IMPAIRMENTS.

For clients with mobility or sensory impairments, the facility must provide a physical environment which meets the requirements of the Americans with Disabilities Act Accessibility Guidelines (ADAAG) and must provide the necessary accommodations.

- **01. Ramps**. Ramps for clients who require assistance with ambulation must comply with the requirements of the ADAAG 4.8.
- **02. Bathrooms and Doors**. Bathrooms and doors large enough to allow the easy passage of a wheelchair as provided for in the ADAAG 4.13.
- **03. Grab Bars**. Grab bars in client toilet and bathrooms must be in compliance with ADAAG 4.26.
 - **04. Toilet Facilities**. Toilet facilities must be in compliance with ADAAG 4.19.(
- **05. Hand Railing.** Suitable hand railing must be provided on both sides of all stairs leading into and out of a building for clients who require the use of crutches, walkers, or braces.

696. -- 999. (RESERVED).

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES

24.05.01 - RULES OF THE BOARD OF DRINKING WATER AND WASTEWATER PROFESSIONALS

DOCKET NO. 24-0501-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-2406, Idaho Code.

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

The proposed rule updates the Board's web address as it has changed. The rule reduces the fees for endorsement, original license, and the license renewal to reduce the Board's cash balance. The rule also creates, defines, and sets forth the qualifications for a Class 1 Restricted license and Very Small Wastewater System license. The Very Small Wastewater license is based upon DEQ rule changes that now allow for a very small wastewater facility license. The Class 1 Restricted license is designed to assist facilities with part-time operators and staff to allow more flexible qualifications for a license to run a specific facility. This rule will also clarify an ambiguity in the qualifications for a land application license. Changes from the proposed rule are being made in section 300.02.c. to the required courses. Courses required along with experience are an approved six-hour pumps and motors course and an approved six-hour lagoon operation and maintenance course or an approved six-hour large soil absorption system course for a combined total of one hundred twelve (112) hours.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Only those sections that have changes that differ from the proposed text are printed in this bulletin. The complete text of the proposed rule was published in the October 7, 2009 Administrative Bulletin, Vol. 09-10, pages 118 through 125.

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

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. The following is a specific description of the fee or charge imposed or increased:

Per Section 54-2407, Idaho Code, allows the Board to establish fees. The changes would

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reduce the amount of fees collected for the dedicated funds of the Board of Drinking and Wastewater Professionals by approximately \$38,190 per year based on 3,461 licensees and 358 applicants.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the pending fee rule, contact Cherie Simpson at 208 334-3233.

DATED this 12th day of November, 2009.

Tana Cory, Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220 Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945,fax

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-2406, Idaho Code.

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

THURSDAY - OCTOBER 22, 2009 - 10:00 a.m.

BUREAU OF OCCUPATIONAL LICENSES 1109 Main St., Ste. 220 Boise, ID

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

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

The proposed rule updates the Board's web address as it has changed. The rule reduces the fees for endorsement, original license, and the license renewal to reduce the Board's cash balance. The rule also creates, defines, and sets forth the qualifications for a Class 1 Restricted license and Very Small Wastewater System license. The Very Small Wastewater

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license is based upon DEQ rule changes that now allow for a very small wastewater facility license. The Class 1 Restricted license is designed to assist facilities with part-time operators and staff to allow more flexible qualifications for a license to run a specific facility. This rule will also clarify an ambiguity in the qualifications for a land application license.

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

Per Section 54-2407, Idaho Code, allows the Board to establish fees. The changes would reduce the amount of fees collected for the dedicated funds of the Board of Drinking and Wastewater Professionals by approximately \$38,190 per year based on 3,461 licensees and 358 applicants.

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

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the Board of Drinking Water and Wastewater Professionals has been working with licensees, municipalities, the Department of Environment Quality and the Idaho Rural Water Association on qualifications for a Class 1 Restricted License.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 17th day of August, 2009.

THE FOLLOWING IS THE TEXT OF PENDING FEE RULE DOCKET NO. 24-0501-0901

005. ADDRESS OF IDAHO BOARD OF DRINKING WATER AND WASTEWATER PROFESSIONALS (RULE 5).

The office of the Board of Drinking Water and Wastewater Professionals is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main Street, Suite 220, Boise, Idaho 83702-5642. The phone number of the Board is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is wwp@ibol.idaho.gov. The Board's official web site *is* can be found at http://www.ibol.idaho.gov/wwp.htm.

(BREAK IN CONTINUITY OF SECTIONS)

010. DEFINITIONS (RULE 10).

- **O1. Board**. The Idaho Board of Drinking Water and Wastewater Professionals. (3-24-05)
- **02. Bureau**. The Idaho Bureau of Occupational Licenses. (3-24-05)
- <u>O3.</u> <u>Class I Restricted License</u>. Class I restricted license means a water or wastewater license associated with a specific class I system. A restricted license is available for water distribution or treatment or for wastewater collection or treatment. A restricted license is not transferable and does not qualify for endorsement.
 - **034. DEQ**. The Idaho Department of Environmental Quality. (3-24-05)
- **045. Direct Supervision**. Supervision in a way that will ensure the proper operation and maintenance of the public drinking water or public wastewater system. Supervision shall include, but not be limited to, providing written, hands-on, or oral instruction as well as verification that the instructions are being completed. The supervisor has an active on-site and on-call presence at the specific facility. (2-26-08)
- **056. Endorsement**. Endorsement (often referred to as "reciprocity") is that process by which a person licensed in another jurisdiction may apply for a license in Idaho. (3-24-05)
 - **067. EPA**. The United States Environmental Protection Agency. (3-24-05)
- **078. Experience**. One (1) year of experience is equivalent to one thousand six hundred hours (1,600) worked. (2-26-08)
- **089. Operating Personnel**. Operating personnel means any person who is employed, retained, or appointed to conduct the tasks associated with the day-to-day operation and maintenance of a public drinking water system or a public wastewater system. Operating personnel shall include every person making system control or system integrity decisions about water quantity or water quality that may affect public health. (3-24-05)
- **9910. Person**. A human being, municipality, or other governmental or political subdivision or other public agency, or public or private corporation, any partnership, firm, association, or other organization, any receiver, trustee, assignee, agent or other legal representative of the foregoing or other legal entity. (3-24-05)
- 101. Public Drinking Water System or Public Water System. Public drinking water system or public water system means a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if such system has at least fifteen (15) service connections or regularly serves an average of at least twenty-five (25) individuals daily at least sixty (60) days of the year. Such term includes any collection, treatment, storage, and distribution facilities under control of the operator of such system, and used primarily in

connection with such system, and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. Every community and nontransient noncommunity water system, and each transient water system using a surface water source or ground water source directly influenced by surface water, shall be operated by a certified drinking water operator. (3-24-05)

142. Public Wastewater System or Wastewater System. Public wastewater system or wastewater system means those systems, including collection systems and treatment systems, that are owned by a city, county, state or federal unit of government, a nonprofit corporation, district, association, political subdivision or other public entity, or that generate or collect two thousand five hundred (2,500) or more gallons a day; or that have been constructed in whole or in part with public funds. This does not include any wastewater treatment system operated and maintained exclusively by a single family residence or any wastewater system consisting solely of a gravity flow, nonmechanical septic tank and subsurface treatment and distribution system, or industrial wastewater systems under private ownership. (3-24-05)

123. State. The State of Idaho.

(3-24-05)

(BREAK IN CONTINUITY OF SECTIONS)

175. LICENSE TYPES AND CLASSIFICATIONS (RULE 175).

The Board shall issue each of the following licenses under the provisions of Chapter 24, Title 54, Idaho Code. (3-24-05)

Drinking Water Distribution Operator.	(3-24-05)
Class Operator-In-Training.	(3-24-05)
Class Very Small Water System.	(3-24-05)
Class I Restricted.	()
Class I.	(3-24-05)
Class II.	(3-24-05)
Class III.	(3-24-05)
Class IV.	(3-24-05)
Drinking Water Treatment Operator.	(3-24-05)
Class Operator-In-Training.	(3-24-05)
Class I Restricted.	()
	Class Operator-In-Training. Class Very Small Water System. Class I Restricted. Class I. Class II. Class III. Class IV. Drinking Water Treatment Operator. Class Operator-In-Training.

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<i>₽</i> <u>c</u> .	Class I.	(3-24-05)		
<u>ed</u> .	Class II.	(3-24-05)		
<i>d</i> <u>e</u> .	Class III.	(3-24-05)		
<i>e</i> <u>f</u> .	Class IV.	(3-24-05)		
03.	Wastewater Treatment Operator.	(3-24-05)		
a.	Class Operator-In-Training.	(3-24-05)		
<u>b.</u>	Class Very Small Wastewater System.	()		
<i>b</i> <u>c</u> .	Lagoon.	(3-24-05)		
<u>d.</u>	Class I Restricted.	<u>()</u>		
<u>ee</u> .	Class I.	(3-24-05)		
<i>d</i> <u>f</u> .	Class II.	(3-24-05)		
eg.	Class III.	(3-24-05)		
<u>₽h</u> .	Class IV.	(3-24-05)		
<u>gi</u> .	Land Application.	(3-24-05)		
04.	Wastewater Collection Operator.	(3-24-05)		
a.	Class Operator-In-Training.	(3-24-05)		
<u>b.</u>	Class Very Small Wastewater System.	()		
<u>c.</u>	Class I Restricted.	()		
<u>₽d</u> .	Class I.	(3-24-05)		
<u>ee</u> .	Class II.	(3-24-05)		
<u>₫</u> .	Class III.	(3-24-05)		
<u>eg</u> .	Class IV.	(3-24-05)		
05.	Wastewater Laboratory Analyst.	(3-24-05)		
a.	Class I.	(3-24-05)		

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b.	Class II.	(3-24-05)				
c.	Class III.	(3-24-05)				
d.	Class IV.	(3-24-05)				
06.	06. Backflow Assembly Tester.					
	(BREAK IN CONTINUITY OF SECT	TIONS)				
	S FOR EXAMINATION AND LICENSURE (RU each license type and classification shall be as follow					
01.	Application Fee . Application fee twenty-five d	lollars (\$25). (3-24-05)				
02. Association	Examination Fee. The examination fees shall of Boards of Certification (ABC) or other approved					
03.	Endorsement Fee. Endorsement fee forty thirty	y-five dollars (\$4 <u>3</u> 5). (3-30-06) ()				
04.	Original License Fee . Original license fee <i>fort</i>	* thirty-five dollars (\$4 <u>3</u> 5). (3-30-06)()				
05.	Annual Renewal Fee. Annual renewal fee forty	* thirty-five dollars (\$4 <u>3</u> 5). (3-30-06)()				
06.	Reinstatement Fees. Reinstatement fee twenty	-five dollars (\$25). (3-24-05)				
07. fees for appl	Refund of Fees . No refund of fees shall be made ication, examination, reexamination, or reinstatement					

(BREAK IN CONTINUITY OF SECTIONS)

300. REQUIREMENTS FOR LICENSE (RULE 300).

Applicants shall submit an application together with the required fees and such documentation as is required. (3-24-05)

01. Examination Requirement. Applicants must pass a written examination for each individual classification in each type of licensure with a minimum score of seventy percent (70%). For those classifications of Class II through IV, successful completion of the examinations

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from the immediate lower type and classification shall be a prerequisite to examination eligibility for the next higher classification of the same type, except that applicants for wastewater collection operator or wastewater laboratory analyst or drinking water distribution operator licenses may apply for any classification examination for which they hold the required education and experience. (3-30-06)

- **a.** The examination will reflect different levels of knowledge, ability and judgment required for the established license type and class. The Board will administer examinations at such times and places as the Board may determine. (3-24-05)
- **b.** The examination for all types and classes of licensure shall be validated and provided by the Association of Boards of Certification (ABC). The American Backflow Prevention Association (ABPA) backflow assembly tester examination is also approved for backflow assembly tester licensure. (5-8-09)
- **c.** Applicants who fail an examination must make application to retake the same type and class examination and pay the required examination fees prior to retaking the examination. (3-24-05)
- **d.** Applicants must take and pass the examination within one (1) year of application approval. After one (1) year a new application and applicable fees must be submitted. (3-30-07)
- **O2. Education and Experience Requirements**. Only actual verified on-site operating experience at a treatment, distribution or collection system will be acceptable. (3-24-05)
- **a.** Each applicant for an Operator-In-Training License must have a high school diploma or GED and pass the Class I exam or pass the very small water system exam. (5-8-09)
- **b.** To qualify for a Very Small Water System license an operator must have a high school diploma or GED and *one hundred* eighty-eight (10088) hours of acceptable operator-intraining experience at a water system and complete an approved six-hour water treatment or chlorination course and an approved six-hour water distribution course for a combined total of one hundred (100) hours.

 (5-8-09)(
- <u>c.</u> To qualify for a Very Small Wastewater System license, an operator must have a high school diploma or GED and fifty (50) hours of acceptable operator-in-training experience at a wastewater collection system and fifty (50) hours of acceptable operator-in-training experience at a wastewater treatment system and complete an approved six-hour pumps and motors course; and an approved six-hour lagoon operation and maintenance course; or an approved six-hour large soil absorption system course for a combined total of one hundred twelve (112) hours.

<u>d.</u> To qualify for a Class I Restricted water or wastewater license an operator must have a high school diploma or GED and obtain two hundred sixty (260) hours of acceptable work experience with the system in one (1) year and work a full operating year with the system and complete sixteen (16) hours of continuing education relevant to the license and pass the relevant Class I examination. Upon obtaining one thousand six hundred (1,600) hours of supervised operating experience for each license, the operator shall be eligible to apply for an unrestricted

Class I license. There is no limit on the amount of time needed to obtain the necessary experience to qualify for the unrestricted license. A restricted license is limited to a specific system. ()

- **ee.** To qualify for a Class I license an applicant must have a high school diploma or GED and one (1) year of acceptable experience at a Class I or higher system. To upgrade an OIT license to a Class I the applicant must provide documented proof to the Board of having completed one (1) year of supervised operating experience in a Class I or higher public drinking water or wastewater system, and payment of the required fees. (2-26-08)
- **df.** To qualify for a Class II treatment or lab analyst license II an applicant must have a high school diploma or GED and three (3) years of acceptable Class I operating experience at a Class I or higher system. (2-26-08)
- **eg.** To qualify for a Class III treatment or lab analyst III license an applicant must have a high school diploma or GED and two (2) years of post high school education in the environmental control field, engineering or related science; and four (4) years of acceptable Class II operating experience of a Class II or higher system, including two (2) years of experience in daily on-site charge, supervision of personnel, or management of a major segment of a system in the same or next lower class. (2-26-08)
- **fh.** To qualify for a Class IV treatment or lab analyst IV license an applicant must have a high school diploma or GED; and four (4) years of post high school education in the environmental control field, engineering or related science; and four (4) years of acceptable Class III operating experience at a Class III or higher system, including two (2) years of experience in daily on-site charge, supervision of personnel, or management of a major segment of a system in the same or next lower class. (2-26-08)
- **gi.** To qualify for a Class II collection or distribution license an operator must have a high school diploma or GED and three (3) years of acceptable operating experience at a Class I or higher system. (3-24-05)
- **kj.** To qualify for a Class III collection or distribution license an operator must have a high school diploma or GED and two (2) years of post high school education in the environmental control field, engineering or related science; and four (4) years of acceptable operating experience of a Class I or higher system, including two (2) years of experience in daily on-site charge, supervision of personnel, or management of a major segment of a system in the same or next lower class. (3-24-05)
- **ik.** To qualify for a Class IV collection or distribution license an operator must have a high school diploma or GED; and four (4) years of post high school education in the environmental control field, engineering or related science; and four (4) years of acceptable operating experience at a Class I or higher system, including two (2) years of experience in daily on-site charge, supervision of personnel, or management of a major segment of a system in the same or next lower class. (3-24-05)
- **jl.** To qualify for a lagoon license, an operator must have a high school diploma or GED and twelve (12) months of acceptable supervised operating experience at a Lagoon system. (3-24-05)

- **km.** To qualify for a Wastewater Land Application license, an operator must have a high school diploma or GED, a current wastewater treatment license that is at least Class I or higher, and minimum six (6) months of hands-on operating experience at a wastewater land application system. The wastewater land application operator that is a responsible charge or substitute responsible charge operator must be licensed at the type and class equal to or greater than the classification of the wastewater system.

 (3-24-05)(_____)
- **In.** To qualify for a backflow assembly tester license, an applicant must have a high school diploma or GED, and shall document successful completion of a Board-approved backflow assembly tester training program in compliance with the Cross Connection Control Accepted Procedure and Practice Manual and consisting of theory instruction, practical instruction, and a practical examination in compliance with the USC Test procedures. (3-30-06)
- **mo.** To qualify for an original wastewater laboratory analyst license, an applicant must hold a current water treatment, wastewater treatment or lagoon license. (3-24-05)
- **O3.** Substituting Education for Experience. Applicants may substitute approved education for operating and responsible charge experience as specified below. (3-24-05)
- **a.** No substitution for operating experience shall be permitted for licensure as a very small system operator or a Class I operator. (3-24-05)
- **b.** For Classes II, III and IV, substitution shall only be allowed for the required experience when fifty percent (50%) of all stated experience (both operating and responsible charge) has been met by actual on-site operating experience. (3-24-05)
- **c.** For Class II, a maximum of one and one-half $(1\frac{1}{2})$ years of post high school education in the environmental control field, engineering or related science may be substituted for one and one-half $(1\frac{1}{2})$ years of operating experience. (3-24-05)
- **d.** For Class III and IV, a maximum of two (2) years of post high school education in the environmental control field, engineering or related science may be substituted for two (2) years of operating experience; however the applicant must still have one (1) year of responsible charge experience. (3-24-05)
- **e.** Education substituted for operating experience may not be also credited toward the education requirement. (3-24-05)
- **f.** One (1) year of post high school education may be substituted for one (1) year experience up to a maximum of fifty percent (50%) of the required operating or responsible charge experience. (3-24-05)
- **04. Substituting Experience for Education**. Where applicable, approved operating and responsible charge experience may be substituted for education as specified below: (3-24-05)
- **a.** One (1) year of operating experience may be substituted for two (2) years of grade school or one (1) year of high school with no limitation. (3-24-05)

- **b.** For Class III and IV, additional responsible charge experience (that exceeding the two-year class requirements) may be substituted for post high school education on a two (2) for one (1) basis: two (2) years additional responsible charge equal one (1) year post high school education. (3-24-05)
- **O5.** Substituting Experience for Experience. Related experience may be substituted for experience up to one-half ($\frac{1}{2}$) of the operating experience requirement for Class II, III and IV. Experience that may be substituted includes but is not limited to the following: (3-24-05)
 - **a.** Experience as an environmental or operations consultant; (3-24-05)
- **b.** Experience in an environmental or engineering branch of federal, state, county, or local government; (3-24-05)
 - **c.** Experience as a wastewater collection system operator; (3-24-05)
 - **d.** Experience as a wastewater treatment plant operator; (3-24-05)
 - **e.** Experience as a water distribution system operator and/or manager; (3-24-05)
- **f.** One (1) year of post high school education may be substituted for one (1) year experience up to a maximum of fifty percent (50%) of the required operating or responsible charge experience. (3-24-05)
 - **g.** Experience in waste treatment operation and maintenance. (3-24-05)
- **06. Equivalency Policy**. Substitutions for education or experience requirements needed to meet minimum requirements for license will be evaluated upon the following equivalency policies: (3-24-05)
- **a.** High School High School diploma equals GED or equivalent as approved by the Board equals four (4) years. (3-24-05)
- **b.** College Thirty-five (35) credits equal one (1) year (limited to curricula in environmental engineering, environmental sciences, water/wastewater technology, and/or related fields as determined by the Board). (3-24-05)
- **c.** Continuing Education Units (CEU) for operator training courses, seminars, related college courses, and other training activities. Ten (10) classroom hours equal one (1) CEU; forty-five (45) CEUs equal one (1) year of college. (3-24-05)

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES

24.06.01 - RULES FOR THE LICENSURE OF OCCUPATIONAL THERAPISTS AND OCCUPATIONAL THERAPY ASSISTANTS

DOCKET NO. 24-0601-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-3717, Idaho Code.

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

The pending rule is being adopted as proposed. The complete text of the proposed rule was published in Book 2 of the October 7, 2009 Idaho Administrative Bulletin, Vol. 09-10, pages 126 through 139.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 54-3712, Idaho Code:

The 2009 Legislature passed House Bill 261 which amended Title 54, Chapter 37 of Idaho Code. Per 54-3712, Idaho Code, the Board of Occupational Therapists is setting fees in its rules for a license, a renewal, and an application.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: None.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending rule, contact Cherie Simpson at 208 334-3233.

DATED this 28th day of October, 2009.

Tana Cory Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220 Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945 fax

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective date of the temporary rule is August 24, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Section 54-2305, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

House Bill 261 moved the licensing of Occupational Therapists and Occupational Therapy Assistants from the Board of Medicine to the Bureau of Occupational Licenses. IDAPA 22 is being changed to IDAPA 24 and the rules are being amended to comply with amendments to Chapter 37 and to protect the public health, safety and welfare.

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:

These rules are necessary to protect the public health, safety, and welfare and to comply with deadlines in amendments to governing law.

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:

The 2009 Legislature passed House Bill 261 which amended Title 54, Chapter 37 of Idaho Code. Per 54-3712, Idaho Code, the Board of Occupational Therapists is setting fees in its rules for a license, a renewal, and an application.

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

The proposed rules establish fees which will be deposited in the Bureau of Occupational Licenses dedicated fund. The fees will be used by the Board of Occupational Therapy to

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administer its act. Since all self governing boards are expected to be self-supporting, these fees are based on the estimated costs and the 560 current licensees.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the change is due to amendments in Title 54, Chapter 37.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the temporary and proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 17th day August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

000. LEGAL AUTHORITY.

Pursuant to Section 54-37147(2), Idaho Code, the Occupational Therapy Licensure Board of Idaho is authorized to promulgate rules to govern the licensure of persons practicing occupational therapy in Idaho that implement the provisions of Chapter 37, Title 54, Idaho Code.

(7-1-93)()

(BREAK IN CONTINUITY OF SECTIONS)

002. WRITTEN INTERPRETATIONS -- AGENCY GUIDELINES.

Written interpretations of these rules in the form of explanatory comments accompanying the notice of proposed rulemaking that originally proposed the rules and review of comments submitted in the rulemaking process in the adoption of these rules are available for review and copying at cost from the Bureau of Occupational Licenses, 1109 Main Street, Suite 220, Box 83720, Boise, Idaho 83702-0063.

(BREAK IN CONTINUITY OF SECTIONS)

004. INCORPORATION BY REFERENCE.

There are no documents incorporated by reference into this rule. The "PDU Activities Chart" on pages 14-17 of the document titled National Board for Certification in Occupational Therapy (NBCOT), Inc. Certification Renewal Handbook, 2009, as published by the NBCOT, Inc. and copyrighted to NBCOT, Inc. in 2009, which is referenced in Subsection 250.1.b. of these rules. All documents incorporated by reference are available at the Board's office and through the

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<u>Board's website.</u> (4-2-03)(_____)

005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS AND STREET ADDRESS OF THE OCCUPATIONAL THERAPY LICENSURE BOARD OF IDAHO.

The central office of the Bureau of Occupational Licenses is in Boise, Idaho. The office of the Occupational Therapy Licensure Board of Idaho is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main Street, Suite 220, Boise, Idaho 83702-5642. The phone number of the Board is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is oct@ibol.idaho.gov. The Board's official web site address can be found at www.ibol.idaho.gov.

- 01. Address. The Board's mailing address, unless otherwise indicated, will be the Idaho Bureau of Occupational Licenses, Statehouse Mail, Boise, Idaho 83720-5642. The Board's street address is 1109 Main Street, Suite 220, Boise, Idaho 83702.

 (4-2-03)
 - *Telephone*. The telephone number of the Board is (208) 334-3233. (4-2-03)
 - 03. FAX. The Board's facsimile (FAX) number is 334-3945. (4-2-03)
- *Office Hours.* The Board's office hours for filing documents are 8 a.m. to 5 p.m. (4-2-03)

(BREAK IN CONTINUITY OF SECTIONS)

007. FILING OF DOCUMENTS -- NUMBER OF COPIES.

All documents in rulemaking or contested case proceedings must be filed with the office of the Board. The original and ten (10) copies of all documents must be filed with the office of the Board.

(4-2-03)

00<u>87</u>. -- 009. (RESERVED).

010. DEFINITIONS.

- **01. Association**. The Idaho Occupational Therapy Association. (1-5-88)
- **02. Board**. The Occupational Therapy Licensure Board of Idaho. (1-5-88)
- **03. Bureau**. The Idaho Bureau of Occupational Licenses. (7-1-09)
- 04. Occupational Therapy. The use of purposeful, goal-oriented activity with individuals who are limited by physical injury or illness, psychological dysfunction, developmental or learning disabilities or deficits, poverty or cultural difficulties or the aging process in order to achieve optimum functional performance, independence, prevent further disability and maintain health. The practice of occupational therapy encompasses the evaluation, consultation and treatment of individuals whose abilities to cope with the tasks of daily living are threatened or impaired by physical injury or illness, psychosocial dysfunction, developmental or

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learning disabilities or deficits, poverty or cultural difficulties or the aging process and includes a treatment program through the use of specific techniques which enhance functional performance and includes the evaluation or assessment of the patient or clients self-care, work and leisure skills, cognition, perception; sensory and motor performance; play skills; vocational and prevocational capacities; need for adaptive equipment; application of selected prosthetic or orthotic devices; and the administration of standardized and non-standardized assessments The care and services provided by or under the direction and supervision of an occupational therapist.

(1-5-88)(

- **Occupational Therapist**. A person licensed to practice occupational therapy. (4-2-03)
- **06.** Occupational Therapy Assistant. A person licensed to assist in the practice of occupational therapy, and who works under the supervision of an occupational therapist. (4-2-03)(
- **a.** Occupational Therapy Assistant Supervision. The occupational therapist shall be responsible for the supervision of the occupational therapy assistant. The supervising and consulting therapist need not be physically present or on the premises at all times the occupational therapy assistant is performing the service. The mode and extent of the communication between the supervising or consulting occupational therapist and the occupational therapy assistant shall be determined by the competency of the assistant, the treatment setting and the diagnostic category of the client.

 (7-1-99)
- a. Graduate OT Supervision. Supervision of a "Graduate Occupational Therapist" shall require the supervising licensed occupational therapist to review and countersign all patient documentation.

 (7-1-99)
- **08. Graduate Occupational Therapy Assistant**. A person who holds a certificate of graduation from an approved occupational therapy assistant curriculum, has submitted a completed application for licensure by examination and is performing the duties of occupational therapy assistant in association with and under the supervision of an occupational *therapy* therapist and under the authority of a Limited Permit.

 (4-2-03)(_____)
- **a.** Graduate OTA Supervision. Supervision of a "Graduate Occupational Therapy Assistant" shall require the supervising licensed occupational therapist to review and countersign all patient documentation. (7-1-99)
- 09. Occupational Therapy Aide. An unlicensed person who aids a licensed occupational therapist or occupational therapy assistant in the practice of occupational therapy, whose activities require an understanding of occupational therapy but do not require professional or advanced training in the basic anatomical, biological, psychological, and social sciences

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involved in the practice of occupational therapy.

(7-1-99)

Supervision, Supervision of an occupational therapy aide shall require supervision by a person licensed to practice as an occupational therapist or as an occupational therapy assistant and shall be consistent with Section 033 of these rules. (4-2-03)Aide in the Delivery of Occupational Therapy Services. Also referred to in these rules as an "aide," is a person who is not licensed by the Board and who provides supportive services to occupational therapists and occupational therapy assistants. An aide shall function only under the guidance, responsibility and direct line of sight supervision of the licensed occupational therapist or an occupational therapy assistant who is appropriately supervised by an occupational therapist. The aide provides only specifically selected client related or non-client tasks for which the aide has been trained and has demonstrated competence. Good Standing. The individual's license, certification, or registration is not currently suspended or revoked by any state regulatory entity. **NBCOT**. The National Board for Certification in Occupational Therapy, Inc., is a <u>11.</u> not-for-profit credentialing agency that provides certification for the occupational therapy profession. 011. **SUPERVISION.** An occupational therapist shall supervise and be responsible for the patient care given by occupational therapy assistants, graduate occupational therapists, graduate occupational therapy assistants, student occupational therapists, student occupational therapy assistants, and aides. **Skill Levels.** The following skill levels apply to occupational therapy assistants, 01. graduate occupational therapists, graduate occupational therapy assistants, student occupational therapy, student occupational therapy assistants and aides: Entry Level - Working on initial skill development (zero to one (0-1) year experience) or working in a new area of practice; Intermediate Level - Increased independence and mastery of basic roles and functions. Demonstrates ability to respond to new situations based on previous experience (generally one to five (1-5) years' experience); Advanced Level - Refinement of skills with the ability to understand complex issues and respond accordingly. <u>02.</u> <u>Supervision Levels</u>. The following supervision levels apply to occupational therapy assistants, graduate occupational therapists, graduate occupational therapy assistants, student occupational therapy, student occupational therapy assistants and aides:

therapy assistant must provide direct line of site supervision to an aide;

Direct Line of Site Supervision - An occupational therapist or occupational

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<u>b.</u> <u>Direct Supervision - Daily, direct contact at the site of work with the supervisor physically present at all times within the facility when the supervisee renders care and requires the supervisor to co-sign all documentation that is completed by the supervisee. This supervision is the minimal level of supervision required for students and for occupational therapy assistants applying deep thermal and electrotherapeutic modalities;</u>
<u>c.</u> <u>Close Supervision - Daily, direct contact at the site of work. The occupational therapist provides direction in developing the plan of treatment and periodically inspects the actual implementation of the plan. This supervision is the minimal level of supervision requirect for entry level occupational therapy assistants and occupational therapy assistants who are working under a temporary license;</u>
<u>d.</u> Routine Supervision - Requires direct contact at least every two (2) weeks at the site of work, with interim supervision occurring by other methods, such as by telephone or written communication. This supervision is the minimal level of supervision required for a temporary occupational therapist or for an intermediate level occupational therapy assistant; (
<u>e.</u> General Supervision - Initial direction and periodic review of the following service delivery, update of treatment plans, and treatment outcomes. The supervisor need not at al times be present at the premises where the occupational therapy assistant is performing the professional services. However, not less than monthly direct contact must be provided, with supervision available as needed by other methods. This supervision is the minimal level of supervision required for an intermediate to advanced occupational therapy assistant.
<u>occupational therapy assistants</u> , but never more than two (2) entry level occupational therapy assistants. The total number of supervised occupational therapy assistants and non-licensed occupational therapy personnel (including any graduate occupational therapists, graduate occupational therapy assistants, student occupational therapy, student occupational therapy assistants, and aides) may not exceed five (5) without prior Board approval. The Board may permit the supervision of a greater number by an occupational therapist if, in the Board's opinion there would be adequate supervision and the public's health and safety would be served. It is the supervising occupational therapist's responsibility to notify the Board of any circumstances requiring approval of a greater number and to submit a written plan for resolution of the situation (
<u>04.</u> <u>Record Keeping.</u> The occupational therapy assistant, graduate occupational therapist, and graduate occupational therapy assistant must maintain on file at the job site signed documentation reflecting supervision activities. This supervision documentation must contain the following: date of supervision, means of communication, and information discussed. Both the supervising occupational therapist and the occupational therapy assistant /limited permit licenses must sign each entry.
Occupational Therapy Assistants. Occupational Therapy Assistants may deliver occupational therapy services under the supervision of occupational therapists as follows. The occupational therapy assistant:
<u>a.</u> May only select, implement, and modify therapeutic activities and interventions

BUREAU OF OCCUPATIONAL LICENSES Docket No. 24-0601-0901 Licensure of Occupational Therapists & Therapy Assistants PENDING FEE RULE that are consistent with client goals, the requirements of the practice setting, and the occupational therapy assistant's demonstrated competency levels; Must not initiate a treatment program until the occupational therapist has evaluated the client and planned treatment for the client, or discharge the client from a treatment program without supervision from the occupational therapist; Must not perform an evaluation, but may contribute to the evaluation process with the supervision of the occupational therapist; May participate in the screening process by collecting data, such as records, by general observation and by conducting a general interview, and may communicate the information gathered to the occupational therapist; May track the need for reassessment, report changes in status that might warrant reassessment or referral, and administer the reassessment under the supervision of the occupational therapist; Must immediately discontinue any specific treatment procedure which appears ;harmful to the client, and so notify the occupational therapist; Is responsible for knowing about the client's targeted occupational therapy outcomes and for providing information and documentation related to outcome achievement; May implement outcome measurements and provide needed client discharge <u>h.</u> resources. Aides. Aides do not provide skilled occupational therapy services. An aide is trained by an occupational therapist or an occupational therapy assistant to perform specifically delegated tasks. The occupational therapist is responsible for the overall use and actions of the aide. An aide first must demonstrate competency to be able to perform the assigned, delegated client and non-client tasks. The occupational therapist must oversee the development, documentation, and implementation of a plan to supervise and routinely assess the ability of the occupational therapy aide to carry out non-client and client-related tasks. The occupational therapy assistant may contribute to the development and documentation of this plan. An aide shall function only under the direct line of sight supervision of an occupational therapist or occupational therapy assistant. An aide may provide: Non-client-related tasks, including clerical and maintenance activities and preparation of the work area or equipment. Client-related, routine tasks during which the aide may interact with the client. The following conditions must exist when an occupational therapist or occupational therapy assistant

<u>i.</u>

delegates a selected client-related task to the aide:

The outcome anticipated for the delegated task is predictable.

Licen	sure of	Occupational Therapists & Therapy Assistants	PENDING FEE RULE
interp	<u>ii.</u> retations	The client and environment are stable and will not res, or adaptations be made by the aide.	equire that judgment,
<u>task.</u>	<u>iii.</u>	The client has demonstrated some previous performance a	ability in executing the
	<u>iv.</u>	The task routine and process have been clearly established.	()
the tas	<u>v.</u> sk and in	The aide has been trained and is able to demonstrate comparing using any necessary equipment.	petency in carrying out
with tl	<u>vi.</u> ne speci	The aide has been instructed on how to specifically carry fic client.	out the delegated task
would assista		The aide knows the precautions, signs, and symptoms for the the need to seek assistance from the occupational therapist of	
metho	ds of su	The supervision of the aide needs to be documented formed by an aide. Documentation must include information apervision used, the content of supervision, and the names ipating in the supervisory process.	n about frequency and
<u>012.</u>	<u>DEEP</u> ND CA	THERMAL AND ELECTROTHERAPEUTIC M	IODALITIES, AND
persor	01. n may no	Qualifications. Except as provided in Paragraph 012.01. of utilize occupational therapy techniques involving deep thereform wound care management unless the person:	b. i. of these rules, a mal, electrotherapeutic
	<u>a.</u>	Is licensed by the Board as an occupational therapist; and	<u>()</u>
	<u>i.</u>	Is certified by the Hand Therapy Commission; or	()
units i	n wound r clinica	Has successfully completed three (3) continuing education al and electrotherapeutic modalities and one and one half (1.5) care management, along with one hundred sixty (160) hours al internship or affiliation training, pertaining to each a putic modalities and wound care management.	5) continuing education s of supervised, on-the-
electro direct	<u>b.</u> otherape supervis	A certified occupational therapy assistant may appleutic modalities only while the occupational therapy assistant sion of a qualified occupational therapist.	y deep thermal and tt is working under the ()
01 <u>43</u> .	019.	(RESERVED).	
020.	GENE	ERAL QUALIFICATIONS FOR LICENSURE.	

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- **01. Applicant**. An applicant must be of good moral character. The Board may refuse licensure if it finds the applicant has engaged in conduct prohibited by Section 54-37123, Idaho Code; provided, the Board shall take into consideration the rehabilitation of the applicant and other mitigating circumstances.

 (1-5-88)(____)
- **O2.** Education. Each applicant shall provide evidence of successful completion of the academic requirements of an educational program in occupational therapy that is accredited by the American Occupational Therapy Association's Accreditation Council for Occupational Therapy Education (ACOTE), or an accrediting agency by a predecessor or successor organization recognized by the United States Secretary of Education, the Council for Higher Education Accreditation, or both.
- **03. Experience**. Each applicant shall submit evidence of having successfully completed a period of supervised fieldwork experience acceptable to the board, which fieldwork shall be: (4-2-03)
- **a.** For an occupational therapist, a minimum of six (6) months of supervised fieldwork experience; or (4-2-03)
- **b.** For an occupational therapy assistant, a minimum of <u>four</u> (24) months of supervised fieldwork experience. (4-2-03)(
- **04. Examination**. Each applicant shall either pass an examination required by the Board or shall be entitled to apply for licensure by endorsement or limited permit. (1-5-88)
- **a.** The written examination shall be the examination conducted by the National Board for Certification in Occupational Therapy, Inc. (NBCOT) and the passing score shall be the passing score established by the NBCOT. (4-2-03)
- **b.** An applicant for licensure by examination who fails to pass the examination on two (2) attempts must submit a new application as specified in Subsection 021.01.

(4-30-93)()

e. An applicant for licensure by examination who has failed to pass the examination on two (2) separate occasions will be denied eligibility to reapply; however his or her application may be considered on an individual basis if he or she submits proof of additional training.

(1-5-88)

- d. An applicant may obtain his examination scores and may review his papers in accordance with Section 54-3707(3), Idaho Code. (4-2-03)
 - **<u>05.</u>** Good Standing. An applicant must be in good standing as defined in these rules.
- **056. Application Expiration**. An application upon which the applicant takes no further action will be held for no longer than one (1) year. (1-5-88)

021. APPLICATION FOR LICENSURE.

- **01. Licensure by Examination**. Each applicant for licensure by examination shall submit a completed written application to the Board, on forms prescribed by the Board, together with the application fee. The application shall be verified and under oath and shall require the following information:

 (7-1-99)
- **a.** A certificate of graduation from an approved occupational therapy curriculum; or an approved occupational therapy assistant's curriculum accredited by the American Occupational Therapy Association's Accreditation Council for Occupational Therapy Education, or an accrediting agency recognized by the United States Secretary of Education, the Council for Higher Education Accreditation, or both; (4-2-03)
- **b.** The disclosure of any criminal conviction or charges against the applicant other than minor traffic offenses; (1-5-88)
- **c.** The disclosure of any disciplinary action against the applicant by any state professional regulatory agency or professional organization; (1-5-88)
- **d.** The disclosure of the issuance or denial of registration or licensure by any state or district regulatory body; (4-2-03)
- **e.** Not less than two (2) certificates of recommendation from persons having personal knowledge of the applicant's character; (1-5-88)
- f. Two One (21), three by four inch (3" x 4") or smaller unmounted photographs of the applicant's head and shoulders, no larger than three by four inch (3" x 4") (head and shoulders), taken not more than one (1) year prior to before the application date of the application; (1-5-88)(
- **g.** Such other information as deemed necessary for the Board to identify and evaluate the applicant's credentials; and (1-5-88)
- **h.** A copy of the application to write the qualifying exam and the date the examination is scheduled. (1-5-88)
- **O2. Licensure by Endorsement**. An applicant may be eligible for licensure without examination if he or she meets all of the other qualifications prescribed in Section 54-37089, Idaho Code, and also holds a current valid license or registration from some other state, territory or district of the United States, or certified by the National Board for Certification in Occupational Therapy providing they meet Idaho standards and are equivalent to the requirements for licensure pursuant to these rules.
- a. Each applicant for licensure by endorsement shall submit a completed written application to the Board on forms prescribed by the Board, together with the application fee. The application shall be verified, under oath, and contain the specific information in Subsection 021.01.a. through 021.01.g. of these rules.
 - **b.** Proof of such licensure or registration shall be verified in a manner acceptable to

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the Board. (1-5-88)

- <u>a.</u> Each person applying for a limited permit must submit a completed written application to the Board on forms prescribed by the Board, together with the required fee. ()
- **ab.** A Limited Permit shall only allow a person to practice occupational therapy in association with and under the supervision of a licensed occupational therapist. (1-5-88)
- **bc.** A Limited Permit shall be valid only until the person is granted or denied a license under Section 54-37 θ 910, Idaho Code, or until the results of the examination are available to the Board, whichever occurs first; provided however, a Limited Permit shall not be effective for more than six (6) months from the date of issue.
 - **ed.** A Limited Permit may only be renewed once. (1-5-88)
- <u>a.</u> Each person applying for temporary licensure must submit a completed written application to the Board on forms prescribed by the Board, together with the required fee. ()
- <u>b.</u> A temporary license shall automatically expire once the Board has processed the person's application for licensure and issued or denied the applied-for license, or in six (6) months after the date on which the Board issued the temporary license, whichever is sooner.
- **045. Personal Interview**. The Board may, at its discretion, require the applicant to appear for a personal interview. (1-5-88)
- **056.** Occupational Therapists Practicing in Idaho on Effective Date of These Rules. All persons practicing occupational therapy in Idaho and holding American Occupational Therapy Certification Board (AOTCB) registration on January 5, 1988, shall qualify for license by endorsement, providing completed application is submitted within the six (6) months following January 5, 1988.

 (4-2-03)(_____)

022. LICENSE EXPIRATION AND RENEWAL.

All licenses to practice as an occupational therapist or occupational therapy assistant shall expire on June 30 following issuance or renewal and shall become invalid after that date unless renewed. The Board may condition the issuance of such license for the full term upon the occurrence of events specified by the Board and the Board may extend such certification for an intermediate period of time.

(4-2-03)

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- 01. Annual Renewal. Each license shall be renewed annually before July 1 by submitting a completed request for renewal accompanied by payment of the renewal fee to the Board. Licenses not renewed by the expiration date shall be canceled. (4-2-03)
- **Reinstatement.** Licenses canceled for nonpayment of yearly renewal fees may be reinstated by filing a completed request for renewal with the Board and paying reinstatement fees.

 (1-5-88)
- 93. Reapply. A person whose license has been canceled or has lapsed for a period of more than five (5) years shall be required to reapply as a new applicant by examination. (1-5-88)
- **04.** Continuing Education. A summary of continuing education activities during the preceding year may be submitted with the renewal application to document this effort by the therapist. Appropriate continuing professional education activities include but are not limited to, the following:

 (1-5-88)
 - a. Reading of professional books and journals. (1-5-88)
 - **b.** Attending or presenting at conferences, seminars or inservice programs. (1-5-88)
 - e. Supervision of clinical students. (1-5-88)
 - **d.** Holding state or national office in professional organizations. (1-5-88)
 - e. Formal course work in occupational therapy related subjects. (4-2-03)
- *f.* Presentation of occupational therapy related information to allied professional or community groups. (4-2-03)
 - *Conduct of occupational therapy related research or grant supported activity.*(4-2-03)
- **h.** Publication of an original article, review or report of clinical experience in an appropriate professional publication. (1-5-88)
- <u>O1.</u> <u>Expiration Date</u>. An individual's license expires on the individual's birth date. The individual must annually renew the license before the individual's birth date in accordance with Section 67-2614, Idaho Code. Licenses not so renewed will be cancelled in accordance with Section 67-2614, Idaho Code.
- <u>Q2.</u> <u>Reinstatement</u>. A license cancelled for failure to renew may be reinstated in accordance with Section 67-2614, Idaho Code.
- <u>03.</u> <u>Application for Renewal</u>. In order to renew a license, a licensee must submit a timely, completed, Board-approved renewal application form and pay the required renewal fees.

023. -- 0294. (RESERVED).

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<u>025.</u> <u>CONTINUING EDUCATION.</u>
In order to protect public health and safety and promote the public welfare, the Board has adopted
the following continuing education requirement consisting of both continuing education units
(CEUs) and professional development units (PDUs):
Q1. Requirement. Every two (2) years, a licensee must complete at least two (2) CEUs recommended by the Idaho Occupational Therapy Association and approved by the Board, along with at least ten (10) Board-approved professional development units (PDUs). The licensee's initial two (2) year period shall begin on the date on which this Board issues the licensee a license and end on the date on which the licensee's second renewal application. Thereafter, the two-year (2) period shall begin to run from the date of each renewal application in which the licensee was required to verify the completion of continuing education.
<u>a.</u> A CEU is a measurement of the licensee's participation in a Board-approved continuing education activity. One (1) CEU requires ten (10) contact hours of participation in a Board-approved continuing education program, excluding meals and breaks. One (1) contact hour equals one (1) clock hour for purpose of obtaining CEUs.
b. A PDU is a measurement of the licensee's participation in a professional development activity. One (1) contact hour of participation in Board-approved professional development activity equals one (1) PDU, one (1) academic credit equals ten (10) PDUs, and one (1) CEU equals ten (10) PDUs. If a licensee counts a CEU towards fulfilling the PDU requirement in a given two-year (2) period, the CEU unit will not count towards fulfilling the CEU requirement. Accepted PDU activities and their associated PDU values are set forth in the PDU Activities Chart at pages 14-17 of the NBCOT Certification Renewal Handbook, 2009 edition as incorporated by reference in Section 004.
<u>Verification</u> . The licensee must verify to the Board, as part of the annual license renewal process, that the licensee is in compliance with the continuing education requirement.
<u>O3.</u> <u>Courses and Activities</u> . At least one (1) CEU and five (5) PDUs must directly relate to the delivery of occupational therapy services. The remaining PDUs and CEUs must be germane to the practice of occupational therapy and relate to other areas of a licensee's practice. A licensee may take online or home study courses, as long as a course completion certificate is provided.
a. CEUs and PDUs acceptable to the Board include, but are not limited to, programs or activities sponsored by the American Occupational Therapy Association (AOTA) or the Idaho Occupational Therapy Association (IOTA); post-professional coursework completed through any approved or accredited educational institution that is not part of a course of study leading to an academic degree; or otherwise meet all of the following criteria:
i. ability; The program or activity contributes directly to professional knowledge, skill, and ()

Licensure of Occupational Therapists & Therapy Assistants PENDING FEE RULE ii. The program or activity relates directly to the practice of occupational therapy; and The program or activity must be objectively measurable in terms of the hours iii. involved. Partial credit will not be given for CEUs and PDUs. <u>b.</u> The delivery of occupational therapy services may include: models, theories or frameworks that relate to client/patient care in preventing or minimizing impairment, enabling function within the person/environment or community context. Other activities may include, but are not limited to, occupation based theory assessment/interview techniques, intervention strategies, and community/environment as related to one's practice Carry Over and Duplication. CEUs and PDUs cannot be carried over to the next reporting period. The same course taken more than once during a reporting cycle will only be counted once. **Documentation.** A licensee need not submit documentation of CEUs and PDUs when the licensee renews a license. However, a licensee must maintain documentation verifying that the licensee has completed the continuing education requirement for a period of four (4) years. A licensee must submit the verification documentation to the Board if the licensee is audited by the Board. A percentage of occupational therapists and certified occupational therapy assistants will be audited every year. Documentation for all activities must include licensee's name, date of activity or when course was completed, provider name, course title, description of course/activity, and number of PDUs and CEUs. Records showing participation in each professional development activity must be maintained by the licensee. Acceptable documentation for specific activities includes: Continuing education course work. The required documentation for this activity is a certificate or documentation of attendance. In-service training. The required documentation for this activity is a certificate or documentation of attendance. Professional conference or workshop. The required documentation for this activity is a certificate or documentation of attendance. Course work offered by an accredited college or university, provided that the course work is taken after the licensee has obtained a degree in occupational therapy, and the course work provides skills and knowledge beyond entry-level skills or knowledge. The required documentation for this activity is a transcript.

BUREAU OF OCCUPATIONAL LICENSES

Docket No. 24-0601-0901

BUREAU OF OCCUPATIONAL LICENSES Docket No. 24-0601-0901 Licensure of Occupational Therapists & Therapy Assistants PENDING FEE RULE Publications. The required documentation for this activity is a copy of the publication. Presentations. The required documentation for this activity is a copy of the vi. presentation or program listing. Any particular presentation may be reported only once per reporting period. Interactive online courses. The required documentation for this activity is a certificate or documentation of completion. viii. Development of instructional materials incorporating alternative media such as video, audio and/or software programs to advance professional skills of others. The required documentation for this activity is a program description. The media/software materials must be available if requested during audit process. Professional manuscript review. The required documentation for this activity is a letter from publishing organization verifying review of manuscript. A maximum of ten (10) hours is allowed per reporting period for this category. Guest lecturer for occupational therapy related academic course work (academia not primary role). The required documentation for this activity is a letter or other documentation from instructor. Serving on a professional board, committee, disciplinary panel, or association. The required documentation for this activity is a letter or other documentation from the organization. A maximum of ten (10) hours is allowed per reporting period for this category. Self study of cassette, tape, video tape, or other multimedia device, or book. The required documentation for this activity is a two (2) page synopsis of each item written by the licensee. A maximum of ten (10) hours is allowed per reporting period for this category. () Level II fieldwork direct supervision of an occupational therapy student or occupational therapy assistant student by site designated supervisor(s). The required documentation for this activity is a name of student(s), letter of verification from school, and dates of fieldwork. A maximum of ten (10) hours per supervisor is allowed per reporting period for this category. **Exemptions**. A licensee may request an exemption from the continuing education requirement for a particular two-year (2) period under the following circumstances. The licensee must provide any information requested by the Board to assist in substantiating the licensee's need for a claimed exemption:

competency requirements;

country for one (1) year or longer, reasonably preventing completion of the continuing

(1) year or longer during the continuing education period, preventing completion of the

During the continuing education period the licensee was residing in another

The licensee was absent from Idaho because of military service for a period of one

BUREAU OF OCCUPATIONAL LICENSES Licensure of Occupational Therapists & Therapy Assistants Continuing competency requirements; or Docket No. 24-0601-0901 PENDING FEE RULE

<u>c.</u> The licensee should be exempt from the continuing competency requirements for reasons of health or other good cause. (_____)

<u>026. -- 029.</u> (RESERVED).

(BREAK IN CONTINUITY OF SECTIONS)

032. DENIAL OR REFUSAL TO RENEW, SUSPENSION OR REVOCATION OF LICENSE.

- **01. Disciplinary Authority**. A new application may be denied or renewal refused, and every person licensed pursuant to Title 54, Chapter 37, Idaho Code and these rules is subject to discipline, pursuant to the procedures and powers established by and set forth in Section 54-37123, Idaho Code, IDAPA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General," and the Administrative Procedure Act, Title 67, Chapter 52, Idaho Code. (4-2-03)(
- **02. Grounds for Discipline**. In addition to the grounds set forth in Section 54-37123, Idaho Code, applicants may be denied or refused licensure and licensees are subject to discipline upon the following grounds, including but not limited to: $\frac{(4-2-03)(}{}$
- **a.** Obtaining a license by means of fraud, misrepresentation, or concealment of material facts; (1-5-88)
- **b.** Being guilty of unprofessional conduct or violating the Code of Ethics governing said licensees, including the provision of health care which fails to meet the standard of health care provided by other qualified licensees in the same community or similar communities, taking into account the licensee's training, experience and the degree of expertise to which he holds himself out to the public; (1-5-88)
 - **c.** Being convicted of a felony by a court or competent jurisdiction; (1-5-88)
 - **d.** The unauthorized practice of medicine; (1-5-88)
- **e.** Violating any provisions of this act or any of the rules promulgated by the Board under the authority of the act; or (1-5-88)
- **f.** Failure to properly supervise *the activities of occupational therapy assistants or occupational therapy aides* persons as required in these rules. (4-2-03)(____)
- <u>Q3.</u> <u>Penalties.</u> In addition to any other disciplinary sanctions the Board may impose against a licensee, the Board may impose a fine of up to one thousand dollars (\$1,000) per violation, or in such greater amount as the Board may deem necessary to deprive the licensee of any economic advantage gained by the licensee through the conduct that resulted in discipline and that reimburses the Board for costs of the investigation and disciplinary proceedings.

033. OCCUPATIONAL THERAPY AIDE.

- **61.** Evaluation of Patient/Client Before Task Assignment. The occupational therapist shall evaluate each patient/client before tasks are assigned to an occupational therapy aide. Only the occupational therapist or the occupational therapy assistant shall determine, assign, and modify those tasks that can be safely and effectively performed by an occupational therapy aide.

 (7-1-99)
- *Q2.* What Aids Cannot Do. The occupational therapist and occupational therapy assistant shall not assign or permit aides to:

 (7-1-99)
 - a. Interpret referrals or prescriptions for occupational therapy services; (7-1-99)
 - **b.** Interpret or analyze evaluation data; (7-1-99)
 - e. Develop, plan, or modify treatment plans; (7-1-99)
- d. Act independently without the supervision of an occupational therapist or occupational therapy assistant; (7-1-99)
- e. Perform or document services represented as occupational therapy unless the occupational therapy aide is under the supervision of an occupational therapist or occupational therapy assistant. All documentation must be countersigned by the occupational therapist.

(7-1-99)

- 93. Professional Supervision of an Occupational Therapy Aide. Professional supervision of an occupational therapy aide shall be provided by a licensed occupational therapist or occupational therapy assistant and shall include:

 (4-2-03)
- assistant of the occupational therapy aide in each specific occupational therapy technique for each specific client and the training shall be performed on the client.

 4-2-03
- **b.** Face to face meetings between the occupational therapy aide and the occupational therapist or an occupational therapy assistant under the direction of the occupational therapist occurring at such intervals as determined by the occupational therapist to meet the client's needs, but shall occur at least once every two (2) weeks:

 (7-1-99)
- e. The occupational therapist or occupational therapy assistant shall observe the occupational therapy aide perform on the client the specific techniques for which the aide was trained at intervals as determined by the occupational therapist to meet the client's need, but shall occur at least once a month.

 (4-2-03)
- d. Meetings and client contacts will be documented in the client's record. (7-1-99)
 0343. -- 040. (RESERVED).

Docket No. 24-0601-0901 PENDING FEE RULE

041. FEES.

Actual													
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(1-5-88)

- **01. Fees**. Necessary fees shall accompany applications. Fees shall not be refundable. *In those situations where the processing of an application requires extraordinary expenses, the Board will charge the applicant with reasonable fees to cover all or part of the extraordinary expenses. (4-2-03)(_____)*
- **02. Initial Licensure**. The fee for initial licensure of occupational therapists shall be one hundred $\frac{1}{ten}$ fifteen dollars (\$11 θ 5) and the fee for occupational therapy assistants shall be eighty-five dollars (\$8 θ 5). (4-2-03)(____)
- **03. Limited Permit** <u>or Temporary License</u>. The fee for a limited permit <u>or temporary license</u> shall be <u>twenty-five</u> thirty dollars (\$2530) <u>for occupational therapists and for occupational therapy assistants</u>.

 (4-2-03)(_____)
- **04. Renewal Fee**. The annual renewal fee shall be <u>sixty five</u> <u>seventy</u> dollars (\$6570) for occupational therapists and <u>forty five</u> <u>fifty</u> dollars (\$450) for occupational therapy assistants. The failure of any licensee to renew his or her license shall not deprive such person of the right to renewal, except as provided for in Sections 54-3710 and 54-3712, Idaho Code. (4-2-03)(
- **05. Reinstatement Fee**. The *reinstatement* fee *for* to reinstate a lapsed license shall be *the annual renewal fee for each year not licensed plus a fee of* thirty-five dollars (\$35).

(1-5-88)()

- **06. Inactive Fee.** The fee for inactive licensure shall be *forty-five* <u>fifty</u> dollars (\$45<u>0</u>) for occupational therapists and occupational therapy assistants. (4-2-03)(
- **07. Inactive to Active License Fee**. An inactive license may be converted to an active license by application to the Board and payment of required fees. (4-2-03)
- **a.** The fee for converting an inactive to an active license shall be $\frac{\text{a fee of thirty-five}}{\text{forty}}$ dollars (\$\frac{3540}{2}\$) and the annual renewal fee for each year not actively licensed minus inactive fees previously paid.

 (4-2-03)(\text{ })
- **b.** Before the license will be converted the applicant must account for the time during which an inactive license was held. The Board may, in its discretion, require a personal interview. (4-2-03)

042. -- 049. (RESERVED).

050. EFFECTIVE DATE.

These rules shall be effective January 5, 1988. Fee increases shall be effective April 2, 1993.

(7-1-93)

05142. -- 999. (RESERVED).

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES

24.12.01 - RULES OF THE IDAHO STATE BOARD OF PSYCHOLOGIST EXAMINERS DOCKET NO. 24-1201-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-2305, Idaho Code.

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

The pending rule is being adopted as proposed. The complete text of the proposed rule was published in Book 2 of the October 7, 2009 Idaho Administrative Bulletin, Vol. 09-10, pages 151 through 156.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Sections 54-2307, 54-2312, and 54-2312A, Idaho Code:

The proposed set of rules increases certain fees to assist the Board of Psychologist Examiners with its cash balance and creates an inactive status. Annual renewal fee for inactive license will be \$150. Original application fee for licensure by exam will be \$200. Original application fee for licensure by endorsement/senior psychologist will be \$300.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: None.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Cherie Simpson at 208 334-3233.

DATED this 28th day of October, 2009.

Tana Cory, Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220, Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945, fax

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-2305, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

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

It creates an inactive status as allowed in House Bill 45 which was passed by the 2009 Legislature. It establishes and clarifies the Board's ability to require a licensee complete a rehabilitation program as part of discipline for their violation which will assist the Board in protecting the public. It will also allow the Board to waive a licensee's continuing education in a hardship circumstance. Finally, these rules will allow additional activities to qualify for a licensee's continuing education and clarify the continuing education requirements.

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

The proposed set of rules increases certain fees to assist the Board of Psychologist Examiners with its cash balance and creates an inactive status. Annual renewal fee for inactive license will be \$150. Original application fee for licensure by exam will be \$200. Original application fee for licensure by endorsement/senior psychologist will be \$300.

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

The fiscal impact to dedicated funds would depend on the number of licensees who choose to change their license from active to inactive. There is no fee change for an original application for licensure by exam so there would be no impact. Based on an average of seven endorsement applications per year, the increase in the original application fee for licensure by endorsement could have a positive impact of approximately \$700 per year.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the changes were discussed in noticed open meetings.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN

Docket No. 24-1201-0901 PENDING FEE RULE

COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 17th day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

005. ADDRESS OF THE IDAHO BOARD OF PSYCHOLOGIST EXAMINERS (RULE 5).

The office of the Board of Psychologist Examiners is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main Street, Suite 220, Boise, Idaho 83702-5642. The phone number of the Board is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is psy@ibol.idaho.gov. The Board's official web site is can be found at http://www.ibol.idaho.gov/.

(BREAK IN CONTINUITY OF SECTIONS)

- 150. FEES (RULE 150).
 - **O1. Annual Renewal Fee**. Annual renewal fee -- three hundred dollars (\$300). (3-19-07)
- <u>O2.</u> <u>Annual Renewal Fee for Inactive License</u>. Annual renewal fee one hundred fifty dollars (\$150).
- <u>O3.</u> <u>Original Application Fee For Licensure by Exam.</u> Application fee two hundred dollars (\$200).
- Original Application Fee For Licensure by Endorsement/Senior Psychologist.

 Original Aapplication fee for licensure by endorsement/senior psychologist fee two three hundred dollars (\$2300).
 - **035. Service Extender Application Fee**. Application fee one hundred dollars (\$100). (3-19-07)
- **046. Service Extender Annual Renewal Fee**. Annual renewal fee one hundred dollars (\$100). (3-19-07)

Docket No. 24-1201-0901 PENDING FEE RULE

those c	0 <u>57</u> . charged	Examination and Reexamination Fee. Examination and reexamination for by the national examining entity plus a processing fee of twenty-five dollars (2)	
examir applica		Examination and Reexamination in Addition to Application Fe or reexamination fee are in addition to the application fee and must accompany.	
		Reinstatement Fee. Any license cancelled for failure to renew may be reinstatement.	
	<u>10.</u>	Fees are Non-Refundable. All fees are non-refundable.	(
		(BREAK IN CONTINUITY OF SECTIONS)	
261	2 99 74.	(RESERVED).	
<u>275.</u>	<u>INAC'</u>	TIVE STATUS (RULE 275).	
renew <i>a</i>	01. al of the	Request for Inactive Status. Persons requesting an inactive status dur active license must submit a written request and pay the established fee.	ing the
	<u>02.</u>	<u>Inactive License Status.</u>	(
thereof Idaho.	a. Ethat a l	All continuing education requirements will be waived for any year or licensee maintains an inactive license and is not actively practicing or superv	
	<u>b.</u>	Inactive license renewal notices and licenses will be marked "Inactive".	(
		When the licensees desire active status, they must show fulfillment of condirements within the previous twelve (12) months and submit a fee equivalent ween the current inactive and active renewal fee.	
	<u>d.</u>	Licensees may not practice in Idaho while on inactive status.	
<u> 276</u>	<u> 299.</u>	(RESERVED).	
		(BREAK IN CONTINUITY OF SECTIONS)	
376	3 9 79.	(RESERVED).	

<u>380.</u>	REHA	ABILITATION GUIDELINES (RULE 380).	
In the	event o	f a violation of Board laws or rules, the Board, in its discretion, may imple	ement a
		ilitation. Completion of the plan may lead to consideration of submissio	
		or re-licensure, the removal of suspension, or the removal of supersion,	
require	ments.	In the event the licensee has not met the Board's criteria for rehabilitation,	the plan
		ed, expanded, or continued depending upon the progress of the rehab	
		rehabilitation guidelines listed in this Section should be considered illustrate	
		e, of the potential options available to the Board. In each instance, rehab	
		be tailored to the individual needs of the licensee.	()
more o	<u>01.</u> ptions i	Options in Devising Rehabilitation Program. The Board may follow on an devising a rehabilitation program:	<u>e (1) or</u>
	Pulling	w w ising w ising in program.	
	<u>a.</u>	The individual may be supervised in all or selected areas of activities related	ed to his
practice	e as a li	icensee by a licensed psychologist approved by the Board for a specified le	ength of
<u>time.</u>			
	:	The Doord may energify the feare of the supervision	()
	<u>i.</u>	The Board may specify the focus of the supervision.	
	<u>ii.</u>	The Board may specify the number of hours per week required in a face	-to-face
supervi	isory co	ontract.	()
-	•		
	<u>iii.</u>	The Board may require the supervisor to provide periodic and timely repor	ts to the
Board o	concern	ning the progress of the supervisee.	()
	<u>iv.</u>	Any fees for supervision time will be the responsibility of the supervisee.	()
	02	Edward Durant The individual months and day and falls	1 - 4 -
	<u>02.</u>	Educational Programs. The individual may be expected to successfully control of the programs of the program	
		opropriate educational programs. Appropriate educational formats may include the programs of the program of the programs of the program	
		to, workshops, seminars, courses in regionally accredited universities, or or	
		octoral internship settings. Workshops or seminars that are not held in a se	
		ew (approved continuing education) need prior approval of the Board. Any	
		be approved by the Board prior to enrollment if it is to meet the crite	ria of a
<u>rehabil</u>	<u>itation </u>	<u>plan.</u>	()
	<u>03.</u>	Additional Requirements. The Board may require of the individual:	()
	<u>a.</u>	Psychodiagnostic evaluations by a psychologist approved by the Board;	()
	<u>b.</u>	A physical examination that may include an alcohol and drug scree	n by a
nhysici		roved by the Board;	()
pilysici	արք	tored by the Bourd,	
	<u>c.</u>	Psychotherapy on a regular basis from a psychologist approved by the Boa	rd:
	<u>~</u>	2 of the metable of a reference of the policy of abbrevious of the pour	 ,
	<u>d.</u>	Take or retake and pass the appropriate professional examination; or	()

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Docket No. 24-1201-0901 PENDING FEE RULE

<u>e.</u> Any other requirement that seems appropriate to the individual case. (

381. -- 399. (RESERVED).

(BREAK IN CONTINUITY OF SECTIONS)

401. CONTINUING EDUCATION REQUIREMENTS FOR RELICENSURE IN PSYCHOLOGY (RULE 401).

- **01. Number of Hours Required.** All licensed psychologists, in order to renew their license, must have accumulated twenty (20) hours per year of continuing education credits. At the time of renewal of the psychologists' licenses, they will certify that they are aware of the requirements for continuing education and that they have met those requirements for the preceding year. A minimum of four (4) hours credit in ethics, standards of care, and/or review of laws pertaining to the practice of psychology is required every three (3) years. Areas covered may include practice, consultation, research, teaching, and/or supervision. These units may be used as part of the continuing education credit required. (5-8-09)
- **O2.** Professional Level of Continuing Education -- Time Period Records Kept Audit. This continuing education experience must be at an appropriate level for professional training in psychology. The licensees have responsibility for demonstrating the relevance and adequacy of the educational experience they select. The licensees are also responsible for keeping an accurate record of their own personal continuing education hours for a period of five (5) years. A random audit may be conducted to insure compliance. (7-1-93)
- **03. Newly Licensed Individuals**. Newly licensed individuals will be considered to have satisfied the continuing education requirements for the remainder of the year in which their license is granted. (7-1-93)
- **04.** Certificates of Satisfactory Attendance and Completion. Certificates of satisfactory attendance and completion, cancelled checks, participant lists, transcripts from universities, letters of certification on instructor's letterhead, and other reasonably convincing proof of the submitted activities may serve as documentation when persons audited are required to submit proof of continuing education. (7-1-93)
- **05.** Licensees Who Do Not Fulfill the Continuing Education Requirements. Licensees who do not fulfill the continuing education requirements may be subject to disciplinary action. (7-1-93)
- **06.** Carryover of Continuing Education Hours. Continuing education courses not claimed for CE credit in the current renewal year, may be credited for the next renewal year. A maximum of twenty (20) hours may be carried forward from the immediately preceding year.

 (5-3-03)
 - **O7. Special Exemption.** The Board has the authority to make exceptions for reasons

Docket No. 24-1201-0901 PENDING FEE RULE

of individual hardship including health, when certified by a medical doctor, or other good cause. The licensee must provide any information requested by the Board to assist in substantiating hardship cases. This exemption is granted at the sole discretion of the Board. Request for special exemption must be made prior to licensure renewal.

402. GUIDELINES FOR APPROVAL OF CONTINUING EDUCATION CREDITS (RULE 402).

- **01. Continuing Education Credit.** Continuing education credit will be given to formally organized workshops or classes with an attendance roster and preassigned continuing education credit offered in association with or under the auspices of: (7-1-93)
 - **a.** Regionally accredited institutions of higher education. (7-1-93)
 - **b.** The American Psychological Association. (7-1-93)
 - **c.** A Regional Psychological Association. (7-1-93)
 - **d.** A State Psychological Association. (7-1-93)
- **e.** Credit will be given for the number of credit hours preauthorized by the sponsoring agency with no upper limit on the number of hours. (7-1-93)
- 02. Credit for International, National and Regional Meetings of Psychological Organizations. Six (6) hours of continuing education credit will be allowed for documented attendance at international, national and regional meetings of psychological organizations.

(7-1-93)

- **03.** Credit for Other Relevant Workshops, Classes or Training Experiences. Other relevant workshops, classes or training experiences may receive up to six (6) hours of credit per experience provided they are conducted by a licensed or reputable psychologist or other mental health professional. Each documented hour of training experience counts as one (1) hour of continuing education experience. A maximum of six (6) hours of this type of experience may be approved. (7-1-93)
- **04. Presentation of Papers**. Presentation of papers at international, national, regional or state psychological or other professional associations may be counted as equivalent to six (6) hours per event. Only actual presentation time may be counted; preparation time does not qualify for credit. The licensee must provide the Board with a letter from a sponsor, host organization, or professional colleague, copy of the program, and a summary of the evaluations from the event.

(7-1-93)(____)

05. Self-Study, Lectures or Public or Professional Publications and Presentations. The Board also recognizes the value of self-study, lectures or public or professional publications and presentations (including for example, in the case of the university faculty, preparation of a new course). Therefore, the Board will allow credit for six (6) hours of individual study per year.

(7-1-93)

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<u>a.</u> <u>Self study. The reading of a publication may qualify for credit with propedocumentation verifying completion. A licensee seeking credit for reading a publication must submit results from a test on the information contained within the publication. If a test is not available, the licensee must seek pre-approval of the Board. (</u>
<u>b.</u> <u>Professional publications. Publication activities are limited to articles is professional journals, a chapter in an edited book, or a published book. The licensee must provide the Board with a copy of the cover page of the article or book in which the licensee has been published. For chapters of an edited book, licensees must submit a copy of the table of contents.</u>
O6. Board Assessment of Continuing Education Activities . The Board of Psychologist Examiners may avail itself of help and consultation from the <u>America Psychological Association or the</u> Idaho Psychological Association in assessing the appropriateness of continuing education activities. (7-1-93)(
On-Line Education. A maximum of ten (10) on-line continuing education hour relevant to the practice of psychology may be counted during each reporting period.
<u>a.</u> <u>On-line continuing education hours must be offered by or obtained from regionall accredited institutions of higher education or approved by the American Psychologica Association. (</u>
<u>b.</u> The licensee must provide the Board with a copy of the certification, verified by the authorized signatures from the course instructors, providers, or sponsoring institution substantiating any hours completed by the licensee.
<u>08.</u> Teleconferences. A maximum of six (6) continuing education hours may be
counted through teleconference education during each reporting period. To qualify for credi
teleconferences must feature an interactive format. Interactive conferences are those that provide
the opportunity for participants to communicate directly with the instructor or that have
facilitator present at the conference site. The licensee must provide the Board with a copy of the
certificate, or a letter signed by course instructors, providers, or sponsoring institution
substantiating any hours attended by licensee.

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES 24.17.01 - RULES OF THE STATE BOARD OF ACUPUNCTURE DOCKET NO. 24-1701-0901

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-4705, Idaho Code.

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

The pending rule is being adopted as proposed. The complete text of the proposed rule was published in Book 2 of the October 7, 2009 Idaho Administrative Bulletin, Vol. 09-10, pages 172 and 173.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 54-1115A, Idaho Code:

This change would reduce the following fees: application fee from \$200 to \$100; annual renewal fees for licensure and certification from \$200 to \$125; and annual renewal fees for technician certification from \$150 to \$75.

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

This fee change would reduce the amount of fees collected for the Board of Acupuncture by approximately \$13,250 per year based on the number of licensees.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Cherie Simpson at 208 334-3233.

DATED this 28th day of October, 2009.

Tana Cory Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220, Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945 fax

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-4705, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

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

The Board of Acupuncture operates on fees paid by its licensees. This change would decrease the application fee, and the annual renewal fees for licensure, certification, and technician certification. The Board is also updating their website address.

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

This fee or charge is being imposed pursuant to Section 54-1115A, Idaho Code. This change would reduce the following fees: application fee from \$200 to \$100; annual renewal fees for licensure and certification from \$200 to \$125; and annual renewal fees for technician certification from \$150 to \$75.

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

This fee change would reduce the amount of fees collected for the Board of Acupuncture by approximately \$13, 250 per year based on the number of licensees.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the changes were discussed in noticed open meetings.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 3rd day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

005. ADDRESS OF THE IDAHO STATE BOARD OF ACUPUNCTURE (RULE 5).

The office of the Board of Acupuncture is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main St., Suite 220, Boise, ID 83702. The phone number of the Board is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is acu@ibol.idaho.gov. The Board's official web site is can be found at www.ibol.idaho.gov/acu.htm.

(BREAK IN CONTINUITY OF SECTIONS)

300. FEES (RULE 300).

01. Application Fee.	Application fee for any original	license or certification - two one
hundred dollars ($\$2\underline{1}00$).		(3-21-07) ()

02.	Original License Fee.	(3-30-01)
U#•	Offginal Diccinct Fcc.	(3 30 01)

- **a.** Original license fee two hundred dollars (\$200). (3-21-07)
- **b.** Original fee for certification two hundred dollars (\$200). (3-21-07)
- **c.** Original fee for technician certification one hundred fifty dollars (\$150). (3-30-01)
- **03.** Annual Renewal Fee. (3-10-00)
- a. Annual renewal fee for licensure two one hundred twenty-five dollars (\$200 (3-21-07)()
- **b.** Annual renewal fee for certification *two* one hundred twenty-five dollars (\$200 (3-21-07)()
- **c.** Annual renewal fee for technician certification *one hundred fifty* seventy-five dollars ($$150 \ 75$). (3-10-00)()
 - **04. Inactive License**. Inactive license or certification fee fifty dollars (\$50). (3-30-01)
 - **05. Non-refundable**. All fees are non-refundable. (3-10-00)
- **06. Yearly Fees**. With the exception of Subsection 300.01 and 300.02, all fees provided under these rules are yearly fees. (3-10-00)

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES

24.23.01 - RULES OF THE SPEECH AND HEARING SERVICES LICENSURE BOARD DOCKET NO. 24-2301-0901 (FEE RULE)

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule. The action is authorized pursuant to Section 54-2910, Idaho Code.

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

The Board of Speech and Hearing Services is updating the web address for the Board as it has changed. This rule increases the renewal fee by \$25, and clarifies that exam fees for unexcused applicants are non refundable. To ensure competency, it clarifies the need for continuing education when reinstating a license. It adds provision to carry over continuing education and adds a special exemption for continuing education for the benefit of licensees. It clarifies when a provisional permit can be issued and how many permit holders can be supervised at a time. It clarifies what records must be maintained by the supervisor of a hearing aid dealer and fitter. It clarifies the quarterly report for audiology and hearing aid dealer and fitter and what needs to be included. It changes the text submitted as a proposed rule in Section 175.02 by deleting the reference to endorsement fee and deletes proposed section 310 as endorsement requirements are not provided in Title 54, Chapter 29, Idaho Code.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Only those sections that have changes that differ from the proposed text are printed in this bulletin. The complete text of the proposed rule was published in Book 2 of the October 7, 2009 Administrative Bulletin, Vol. 09-10, pages 192 through 195.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section 54-2921, Idaho Code:

Rule 175 increases the renewal fees from \$100 to \$125.

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

There is no impact to the general fund.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Cherie Simpson at 208 334-3233.

DATED this 8th day of December, 2009.

Tana Cory Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220 Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945,fax

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-2910, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

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

The Board of Speech and Hearing Services is updating the web address for the Board as it has changed. The rule is establishing the endorsement fee the same as the original license fee. It increases the renewal fee by \$25, and clarifies that exam fees for unexcused applicants are non refundable. To ensure competency, it clarifies the need for continuing education when reinstating a license. To benefit out of state applicants, it adds a section that clarifies the requirements for endorsement. It adds provision to carry over continuing education and adds a special exemption for continuing education for the benefit of licensees. It clarifies when a provisional permit can be issued and how many permit holders can be supervised at a time. It clarifies what records must be maintained by the supervisor of a hearing aid dealer and fitter. It clarifies the quarterly report for audiology and hearing aid dealer and fitter and what needs to be included.

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

Rule 175 increases the renewal fees from \$100 to \$125.

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

The Board of Speech and Hearing Services is raising the license renewal fee from \$100 to \$125. This could have a positive impact of approximately \$15,625 on dedicated funds based on the 625 licensees.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the changes were discussed in noticed open meetings.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 17th day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

005. ADDRESS OF IDAHO SPEECH AND HEARING SERVICES LICENSURE BOARD (RULE 5).

The office of the Idaho Speech and Hearing Services Licensure Board is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main Street, Suite 220, Boise, Idaho 83702-5642. The phone number of the Board is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is shs@ibol.idaho.gov. The Board's official web site is can be found at http://www.ibol.idaho.gov/shs.htm.

(BREAK IN CONTINUITY OF SECTIONS)

175. FEES (RULE 175).

Applications should not be filed unless the applicant can meet all requirements.

(3-30-06)

01. Application Fee. Application Fee - Thirty dollars (\$30).

Docket No. 24-2301-0901 PENDING FEE RULE

- **02. Original License Fee**. The original license fee is one hundred dollars (\$100) to be accompanied by the completed application. (3-30-06)
- **O3.** Examination/Reexamination Fee. Examination fee shall be that charged by the examination provider plus an administration fee of fifty dollars (\$50) when the examination is administered by the Board. (3-30-06)
 - **04. Provisional Permit**. Provisional permit fee is one hundred dollars (\$100). (3-30-06)
- **O5.** Annual Renewal Fee. Annual renewal fee is one hundred <u>twenty-five</u> dollars $(\$1\theta\theta25)$.
- **06. Refund of Fees.** No refund of fees shall be made to any person who has paid such fees for application or reinstatement of a license or examination fees for unexcused applicants.

 (3-30-06)(

176. -- 199. (RESERVED).

200. RENEWAL OF LICENSE (RULE 200).

- **O1. Expiration Date**. All licenses expire and must be renewed annually on forms approved by the Board on the birth date of an individual licensee in accordance with Section 67-2614, Idaho Code. Licenses not so renewed will be cancelled in accordance with Section 67-2614, Idaho Code. (3-30-06)
- **02. Reinstatement**. Any license cancelled for failure to renew may be reinstated in accordance with Section 67-2614, Idaho Code, and the applicant must submit proof of having obtained the required continuing education in the twelve (12) months prior to reinstatement.

 (3-30-06)(

(BREAK IN CONTINUITY OF SECTIONS)

400. CONTINUING EDUCATION (RULE 400).

Every person holding an Idaho license pursuant to this act must annually complete ten (10) contact hours of continuing education prior to license renewal. (3-30-06)

- **01. Contact Hours**. The contact hours of continuing education shall be obtained in areas of study germane to the practice for which the license is issued as approved by the Board. (3-30-06)
- **O2. Documentation of Attendance.** It shall be necessary for the applicant to provide documentation verifying attendance by securing authorized signatures or other documentation from the course instructors, providers, or sponsoring institution substantiating any hours attended by the applicant. This documentation must be maintained by the applicant and provided to the

Docket No. 24-2301-0901 PENDING FEE RULE

Board upon request by the Board or its agent.

- **03. Compliance Audit.** The Board may conduct random continuing education audits of those persons required to obtain continuing education in order to renew a license and require that proof acceptable to the Board of meeting the continuing education requirement be submitted to the Bureau. Failure to provide proof of meeting the continuing education upon request of the Board shall be grounds for disciplinary action in accordance with section 54-2923, Idaho Code. (3-30-06)
- **04. Initial Compliance**. Licensees shall not be required to meet the continuing education requirement for the first renewal. (3-30-06)
 - **Equivalence**. One (1) continuing education hour shall equal one (1) clock hour. (3-30-06)
- <u>06.</u> <u>Carryover of Continuing Education (CE) Hours</u>. Continuing education courses not claimed for CE credit in the current renewal year may be credited for the next renewal year. A maximum of five (5) hours may be carried forward from the immediately preceding year. ()
- **O7.** Special Exemption. The Board shall have authority to make exceptions for reasons of individual hardship, including health, when certified by a medical doctor, or other good cause. The licensee must provide any information requested by the Board to assist in substantiating hardship cases. This exemption is granted at the sole discretion of the Board. Requests for special exemption must be received by the Bureau fifteen (15) business days prior to expiration of the license.
- 401. -- 449. (RESERVED).
- 450. PROVISIONAL PERMIT (RULE 450).
- <u>01.</u> <u>Issuance of a Provisional Permit</u>. The Board may issue a provisional permit <u>in the following instances:</u> (_____)
- <u>a.</u> To allow a person to engage in the practice of audiology or speech-language pathology while completing either the required postgraduate experience or a comparable experience as part of a doctoral program in audiology. *The Board may issue a provisional permit*; or
- **<u>b.</u>** To allow a person to engage in fitting and dealing hearing aids *pursuant to rules* adopted by the Board.
- <u>c.</u> The holder of a provisional permit may practice only while under the supervision of a person fully licensed under this chapter. $\frac{(3-30-06)}{(3-30-06)}$
 - **042.** Adequate Personal Contact -- Requirements. (3-30-06)
- **a.** The supervisor and provisional permit holder must make contact in person each work day to review any assignments, client contacts, diagnoses, therapies, and hearing aid fittings

Docket No. 24-2301-0901 PENDING FEE RULE

for the first sixty (60) days of employment. The nature of the supervision and contact must allow for immediate feedback and includes audio/visual, in person, or telephone contacts. (4-2-08)

- **b.** After the first sixty (60) days of employment, contact in person, described in Subsection $450.0\frac{1}{2}$.a., must be made no less than once in each calendar week throughout the remaining period of the permit. (4-2-08)(
- **c.** In the event a permit holder fails the licensing examination two (2) consecutive times, and is eligible to maintain a permit, the supervisor and permit holder must reinstate contact in person each work day as set forth in Subsection $450.0\frac{1}{2}$.a. (3-30-06)()
- d. All client and supervisor contacts shall be recorded in the permit holder's quarterly report. (3-30-06)

023. Supervisor -- Responsibilities -- Restrictions.

(3-30-06)

- The supervisor must be familiar with Section 54-29085 and 54-2907, Idaho Code. $\frac{(3-30-06)}{(3-30-06)}$
- **b.** The supervisor is responsible for all practice and the ethical conduct of each permit holder under supervision. (3-30-06)
 - A supervisor may not supervise more than $\frac{\partial}{\partial \theta} = \frac{\partial}{\partial \theta} =$
- d. The supervisor must have an established business site within the state of Idaho which he regularly utilizes as a base of operation. The supervisor and the permit holder shall be required to work within the same facility.

 (3-30-06)()
- **e.** The supervisor must provide the permit holder with adequate training and client contact necessary to prepare for the required examination. (3-30-06)
- **g.** A supervisor may terminate his supervision of a permit holder by a written notice to the Bureau and the permit holder by certified mail at least ten (10) calendar days prior to the termination. (3-30-06)

034. Application -- Quarterly Reports.

- **a.** Application for permit must include completed application, examination fee, permit fee, supervisor statement and plan of training and supervision. (3-30-06)
- **b.** A permit is not valid unless an unrevoked statement accepting supervisory responsibility by a qualified licensee is on file with the Bureau. Upon termination of supervision,

Docket No. 24-2301-0901 PENDING FEE RULE

a new permit may be applied for in accordance with these rules, provided that the expiration date of the new permit is adjusted to not exceed the date of the third licensure examination following the original application. (3-30-06)

- **c.** Eighteen (18) months is the maximum time allowed for any combination of new or renewed permits. (3-30-06)
- i. Log of client and supervisor contacts as specified in Subsection 450.042.d. of these rules. (3-30-06)(
- ii. Supervisor's statement of completion of training assignments by permit holder as specified in Subsection 450.023.f. (3-30-06)()
- iii. Copy of test results for all persons tested by the permit holder whether or not a sale occurred. (3-30-06)
- iv. Copy of hearing aid order for all fittings including specifications of instruments ordered. Hearing aid dealers and fitters and audiologists must provide a copy of hearing aid order.

 (3-30-06)(
- **e.** Quarterly reports are due on or before April 10th, July 10th, October 10th and January 10th for the three (3) months preceding the month due. If the permit has not been in effect for the entire quarter, the report is due for that portion of the quarter in which the permit was in effect. If quarterly reports are not received by the specified due date, the permit will may be revoked. A new permit may be applied for in accordance with Subsection 450.03.a.

(3-30-06)(

045. Exemptions.

- **a.** A permit holder who possesses the Certificate of Clinical Competence in Audiology from American Speech-Language-Hearing Association (ASHA) or who is Board Certified by National Board for Certification in Hearing Instrument Sciences (NBC-HIS) shall be exempt from Subsections 450.042.a., 450.023.d., and 450.023.f. from the date of issuance of the permit until the date of the next offered licensing examination.
- **b.** Failure of the licensing examination or failure to take the next offered licensing examination rescinds this exemption. (3-30-06)

IDAPA 24 - BUREAU OF OCCUPATIONAL LICENSES 24.26.01 - RULES OF THE IDAHO BOARD OF MIDWIFERY DOCKET NO. 24-2601-0901 (NEW CHAPTER) NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that this agency has adopted a pending rule. The action is authorized pursuant to Sections [54-5505]54-5404 and [54-5505]54-5405, Idaho Code.

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

The pending rule is being adopted as proposed. The complete text of the proposed rule was published in Book 2 of the October 7, 2009 Idaho Administrative Bulletin, Vol. 09-10, pages 196 through 210.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased. This fee or charge is being imposed pursuant to Section [54-5509]54-5409, Idaho Code:

The proposed rules establish the following fees: initial application processing fee of \$50; license fee of \$550; annual renewal fee of \$550; and reinstatement fee of \$50.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: None.

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this pending fee rule, contact Cherie Simpson at 208 334-3233.

DATED this 28th day of October, 2009.

Tana Cory Bureau Chief Bureau of Occupational Licenses 1109 Main St. Ste. 220 Boise, ID 83702 (208) 334-3233 Ph. (208) 334-3945 fax

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED FEE RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections [54-5504]54-5404 and [54-5505] 54-5405, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

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

The 2009 legislature passed House Bill 185 which created the State Board of Midwifery. The proposed rules are necessary in order to implement the provisions of Title 54, Chapter [55] 54, Idaho Code.

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

The proposed rules establish the following fees: initial application processing fee of \$50; license fee of \$550; annual renewal fee of \$550; and reinstatement fee of \$50.

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

The proposed rules establish fees which will be deposited in the Bureau of Occupational Licenses dedicated fund. The fees will be used by the Board of Midwifery to administer the act. Since all self governing boards are expected to be self-supporting, these fees are based on the estimated costs and the anticipated number of licensees.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because the changes were discussed in noticed open meetings.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cherie Simpson at (208) 334-3233.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 25th day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

IDAPA 24 TITLE 26 CHAPTER 01

24.26.01 - RULES OF THE IDAHO BOARD OF MIDWIFERY

000. LEGAL AUTHORITY (RULE 0). In accordance with Section [54-5504] 54-5404, Idaho Code, the Idaho Board of Midwifery shall promulgate rules that implement the provisions of [Chapter 55, Title 54] Chapter 54, Title 54, Idaho Code.
001. TITLE AND SCOPE (RULE 1).
01. Title . These rules are cited as IDAPA 24.26.01, "Rules of the Idaho Board of ()
O2. Scope . These rules establish the framework for licensure of midwives and the provisions for what midwives are allowed to do, what they may not do, when they shall advise their clients to seek other medical advice and when to transport a client.
O02. WRITTEN INTERPRETATIONS (RULE 2). The Board may have written statements pertaining to the Board's interpretation of these rules. Such interpretations, if any, are available for public inspection and copying at cost at the Board's office.
O03. ADMINISTRATIVE APPEALS (RULE 3). Administrative appeals are governed by the Administrative Procedure Act, Title 67, Chapter 52, Idaho Code.
1004. INCORPORATION BY REFERENCE (RULE 4). The following documents are incorporated by reference into these rules, and are available at the Board's office and through the Board's website:
01. Prevention of Perinatal Group B Streptococcal Disease . Published by the Centers for Disease Control and Prevention, MMWR 2002;51 (No. RR 11), dated August 16, 2002, referenced in Paragraph 350.01.d.
02. Essential Documents of the National Association of Certified Professional

BUREAU OF OCCUPATIONAL LICENSES Docket No. 24-2601-0901 PENDING FEE RULE Rules of the Idaho Board of Midwifery Midwives. Copyright date 2004, referenced in Subsection 356.01. Analysis of the 2001 Job Analysis Survey. Published by the North American Registry of Midwives (NARM). 005. OFFICE -- ADDRESS AND CONTACT INFORMATION (RULE 5). The Board's office is located within the Bureau of Occupational Licenses, Owyhee Plaza, 1109 Main Street, Suite 220, Boise, Idaho 83702-5642. The Board's phone number is (208) 334-3233. The Board's FAX number is (208) 334-3945. The Board's e-mail address is mid@ibol.idaho.gov. The Board's official website can be found at http://www.ibol.idaho.gov. PUBLIC RECORDS (RULE 6). The Board's records are subject to the Idaho Public Records Act, Title 9, Chapter 3, Idaho Code. (RESERVED). 007. -- 009. **DEFINITIONS (RULE 10).** 010. 01. **Board.** The Idaho Board of Midwifery as created in Section [54-5503] 54-5403, Idaho Code. **Bureau**. The Idaho Bureau of Occupational Licenses as prescribed in Section 67-2602, Idaho Code. **03. Client.** A woman under the care of a licensed midwife, as well as the woman's fetus and newborn child. **CPM**. A certified professional midwife; in other words, a person who is certified by NARM or any successor organization. **Licensed Midwife.** A person who holds a current license issued by the Board, who **05.** shall be designated "L.M." **06.** MEAC. The Midwifery education accreditation council, the organization established in 1991 and recognized by the U.S. department of education as an accrediting agency

07.

for midwifery education programs and institutions.

national organization for certified professional midwives.

agency that establishes and administers certification for the CPM credential.

maternal and newborn care may not exceed six (6) weeks from the date of delivery.

during the antepartum, intrapartum and postpartum periods. The postpartum period for both

NARM. The North American Registry of Midwives, the international certification

NACPM. The National Association of Certified Professional Midwives, the

Practice of Midwifery. Providing maternity care for women and their newborns

011. -- 019. (RESERVED).

020.	ORGA	ANIZATION (RULE 20).
places Board.		Meetings . The Board shall meet at least annually and at other such times and gnated by the Chairman or upon the written request of any two (2) members of the
Chapte	a. er 23, Ti	All meetings shall be held in accordance with the Idaho Open Meeting Law, tle 67, Idaho Code.
A maj	b. se all poority vo as a wh	A minimum of three (3) Board members shall constitute a quorum and may owers and authority conferred on the Board in order to hold a meeting of the Board. te of the Board members present at a meeting shall be considered the action of the ole.
	02. elect from the select fr	Organization of the Board . At the first meeting of each fiscal year, the Board m its members a Chairman, who shall assume the duty of the office immediately ection.
		The Chairman shall when present, preside at all meetings, appoint with the consent all committees, and shall otherwise perform all duties pertaining to the office of a Chairman shall be an ex-officio member of all committees.
		The Bureau shall provide such services as may be authorized by Chapter 26, Title le, and as defined under contract between the Bureau and the Board. The Chief of all act as an agent of the Board and shall be the custodian of all records of the Board.
021	099.	(RESERVED).
100.	QUAL	LIFICATIONS FOR LICENSURE (RULE 100).
forms.	01.	Applications. Applications for licensure must be submitted on Board-approved ()
	02. ed applic e applic	Qualifications . Applicants for licensure must submit a completed application, cation and licensing fees, and documentation, acceptable to the Board, establishing ant:
	a.	Currently is certified as a CPM by NARM or a successor organization. ()
	b.	Has successfully completed Board-approved, MEAC-accredited courses in

03. Waiver of Current CPM Certification Requirement. The Board may waive the current CPM certification requirement, specified here in Paragraph 100.02.a., for any applicant who has continuously practiced midwifery in Idaho for at least five (5) years prior to July 1, 2009.

pharmacology, the treatment of shock/IV therapy, and suturing specific to midwives.

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To qualify for the waiver, the applicant must apply for licensure before July 1, 2010 and submit with the application documentation, acceptable to the Board, of the following:

- **a.** The applicant's primary attendance at seventy-five (75) births within the past ten (10) years, ten (10) of which occurred in the two (2) years immediately preceding the applicant's application for licensure;
- **b.** Current certification in adult, infant, and child cardiopulmonary resuscitation and in neonatal resuscitation obtained through completion of American Heart Association approved cardiopulmonary resuscitation courses and American Academy of Pediatrics approved neonatal resuscitation courses; and ()
- **c.** Complete practice data, as referenced in Subsection 200.04, for the two (2) years preceding the application for licensure. The complete practice data documentation must be submitted on a Board-approved form.
- **04. Incomplete or Stalled Applications**. The applicant must provide or facilitate the provision of any supplemental third party documents that may be required by the Board. If an applicant fails to respond to a Board request or an application has lacked activity for twelve (12) consecutive months, the application on file with the Board shall be deemed denied and it shall be terminated upon thirty (30) days written notice, unless good cause is established to the Board.

101. -- 174. (RESERVED).

175. FEES (RULE 175).

- **01. Initial Application Processing Fee**. A fifty dollar (\$50) application processing fee must accompany initial licensure applications.
- **02. License Fee**. The initial license fee is five hundred fifty dollars (\$550). This initial, one-time fee will be refunded if the Board does not issue the license for which application has been made.
- **03. Annual Renewal Fee**. The annual license renewal fee is five hundred fifty dollars (\$550). The annual license renewal fee will be refunded if the license is not renewed by the Board.
- **04. Reinstatement Fee.** The fee to reinstate a license that has been cancelled for failure to renew is fifty dollars (\$50).
- **05. Refund of Fees**. Unless otherwise provided for in this Rule, all fees are non-refundable.

176. -- 199. (RESERVED).

200. RENEWAL OF LICENSE (RULE 200).

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accordance w	Expiration Date . A licensed midwife's license expires on the licensed me license must be annually renewed before the licensed midwife's birth ith Section 67-2614, Idaho Code. Licenses that are not renewed as required suant to Section 67-2614, Idaho Code.	n da	te in
02. reinstated in a	Reinstatement . A license that has been cancelled for failure to renew accordance with Section 67-2614, Idaho Code.	ma _j	y be
	Application for Renewal . In order to renew a license a licensed midwely, completed, Board-approved renewal application form and pay the drenewal fees.		
	Complete Practice Data. The information submitted by the licensed microved application form must include complete practice data for the tweediately preceding the date of the renewal application. Such information	elve	(12)
a.	The number of clients to whom the licensed midwife has provided care;	()
b.	The number of deliveries, including;	()
i.	The number of cesareans;	()
ii.	The number of vaginal births after cesarean (VBACs);	()
c.	The average, oldest, and youngest maternal ages;	()
d.	The number of primiparae;	()
e.	All APGAR scores below five (5) at five (5) minutes;	()
f. immediately f	The number of prenatal transfers and transfers during labor, delivered following birth, including:	ery	and)
i.	Transfers of mothers;	()
ii.	Transfers of babies;	()
iii.	Reasons for transfers;	()
iv. (NICU) for m	Transfers of all newborns being admitted to the neonatal intensive ore than twenty four (24) hours.	are (unit)
g.	Any perinatal deaths occurring up to six weeks post-delivery, broken out b)у: ()
i.	Weight;	()

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ii.	Gestational Age;	()
iii.	Age of the baby;	()
iv.	Stillbirths, if any;	()
h. weeks follow	Any significant neonatal or perinatal problem, not living birth.	sted above, during the six (6)
education red education au	Continuing Education Verification. When a license the licensed midwife must certify by signed affidaviquirements set by the Board have been met. The Board dits and require verification of attendance as deemed neing education requirements.	it that the annual continuing may conduct such continuing
201 299.	(RESERVED).	
In order to p	TINUING EDUCATION REQUIREMENT (RULE protect the public health and safety and promote the profollowing rules for continuing education.	
these hours continuing e	Annual Continuing Education Requirement. complete a minimum of ten (10) continuing education must be in peer review participation as described in ducation hour equals one (1) clock hour. A licensed mannual continuing education requirement for the first re	n hours per year. Two (2) of Subsection 300.06. One (1) hidwife is considered to have
	Subject Material . The subject material of the conthe practice of midwifery and either acceptable to an of a licensed midwife as a CPM or otherwise approve	NARM as counting towards
or sponsorin	Verification of Attendance. Each licensed midwife y securing authorized signatures or other documentation ginstitution substantiating any hours attended. This veried midwife for no less than seven (7) years and provide or its agent.	on from the course instructors rification must be maintained
licensed mid Independent	Distance Learning and Independent Study . The Bontinuing education credit that does not include the actualistic in a face-to-face setting with the course instruction Study courses will be eligible for continuing education oval of the Board.	nal physical attendance of the ructor. Distance Learning or
	Requests for Board Approval . All requests for Board in writing at least sixty (60 occur. Requests must be accompanied by a statement the) days before the program is

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a.	The name of the instructor or instructors;	()
b.	The date and time and location of the course;	()
c.	The specific agenda for the course;	()
d.	The number of continuing education credit hours requ	ested; and ()
e. midwifery.	A statement of how the course is believed to be	germane to the practice (of)
06. requirement, two (2) hours	Peer Review System . As part of the Board's a each licensed midwife must participate in peer review per year.		
	The purpose of peer review is to enable licensed eview cases in an effort to further educate themselve ation, and ethical performance of midwifery care.		
	Licensed midwives are responsible for organizing the (3) licensed midwives or CPMs must participate in a on to count towards a licensed midwife's annual two	peer review session in ord	ler
c. limitation, the	Each licensed midwife must make a presentation, e following information:	that must include, witho	ut)
i.	Total number of clients currently in the licensed midw	vife's care; ()
ii.	The number of upcoming due dates for clients in the l	icensed midwife's practice	;
iii.	The number of women in the licensed midwife's prac	tice that are postpartum;)
iv. peer review se	The number of births the licensed midwife has been ession; and	involved with since the la	ist)
	One (1) or more specific cases arising since the license licensed midwife must present any cases involving smother or baby to the hospital.		
	The information presented in a peer review session in other health care providers, and other persons involved it is review session.		
07. hours of conti	Carryover Hours. A licensed midwife may carryonuing education to meet the next year's continuing education		5)

The li	censed to a	Hardship Waiver . The Board may waive a licensed midwives annual confirmment for reasons of individual hardship, including health or other good midwife must request the waiver and provide the Board with any information of the Board in substantiating the claimed hardship. This waiver is granted of the Board.	d caus ormatic	e. on
301	324.	(RESERVED).		
325.	INFO	RMED CONSENT (RULE 325).		
docum ackno	nented o	Informed Consent Required . A licensed midwife must obtain and do sent from a client before caring for that client. The informed consent on an informed consent form, signed and dated by the client, in which the at a minimum, that the following information has been provided to the consent of the consent o	must b ne clie	oe nt
	a.	The licensed midwife's training and experience;	()
	b.	Instructions for obtaining a copy of the Board's rules;	()
Analy	c. sis of th	Instructions for obtaining a copy of the Essential Documents of the NAC e 2001 Job Analysis Survey, published by NARM;	PM an	ıd)
	d.	Instructions for filing complaints with the Board;	()
insura	e. nce cov	Notice that the licensed midwife does or does not have professional erage;	liabilit (ty)
each i	f. ndividua	A written protocol for emergencies, including hospital transport that is spal client; and	ecific (to)
prima	g. rily thos	A description of the procedures, benefits and risks of out-of-hospital conditions that may arise during delivery.	al birt	h,)
		Record of Informed Consent . All licensed midwives must maintain a reprinted consent forms for each client for a minimum of nine (9) years after such client.		
326	349.	(RESERVED).		
350.	FORM	MULARY (RULE 350).		
practio	01. ce of mi	Midwifery Formulary . A licensed midwife may obtain and administer, dudwifery, the following:	ıring th (1e)
	a.	Oxygen;	()

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b.	Oxytocin as a postpartum antihemorrhagic agent;	(
c. than second d	Injectable local anesthetic for the repair of lacerations egree;	that are no more extensiv
	Antibiotics for group b streptococcus prophylaxis convevention of Perinatal Group B Streptococcal Disease, prol and Prevention;	
e.	Epinephrine administered via a metered dose auto-injection	ctor; (
f.	Intravenous fluids for stabilization of the woman;	(
g.	Rhoo (D) immune globulin;	(

Other Legend Drugs. During the practice of midwifery a licensed midwife may not obtain or administer legend drugs that are not listed in the midwifery formulary. Drugs of a similar nature and character may be used if determined by the Board to be consistent with the practice of midwifery and provided that at least one hundred twenty (120) days' advance notice of the proposal to allow the use of such drugs is given to the Board of Pharmacy and the Board of Medicine and neither Board objects to the addition of such drugs to the midwifery formulary.

351. USE OF FORMULARY DRUGS (RULE 351).

Eye prophylactics to the baby.

Vitamin K1; and

h.

i.

A licensed midwife may use the drugs described in the midwifery formulary according to the following protocol describing the indication for use, dosage, route of administration and duration of treatment:

Drug	Indication	Dose	Route of Administration	Duration of Treatment
Oxygen	Maternal/Fetal Distress	10-12 L/min. 10 L/min.	Bag and mask Mask	Until maternal/fetal stabilization is achieved or transfer to hospital is complete
	Neonatal Resuscitation	10-12 L/min. 10 L/min.	Bag and mask Mask	Until stabilization is achieved or transfer to a hospital is complete
Oxytocin (Pitocin)	Postpartum hemorrhage only	10 Units/ml	Intramuscularly only	1-2 doses Transport to hospital required if more than two doses are administered

Drug	Indication	Dose	Route of Administration	Duration of Treatment
Lidocaine HCl 2%	Local anesthetic for use during postpartum repair of lacerations or episiotomy	Maximum 50 ml	Percutaneous infiltration only	Completion of repair
Penicillin G (Recommended)	Group B Strep Prophylaxis	5 million units initial dose, then 2.5 million units every 4 hours until birth	IV in ≥ 100 ml LR, NS or D ₅ LR	Birth of baby
Ampicillin Sodium (Alternative)	Group B Strep Prophylaxis	2 grams initial dose, then 1 gram every 4 hours until birth	IV in ≥100 ml NS or LR	Birth of baby
Cefazolin Sodium (drug of choice for penicillin allergy with low risk for anaphylaxis)	Group B Strep Prophylaxis	2 grams initial dose, then 1 gram every 8 hours	IV in \geq 100 ml LR, NS or D ₅ LR	Birth of baby
Clindamycin Phosphate (drug of choice for penicillin allergy with high risk for anaphylaxis)	Group B Strep Prophylaxis	900 mg every 8 hours	IV in ≥100 ml NS (not LR)	Birth of baby
Epinephrine HCI 1:1000 (EpiPen)	Treatment or post-exposure prevention of severe allergic reactions	0.3 ml pre-metered dose	Subcutaneously or intramuscularly	Every 20 minutes or until emergency medical services arrive Administer first dose then immediately request emergency services
Lactated Ringer's (LR) 5% Dextrose in Lactated Ringer's solution (D ₅ LR) 0.9% Sodium	To achieve maternal stabilization	I - 2 liter bags First liter run in at a wide-open rate, the second liter titrated to client's condition	Intravenously with ≥18 gauge catheter	Until maternal stabilization is achieved or transfer to a hospital is complete
Chloride (NS) Sterile Water	Reconstitution of antibiotic powder	As directed	As directed	Birth of Baby

Drug	Indication	Dose	Route of Administration	Duration of Treatment
RH _o (D) Immune Globulin	Prevention of RH _o (D) sensitization in RH _o (D) negative women	300 mcg	Intramuscularly	Single dose at any gestation for RH _o (D) negative, antibody negative women within 72 hours of spontaneous bleeding or abdominal trauma. Single dose at 26-28 weeks gestation for RH _o (D) negative, antibody negative women Single dose for RH _o (D) negative, antibody negative women within 72 hours of delivery of RH _o (D) positive infant, or infant with unknown blood type
Vitamin K ₁	Prophylaxis for Vitamin K Deficiency Bleeding	1 mg	Intramuscularly	1 dose
0.5% Erythromycin Ophthalmic Ointment	Prophylaxis of Neonatal Ophthalmia	1 cm ribbon in each eye	Topical	1 dose

(

352. OBTAINING, STORING, AND DISPOSING OF FORMULARY DRUGS (RULE 352).

A licensed midwife must adhere to the following protocol for obtaining, storing, and disposing of formulary drugs during the practice of midwifery.

- **01. Obtaining Formulary Drugs**. A licensed midwife may obtain formulary drugs as allowed by law, including, without limitation, from:
- **a.** A person or entity that is licensed as a Wholesale Distributor by the Idaho State Board of Pharmacy; and
 - **b.** A retail pharmacy, in minimal quantities for office use.
- **O2. Storing Formulary Drugs**. A licensed midwife must store all formulary drugs in secure areas suitable for preventing unauthorized access and for ensuring a proper environment for the preservation of the drugs. However, licensed midwives may carry formulary drugs to the home setting while providing care within the course and scope of the practice of midwifery. The licensed midwife must promptly return the formulary drugs to the secure area when the licensed midwife has finished using them for patient care.
 - **03. Disposing of Formulary Drugs**. A licensed midwife must dispose of formulary

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drugs using means that are reasonably calculated to guard against unauthorized access by persons and harmful excretion of the drugs into the environment. The means that may be used include, without limitation:

- **a.** Transferring the drugs to a reverse distributor who is registered to destroy drugs with the U.S. Drug Enforcement Agency;
- **b.** Removing the drugs from their original containers, mixing them with an undesirable substance such as coffee grounds or kitty litter, putting them in impermeable, non-descript containers such as empty cans or sealable bags, and throwing the containers in the trash; or
- **c.** Flushing the drugs down the toilet if the accompanying patient information instructs that it is safe to do so.

353. -- 354. (RESERVED).

355. MEDICAL WASTE (RULE 355).

A licensed midwife must dispose of medical waste during the practice of midwifery according to the following protocol:

- **O1.** Containers for Non-Sharp, Medical Waste. Medical waste, except for sharps, must be placed in disposable containers/bags which are impervious to moisture and strong enough to preclude ripping, tearing or bursting under normal conditions of use. The bags must be securely tied so as to prevent leakage or expulsion of solid or liquid waste during storage, handling or transport. The containment system must have a tight-fitting cover and be kept clean and in good repair. All bags used for containment of medical waste must be clearly identified by label or color, or both.
- **02. Containers for Sharps**. Sharps must be placed in impervious, rigid, puncture-resistant containers immediately after use. Needles must not be bent, clipped or broken by hand. Rigid containers of discarded sharps must either be labeled or colored like the disposable bags used for other medical waste, or placed in such labeled or colored bags.
- **03. Storage Duration**. Medical waste may not be stored for more than seven (7) days, unless the storage temperature is below thirty-two (32) degrees Fahrenheit. Medical waste must never be stored for more than ninety (90) days.
- **04. Waste Disposal**. Medical waste must be disposed of by persons knowledgeable in handling of medical waste.

356. SCOPE AND PRACTICE STANDARDS.

A licensed midwife must adhere to the following scope and practice standards when providing antepartum, intrapartum, postpartum, and newborn care.

01. NACPM Scope and Practice Standards. The Board adopts the Essential Documents of the National Association of Certified Professional Midwives as scope and practice standards for licensed midwives. All licensed midwives must adhere to these scope and practice

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Conditions for Which a Licensed Midwife May Not Provide Care not provide care for a client with:	. A licen	sed)
A current history of any of the following disorders, diagnoses, co	nditions,	or)
Placental abnormality;	()
Multiple gestation;	()
Noncephalic presentation at the onset of labor or rupture of membranes	s, whiche	ver)
Birth under thirty-seven (37) weeks and after forty-two (42) complete; or	eted wee	ks')
A body mass index of forty (40.0) or higher at the time of conception;	()
A past history of any of the following disorders, diagnoses, con	nditions,	or)
Rh or other blood group or platelet sensitization, hematological or	coagulat (ion)
Prior chemotherapy or radiation treatment for a malignancy;	()
Previous pre-eclampsia resulting in premature delivery;	()
Cervical insufficiency; or	()
HIV positive status.	()
	Conditions for Which a Licensed Midwife May Not Provide Care not provide care for a client with: A current history of any of the following disorders, diagnoses, co Placental abnormality; Multiple gestation; Noncephalic presentation at the onset of labor or rupture of membranes Birth under thirty-seven (37) weeks and after forty-two (42) complex; or A body mass index of forty (40.0) or higher at the time of conception; A past history of any of the following disorders, diagnoses, co More than one (1) cesarean section, a cesarean section within eighteen at delivery or any cesarean section that was surgically closed with a neincision; Rh or other blood group or platelet sensitization, hematological or Prior chemotherapy or radiation treatment for a malignancy; Previous pre-eclampsia resulting in premature delivery; Cervical insufficiency; or	A current history of any of the following disorders, diagnoses, conditions, Placental abnormality; (Multiple gestation; (Noncephalic presentation at the onset of labor or rupture of membranes, whiche (Birth under thirty-seven (37) weeks and after forty-two (42) completed wee (e; or A body mass index of forty (40.0) or higher at the time of conception; (A past history of any of the following disorders, diagnoses, conditions, (More than one (1) cesarean section, a cesarean section within eighteen (18) mon at delivery or any cesarean section that was surgically closed with a classical the incision; (Rh or other blood group or platelet sensitization, hematological or coagulat (Prior chemotherapy or radiation treatment for a malignancy; (Previous pre-eclampsia resulting in premature delivery; (Cervical insufficiency; or

O3. Conditions for Which a Licensed Midwife May Not Provide Care Without Physician Involvement. A licensed midwife may not provide care for a client with a history of the disorders, diagnoses, conditions, or symptoms listed here in Subsection 356.03 unless such disorders, diagnoses, conditions or symptoms are being treated, monitored or managed by a physician licensed under Chapter 18, Title 54, Idaho Code. Before providing care to such a client, the licensed midwife must notify the client in writing that the client must obtain the described physician care as a condition to the client's eligibility to obtain maternity care from the licensed midwife. The licensed midwife must, additionally, obtain the client's signed acknowledgement

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that the are:	client l	has received the written notice. The disorders, diagnoses, conditions, and syn	mptor (ns)
	a.	Diabetes;	()
	b.	Thyroid disease;	()
	c.	Epilepsy;	()
	d.	Hypertension;	()
	e.	Cardiac disease;	()
	f.	Pulmonary disease;	()
	g.	Renal disease;	()
	h.	Gastrointestinal disorders;	()
	i. gastroi	Previous major surgery of the pulmonary system, cardiovascular system, intestinal tract;	urina (ry)
	j.	Current abnormal cervical cytology;	()
	k.	Sleep apnea;	()
	l.	Previous bariatric surgery;	()
	m.	Hepatitis; or	()
		History of illegal drug use or excessive prescription drug use. For purposes istory" means a "current history," and "illegal drug use" means "illegal drug		
Involve condition notice to Idaho Coclient's	ons or s to the cl Code, c signed	Conditions for Which a Licensed Midwife Must Recommend Ph Before providing care for a client with a history of any of the disorders, dia symptoms listed in this Subsection 356.04, a licensed midwife must provide lient that the client is advised to see a physician licensed under Chapter 18, I during the client's pregnancy. Additionally, the licensed midwife must ob a acknowledgement that the client has received the written notice. The diaditions, and symptoms are:	ignose writte Fitle 5 tain t	es, en 54, he
	a.	Previous complicated pregnancy;	()
	b.	Previous cesarean section;	()
	c.	Previous pregnancy loss in second or third trimester;	()

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d.	Previous spontaneous premature labor;	()
e.	Previous pre-term rupture of membranes;	()
f.	Previous pre-eclampsia;	()
g.	Previous hypertensive disease of pregnancy;	()
h.	Parvo;	()
i.	Toxo;	()
j.	CMV;	()
k.	HSV;	()
1.	Previous maternal/newborn group b streptococcus infection	; ()
m. of conceptio	A body mass index of at least thirty-five (35.0) but less than n;	forty (40.0) at the ti	ime)
n.	Underlying family genetic disorders with potential for trans-	mission; or ()
0.	Psychosocial situations that may complicate pregnancy.	()
05.	Conditions for which a Licensed Midwife must Facilitate	e Hospital Transfe	r.)
a. a hospital f	Conditions. A licensed midwife must facilitate the immediator emergency care if the client has any of the following symptoms:		
i. environment	Maternal fever in labor of more than 100.6 degrees Fahren al factors;	heit, in the absence	of)
reassuring fe	Suggestion of fetal jeopardy, such as frank bleeding before of the or without abdominal pain), evidence of placental abruption tal heart tone patterns where birth is not imminent, or abnormang patterns where birth is not imminent;	n, meconium with n	on-
iii. occurs first;	Noncephalic presentation at the onset of labor or rupture of a	membranes, whiche	ver
iv. had a previo	Second stage labor after two (2) hours of initiation of pushings cesarean section;	g when the mother	has)
v.	Current spontaneous premature labor;	()

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	vi.	Current pre-term premature rupture of membranes;	()
	vii.	Current pre-eclampsia;	()
	viii.	Current hypertensive disease of pregnancy;	()
	ix.	Continuous uncontrolled bleeding;	()
oxytoc	x. ein or ot	Bleeding that necessitates the administration of more than two (2) her antihemorrhagic agent;	doses (of)
	xi.	Delivery injuries to the bladder or bowel;	()
	xii.	Grand mal seizure;	()
	xiii.	Uncontrolled vomiting;	()
	xiv.	Coughing or vomiting of blood;	()
	xv.	Severe chest pain; or	()
	xvi.	Sudden onset of shortness of breath and associated labored breathing.	()
accom the lic	pany th ensed n	Plan for Emergency Transfer and Transport. When facilitating a transfer. So, the licensed midwife must notify the hospital when the transfer is e client to the hospital, if feasible, or communicate by telephone with the nidwife is unable to be present personally. The licensed midwife must a er of care is accompanied by the client's medical record, which must include	s initiat hospita Ilso ens	ted, al if
	i.	The client's name, address, and next of kin contact information;	()
	ii.	A list of diagnosed medical conditions;	()
	iii.	A list of prescription or over the counter medications regularly taken;	()
	iv.	A history of previous allergic reactions to medications; and	()
conditi	v. ion and	If feasible, the licensed midwife's assessment of the client's currer description of the care provided by the licensed midwife before transfer.	nt med	ical)
357	449.	(RESERVED).		
450.	DISC	IPLINE (RULE 450).		
unprof	01. Sessiona	Grounds for Discipline . The Board may discipline a licensed mill conduct, including, without limitation, any of the following:	idwife (for
	a.	Disregarding a client's dignity or right to privacy as to her person,	conditi	ion,

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possessions, o	r medical record;	()
b. ordered by a c	Breaching any legal requirement of confidentiality wi court of law;	th respect to a client, unless
c. fraudulent, or midwifery;	Submitting a birth certificate known by the license willfully making or filing false or incomplete reports	
d. consent;	Failing to provide information sufficient to allow a c	lient to give fully informed ()
e. alcohol or dru	Engaging in the practice of midwifery while impaigs;	ired because of the use of
	Violating any standards of conduct set forth in the beled as such, and including without limitation any sog requirements, notice requirements, or requirements	cope and practice standards,
02. exist, it may following:	Discipline to Be Imposed . If the Board determines impose discipline on a licensed midwife that include	
may require	Require that a licensed midwife practice midwifery care provider. The Board may specify the nature and ethe licensed midwife to enter into a consultation, corresponding to the other health care.	extent of the supervision and ollaboration, proctoring, or
b.	Suspend or revoke a license;	()
c. of the Board's	Impose a civil fine not to exceed one thousand dollars laws and rules; and	s (\$1,000) for each violation
d. and prosecution	Order payment of the costs and fees incurred by the on of the violation of the Board's laws and rules.	Board for the investigation ()
451 999.	(RESERVED)	

IDAPA 27 - BOARD OF PHARMACY

27.01.01 - RULES OF THE IDAHO STATE BOARD OF PHARMACY DOCKET NO. 27-0101-0902

NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: The effective date of the amendment to the temporary rule is July 1, 2009. This pending rule has been adopted by the agency and is now pending review by the 2010 Idaho State Legislature for final approval. Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking. The rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Sections 67-5224 and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a pending fee rule and amended a temporary rule. The action is authorized pursuant to Section 54-1717, Idaho Code.

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

In response to the public comment that was received, the Board has determined to adopt the pending rule which includes a change in text from the temporary and proposed rule. The change in text is necessary to clarify procedures required by institutional and central pharmacies.

The text of the pending rule has been amended in accordance with Section 67-5227, Idaho Code. Rather than keep the temporary rule in place while the pending rule awaits legislative approval, the Board amended the temporary rule with the same revisions that have been made to the pending rule. Only the sections that have changes differ from the proposed text are printed in this bulletin. The original text of the proposed rule was published in Book 2 of the October 7, 2009 Idaho Administrative Bulletin, Vol. 09-10, pages 233 through 243.

FEE SUMMARY: Pursuant to Section 67-5226(2), Idaho Code, the Governor has found that the fee or charge being imposed or increased is justified and necessary to avoid immediate danger. This fee or charge is being imposed pursuant to Section 54-1723A, Idaho Code. The following is a specific description of the fee or charge imposed or increased:

Temporary status regarding the imposition of the fee to be paid by out-of-state pharmacists who must be registered by the Board in order to provide telepharmacy across state lines services to a patient in Idaho would avoid the immediate danger of delaying the start of the practice of telepharmacy across state lines. No pharmacist who is not licensed to practice pharmacy within the state of Idaho may engage in the practice of telepharmacy across state lines unless registered by the Board pursuant to the terms of Section 54-1723A, Idaho Code. The statute provides that in addition to the mandatory requirements in

subsection (2)(a)(b) and (d) of the foregoing Section, the applicant "shall...(c) Pay the fee(s) specified by the board for the issuance of the registration. . ." The use of the word "shall" in a statute indicates a mandatory act. Additionally, Section 54-1729(2)(b), Idaho Code, requires that all employees or personnel of a telepharmacy drug outlet across state lines "be registered by the board pursuant to section 54-1723A, Idaho Code." An institution engaged in the practice of telepharmacy across state lines must be registered by the Board as a telepharmacy drug outlet across state lines, Section 54-1729(5), Idaho Code, however, specifies the exact registration fee to be paid for registration by an institution applying for registration as a telepharmacy. Thus, there is the incongruity of the drug outlet registration fee being fixed by statute, the pharmacist employees of such drug outlets being mandatorily required to obtain registration in order to engage in the practice of telepharmacy across state lines, and the registrant being mandatorily required as a condition of obtaining registration to "pay the fee(s) specified by the board for issuance of the registration." That incongruity creates the danger of potentially delaying the operation of telepharmacy drug outlets across state lines since the nature of the statutory framework is such that they can only provide telepharmacy services into Idaho through a pharmacist who is either licensed by the Board to practice pharmacy in Idaho or who is licensed in another state and registered by the Board in Idaho to practice telepharmacy across state lines. Permitting the pharmacist registration fee to proceed as both a temporary and proposed rule avoids the danger that the effective operation of telepharmacy across state lines would be delayed until the legislature could approve, amend, or modify by concurrent resolution a fee rule. Delay of full implementation of the statute also carries a risk of potential danger to public health, safety, or welfare in that institutions within Idaho having legitimate patient care needs which could be serviced by outsourcing certain pharmacy services to a telepharmacy drug outlet across state lines could be effectively delayed in obtaining such care for several months.

Pursuant to Section 54-1723A, the fee for registration to engage in the practice of telepharmacy across state lines will be two hundred fifty dollars (\$250) and the annual registration renewal fee will be two hundred fifty dollars (\$250).

Pursuant to Section 67-5224(5)(c), Idaho Code, this pending rule will not become final and effective until it has been approved, amended, or modified by concurrent resolution of the legislature because of the fee being imposed or increased through this rulemaking.

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

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning the pending fee rule, contact Mark Johnston, R.Ph., Executive Director, (208) 334-2356.

DATED this 4th day of November, 2009.

Mark Johnston, R.Ph. Executive Director Board of Pharmacy 3380 Americana Terrace, Ste. 320 P. O. Box 83720, Boise, ID 83720-0067 Phone: (208) 334-2356 / Fax: (208) 334-3536

THE FOLLOWING NOTICE PUBLISHED WITH THE TEMPORARY AND PROPOSED FEE RULE

EFFECTIVE DATE: The effective date of the temporary rule is July 1, 2009.

AUTHORITY: In compliance with Sections 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has adopted a temporary rule, and proposed rulemaking procedures have been initiated. The action is authorized pursuant to Section 54-1717, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 21, 2009.

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

DESCRIPTIVE SUMMARY: The following is the required finding and concise statement of its supporting reasons for adopting a temporary rule and a nontechnical explanation of the substance and purpose of the proposed rulemaking:

The proposed rules are necessary to implement provisions of House Bill No. 306, which was passed by the 2009 Idaho Legislature, signed by the Governor, and which became effective on July 1, 2009. The statute provides authorization for the practice of telepharmacy across state lines. It further provides that "institutions, as defined in the rules of board, engaged in the practice of telepharmacy across state lines" are "drug outlets" which are required to be registered by the Board of Pharmacy. The statute states that the Board "shall establish by rule . . . the criteria" which an institution engaged in the practice of telepharmacy across states "must meet to qualify for registration" as a "[t]elepharmacy drug outlet across state lines." The statute provides that out-of-state pharmacists who are not licensed to practice pharmacy in Idaho but who are licensed to practice pharmacy in another state, must be registered by the Idaho Board of Pharmacy before they can provide telepharmacy services for a patient located in Idaho. The statue states that the fee for such pharmacist registration is to be "the fee(s) specified by the board for the issuance of the registration." In contrast, the fee for registration of telepharmacy drug outlets across states lines is specified in the statute as "the same fee as those registering under subsection (2(a)(ii) of this section," which is the institutional drug outlet registration category. The statute also adds to Chapter 17, Title 54, Idaho Code, definitions of "practice of telepharmacy" and

"practice of telepharmacy across lines," which definitions each end with the phrase "as defined in the rules of the board."

The proposed rules establish the criteria for registration of drug outlets engaged in the practice of telepharmacy across state lines and of pharmacists engaged in the practice of telepharmacy across state lines. The proposed rules provide a necessary regulatory framework for the practice of telepharmacy across state lines in order to meet its statutory charge under the Idaho Pharmacy Act to promulgate regulations necessary to promote, preserve, and protect the health, safety, and welfare of the public by and through the effective control of the practice of pharmacy and of the registration of drug outlets. The proposed rules establish, as required by the new statute, a registration fee for registration of out-of-state pharmacists engaged in the practice of telepharmacy across state lines. The proposed registration fee is two hundred fifty dollars (\$250) and the proposed annual renewal fee is the same. The fee for registration of telepharmacy drug outlets across state lines is contained in the statute. The proposed rules also repeal existing rules regarding the Telepharmacy Pilot Project (Board Rules 261 through 264), which rules deal exclusively with telepharmacy solely within Idaho on a pilot basis, and amend other Board rules to provide rules applicable to both telepharmacy across state lines and telepharmacy within Idaho. The proposed rules authorize outsourcing, under certain circumstances, of "central prescription processing or filling" to a "central pharmacy" and define those terms. Registered telepharmacy drug outlets are included within the "central pharmacy" definition. The proposed rules establish the criteria to be met in order to outsource central prescription processing or filling. The section of the rules regarding registration of telepharmacy drug outlets across state lines includes definitions of "institution engaged in the practice of telepharmacy across state lines," "central order entry pharmacy," and "hospital system."

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

Temporary and proposed status is sought for the rule change. Since the statute went into effect July 1, 2009, and since the statue in several places alludes to board rulemaking regarding several specific subjects, temporary status confers a benefit in that the practice of telepharmacy across state lines can begin immediately within an articulated regulatory context. That not only confers a benefit on those entities providing and receiving telepharmacy services across state lines services and on the patients of the receiving entities, but it results in protection of the public health, safety, or welfare by allowing the practice of telepharmacy across state lines to begin in Idaho with appropriate regulatory oversight having been established from the outset. Justification for temporary status for the pharmacist registration fee portion of the rule is provided below.

FEE SUMMARY: Pursuant to Section 67-5226(2), Idaho Code, 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:

Temporary status regarding the imposition of the fee to be paid by out-of-state pharmacists who must be registered by the Board in order to provide telepharmacy across

state lines services to a patient in Idaho would avoid the immediate danger of delaying the start of the practice of telepharmacy across state lines. No pharmacist who is not licensed to practice pharmacy within the state of Idaho may engage in the practice of telepharmacy across state lines unless registered by the Board pursuant to the terms of Section 54-1723A, Idaho Code. The statute provides that in addition to the mandatory requirements in subsection (2)(a)(b) and (d) of the foregoing Section, the applicant "shall...(c) Pay the fee(s) specified by the board for the issuance of the registration. . ." The use of the word "shall" in a statute indicates a mandatory act. Additionally, Section 54-1729(2)(b), Idaho Code, requires that all employees or personnel of a telepharmacy drug outlet across state lines "be registered by the board pursuant to section 54-1723A, Idaho Code." An institution engaged in the practice of telepharmacy across state lines must be registered by the Board as a telepharmacy drug outlet across state lines. Section 54-1729(5), Idaho Code, however, specifies the exact registration fee to be paid for registration by an institution applying for registration as a telepharmacy. Thus, there is the incongruity of the drug outlet registration fee being fixed by statute, the pharmacist employees of such drug outlets being mandatorily required to obtain registration in order to engage in the practice of telepharmacy across state lines, and the registrant being mandatorily required as a condition of obtaining registration to "pay the fee(s) specified by the board for issuance of the registration." That incongruity creates the danger of potentially delaying the operation of telepharmacy drug outlets across state lines since the nature of the statutory framework is such that they can only provide telepharmacy services into Idaho through a pharmacist who is either licensed by the Board to practice pharmacy in Idaho or who is licensed in another state and registered by the Board in Idaho to practice telepharmacy across state lines. Permitting the pharmacist registration fee to proceed as both a temporary and proposed rule avoids the danger that the effective operation of telepharmacy across state lines would be delayed until the legislature could approve, amend, or modify by concurrent resolution a fee rule. Delay of full implementation of the statute also carries a risk of potential danger to public health, safety, or welfare in that institutions within Idaho having legitimate patient care needs which could be serviced by outsourcing certain pharmacy services to a telepharmacy drug outlet across state lines could be effectively delayed in obtaining such care for several months.

Pursuant to Section 54-1723A, the fee for registration to engage in the practice of telepharmacy across state lines will be two hundred fifty dollars (\$250) and the annual registration renewal fee will be two hundred fifty dollars (\$250).

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

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220, Idaho Code, negotiated rulemaking was not conducted because of the need for temporary rulemaking.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Mark Johnston, R.Ph., Executive Director, (208) 334-2356.

Anyone may submit written comments regarding this proposed rulemaking. All written

comments must be directed to the undersigned and must be delivered on or before October 28, 2009.

DATED this 28th day of August, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

252. PHARMACY PRACTICE IN INSTITUTIONS.

- **01. Definitions.** For purposes of these rules the following apply: (7-1-93)
- **a.** Institutional Facility is a hospital, skilled nursing care facility, intermediate care facility, extended care facility, long-term care facility, and any other such facility or institution, including those operated by the state of Idaho, whose primary purpose is to provide a physical environment for patients to obtain health care services, except those places where physicians, dentists, veterinarians, osteopaths, or other licensed practitioners of the healing arts engage in private practice. (5-8-09)
- **b.** Long-Term Care Facility is a nursing home, retirement care, mental care, or other facility or institution that provides extended health care to resident patients. (5-8-09)
- **c.** Institutional Pharmacy is the portion of an institutional facility that is engaged in the distribution, prepackaging, or manufacture, production or sale of drugs, medications, devices and other materials used in the diagnosis and treatment of injury, illness, and disease (hereinafter referred to as "drugs") and that shall be registered with the Board pursuant Title 54, Chapter 17, Idaho Code. (5-8-09)
- **d.** Centralized Prescription Filling is the filling by a pharmacy of a request from another pharmacy to fill or refill a prescription drug order. (5-8-09)
- e. Centralized Prescription Processing is defined as the processing by a pharmacy of a request from another pharmacy to fill or refill a prescription drug order or to perform processing functions such as dispensing and drug regimen review.

 (5-8-09)(_____)
- **f.** Chart Order is a lawful order entered on the chart or a medical record of an inpatient or resident of an institutional facility by a practitioner or his designated agent for a drug or device and shall be considered a prescription drug order provided that it contains: (5-8-09)

		(5 0 00)
1	The full name of the patient;	(5-8-09)

ii. Date of issuance; (5-8-09)

iii. Name, strength, and dosage form of the drug prescribed; (5-8-09)

BOARD OF PHARMACY Rules of the Idaho State Board of Pharmacy iv. Directions for use; and

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iv.	Directions for use; and	(5-8-09)
	If written, the prescribing practitioner's signature or the signature's agent, including the name of the prescribing practitioner; or, if exprescribing practitioner's electronic or digital signature.	
advance of	Prepackaging is the act of transferring a drug, manually or by use of a system, from a manufacturer's or distributor's original container to another of receiving a prescription drug order or for a patient's immediate need for dry or practitioner authorized to dispense in the establishment in which the property of the	r container in lispensing by
	Central Pharmacy is defined as a pharmacy within the state of Idaho o acy drug outlet across state lines to which centralized prescription process ave been outsourced pursuant to these rules.	
efficiency	Continuous Quality Improvement Program is defined as a system of s to identify and evaluate quality-related events, and to constantly and effectiveness of the structures and processes of a pharmacy system the mes of medication use.	enhance the
<u>i.</u> activities:	Drug Regimen Review is defined as including, but is not limited to, t	he following ()
<u>i.</u>	Evaluation of the prescription drug order and patient records for know	<u>/n allergies;</u> ()
<u>ii.</u>	Rational therapy contraindications;	()
<u>iii.</u> gender, an	Reasonable dose, duration of use, and route of administration, considered other patient factors;	sidering age,
<u>iv.</u>	Reasonable directions for use;	()
<u>v.</u>	Potential or actual adverse drug reactions;	()
<u>vi.</u>	<u>Drug-drug interactions;</u>	()
<u>vii</u>	<u>Drug-food interactions;</u>	()
vii	i. <u>Drug-disease contraindications;</u>	()
<u>ix.</u>	Therapeutic duplication;	()
<u>x.</u> outcomes;	<u>Proper utilization (including over- or under-utilization), and optimum</u> ; and	n therapeutic ()
<u>xi.</u>	Abuse or misuse.	()

- **02. Purpose**. Pursuant to Section 54-1703, Idaho Code, these rules implement the provisions of the Idaho Pharmacy Act concerning registration of facilities as specified in Section 54-1729, Idaho Code. (7-1-93)
- **03. Applicability**. These rules apply to all institutions and institutional pharmacies as defined in these rules. (5-8-09)
- **04. Registration of Institutional Pharmacies**. All institutional pharmacies shall register annually with the Board. Certificates of registration shall be issued only to those institutional pharmacies that satisfy the provisions of Section 54-1729, Idaho Code, and Subsection 251.05 through Section 259 of these rules. (7-1-93)
- **06. Supportive Personnel**. The director of an institutional pharmacy shall be assisted by a sufficient number of additional licensed pharmacists and ancillary personnel as may be required to operate the pharmacy competently, safely, and adequately to meet the needs of the patients of the facility. (7-1-93)
- **a.** Trained technical personnel may be employed. The director shall develop and implement written policies and procedures to specify the duties to be performed by technical personnel. (7-1-93)
- **b.** The policies and procedures shall, at a minimum, specify that ancillary technical personnel are personally and directly supervised by a licensed pharmacist and that ancillary technical personnel may not be assigned duties that may only be performed by a licensed pharmacist. (7-1-93)
- **c.** Secretarial and clerical assistance and support may be utilized as required to assist with recordkeeping, report submission, and other administrative duties; however, such personnel may not perform any technical duties. (7-1-93)
- **O7. Supervision by Director**. All activities and operations of an institutional pharmacy shall be personally and directly supervised by its director. (7-1-93)
- **08. Ancillary Personnel**. All functions and activities of ancillary personnel shall be personally and directly supervised by a sufficient number of licensed pharmacists to ensure that all such functions and activities are performed competently, safely, and without risk of harm to patients. (7-1-93)
 - **09. Pharmacist Absence**. During times that an institutional pharmacy is anticipated to

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be unattended by a licensed pharmacist, the director shall make arrangements in advance for the provision of drugs to the medical staff and other authorized personnel of the institutional facility.

(7-1-93)

- **10.** Access to Pharmacy. Only one (1) supervisory, registered nurse in any eight-hour (8) shift may be allowed access to the pharmacy and may remove drugs there from. (7-1-93)
- 11. Designated Nurse. The supervisory nurse shall be designated in writing by the director or the appropriate committee of the institutional facility and shall, prior to being permitted to obtain access to the pharmacy, receive thorough education and training in the proper methods of access, removal of drugs, and recordkeeping and other required procedures. Such education and training shall be given by the director who shall require, at a minimum, the following records and procedures:

 (7-1-93)
- **a.** Removal of any drugs from the pharmacy by an authorized nurse must be recorded on a suitable form showing the name and strength of the drug, the amount, the date and time, and signature of the nurse; and (7-1-93)
- **b.** Only prepackaged drugs in amounts sufficient for the immediate therapeutic needs shall be removed from the pharmacy when a pharmacist is not available. (7-1-93)

(BREAK IN CONTINUITY OF SECTIONS)

257. DRUGS FROM OUTSIDE SOURCES OUTSOURCING.

	2110	os i nom ocisibe socialis <u>ociso</u>	- CITCII (G	
	<u>01.</u>	Institutional Pharmacies. An institution	nal pharmacy may outsource	centralized
prescr	iption	processing or filling services to a centra	al pharmacy for the limited	purpose o
assuri	ng that	t drugs or devices are attainable to meet the i	immediate needs of patients an	d resident
of the	instit	utional facility or when the institutional pl	harmacy cannot provide serv	ices on ar
ongoi	ng basi	is, provided that the institutional pharmacy:	*	(
		•		<u>-</u>
	<u>a.</u>	Has obtained approval from the institu		centralized
prescr	<u>iption</u>	processing or filling services for its inpatien	ts and residents;	(
		Has a written contract with the central the central pharmacy and the responsibility terms of said contract in compliance with fe	ies and accountabilities of eac	ch party in
<u>contra</u>	<u>c.</u> cted w	Provides a valid chart order and patien with for the centralized prescription processing		nacy it has

the central pharmacy to sufficient information necessary or required to fill or refill a prescription

Shares a common electronic file or has appropriate technology to allow access by

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order.	()
<u>02.</u> <u>Policies, Procedures, and Documentation for In</u> <u>Central Pharmacies</u> . Each party performing or contracting	for centralized prescription
processing or filling services under Subsection 257.01 of these rules	s must: ()
<u>a.</u> <u>Maintain a policies and procedures manual implementation of such policies and procedures is occurring. The must include, but are not limited to, the following:</u>	
i. A copy of the outsourcing approval required under rules;	Paragraph 257.01.a. of these
ii. A copy of the contract required under Paragraph 257	.01.b. of these rules; ()
iii. The maintenance of appropriate records to identificentralized prescription processing or filling services;	Ty the pharmacists providing ()
iv. The maintenance of a mechanism for tracking the peach step in the dispensing process;	orescription drug order during ()
v. The provision of adequate security to protect the information;	privacy of protected health ()
vi. The protocol for accessing prescription drugs in outsourcing centralized prescription processing or filling services and of such drugs;	
vii. The protocol to assure that the central pharmacy licensed or registered pharmacists to meet the centralized proce institutional facility outsourcing such services to the central pharma	ssing or filling needs of the
viii. <u>Identification of the director of the central pharmacy contracting with the central pharmacy; and</u>	nacy and of the institutional ()
ix. The maintenance of a continuous quality improver processing or filling services designed to objectively and systematic quality and appropriateness of patient care, pursue opportunities resolve identified problems.	cally monitor and evaluate the
<u>x.</u> <u>A mechanism for the licensed or registered ph pharmacy to readily communicate with the practitioners within the outsourced centralized processing or filling services.</u>	armacist within the central institutional facility that has
xi. A training and orientation program that ensures pharmacists who are providing centralized prescription proces competent to review and approve medication orders.	

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<u> xii.</u>	Essential information utilized by the institutional facility, such as its the	
	list, formulary, standard drip concentrations, standard medication adminardized or protocol orders, pharmacokinetic dosing policies, and rena	
	vell as protocols for ensuring timely and complete communication of change	
<u>information.</u>		()
<u>xiii.</u> <u>including but</u>	Protocol for the central pharmacy to perform a review of the patient's not limited to performing a drug regimen review.	's profile,
<u>b.</u>	Implementation documentation must be retained for a period of two (2) years.	<u>ears.</u> ()
<u>c.</u>	Make the policy and procedures manual and implementation docur	nentation
available to the	he Board for review upon request.	()
services are of ensure that su and availabili	Outside Pharmacies Institutional Facilities. Whenever an institutional enstitutional pharmacy obtains drugs, devices, or pharmaceutical other problement of the institutional facility, arrangements shall must be each outside pharmacist provides his services with sufficient professionalism ity to adequately protect the safety of the patients and to properly serve the che arrangements shall be made in writing and shall, at a minimum, specify	charmacy e made to n, quality, needs of that:
a. therefore, is s	The outside pharmacist is to act in the capacity of a part-time diresubject to these rules;	ector and (7-1-93)
b.	The pharmacist shall provide on-call service at all times;	(7-1-93)
с.	Adequate storage facilities for drugs will be provided;	(7-1-93)
more than an original conta	All prescription drugs in oral solid dosage form supplied to a license facility, whether from an outside source or in-house pharmacy, shall be limit eight (8) day supply except where USP indicates the drug shall be dispensainer. Up to a thirty-four (34) day supply will be allowed if provided in "Un Subsection 156.05 of these rules;	ited to no sed in the
e.	All drugs in liquid form will be supplied in amounts not to exceed six	teen (16)

- ${f f.}$ All drugs housed in long term care facilities will be labeled according to Section 159 of these rules; (8-4-94)
- **g.** Automatic refilling of medications is prohibited, except where unit dose is used in a daily delivery system. Any continuation of medications must be reordered by the licensed skilled nursing care facility pursuant to a current physician's order; and (7-01-94)
- **h.** All drugs supplied shall be labeled so as to ensure that recalls can be effected and that proper control and supervision of the drugs may be exercised. (7-1-93)

ounces or a thirty-four (34) day supply;

(3-20-04)

- **Outsourcing by Outside Pharmacy**. An outside pharmacy that provides prescription processing or filling services for an institutional facility which that does not have an institutional pharmacy may outsource, pursuant to a contract, prescription processing or filling services to another pharmacy, and the other pharmacy may perform the prescription processing or filling services outsourced to it, if all of the following conditions are met:

 (5-8-09)(____)
- **a.** The outsourcing of prescription processing or filling services shall be only for the limited purpose of ensuring that drugs or devices are attainable to meet the immediate needs of patients and residents of the institutional facility or when the pharmacy outsourcing those services cannot provide services for the institutional facility on an ongoing basis; (5-8-09)
- **b.** The outsourcing pharmacy has obtained approval from the Institutional Facility to outsource centralized prescription processing or filling services for its inpatients and residents; (5-8-09)
- **c.** The outsourcing pharmacy provides a valid chart order to the pharmacy it has contracted with for the centralized prescription processing or filling services; and (5-8-09)
- **d.** The contract between the outsourcing pharmacy and the pharmacy with which it has contracted for centralized prescription processing or filling services is in writing. (5-8-09)

035. Patient's Own Drugs. (7-1-93)

- **a.** Whenever patients bring drugs into an institutional facility, the drugs shall not be administered unless they can be precisely identified and only pursuant to a physician's order, including chart order. (5-8-09)
- **b.** If the patient's drugs are not to be administered, then the director shall, according to procedures specified in writing, have the patient's drugs turned in to the pharmacy, which shall package, seal, and return them to an adult member of the patient's immediate family or store and return them to the patient upon discharge. (7-1-93)

(BREAK IN CONTINUITY OF SECTIONS)

261. TELEPHARMACY PILOT PROJECT.

The Board, through its executive director, may authorize specific institutional facilities and the institutional pharmacies located therein to participate in a telepharmacy program. The following rules shall apply to institutions so authorized by the Board for the telepharmacy practiced in the institution. The purpose of the Telepharmacy Pilot Project is to allow the provision of pharmaceutical care through the use of telecommunications and information technologies to patients at a distance from the pharmacy and pharmacist providing the pharmaceutical care. During the pilot project phase of the telepharmacy program, designation to participate in the telepharmacy program shall be at the discretion of the Board and the executive director. (4-6-05)

262. DEFINITIONS.

- 01. Central Pharmaey. An institutional pharmacy authorized by the Board to participate in a telepharmacy program. (4-6-05)
- 92. Consulting Pharmacists. Pharmacists employed at a central pharmacy who provide pharmaceutical care to patients at a rural institutional facility. (4-6-05)
- 93. Rural Institutional Facility. An institutional facility authorized by the Board to participate in a telepharmacy program. Rural institutional facilities are those facilities federally designated as critical access hospitals or other facilities operating in a health professional shortage area and that are unable to otherwise obtain pharmaceutical care on a timely basis twenty-four (24) hours per day.

 (4-6-05)
- *Q4.* Rural Institutional Pharmacy. The institutional pharmacy located within a rural institutional facility. (4-6-05)
- **05. Telepharmacy Program**. The pilot project adopted by the Board to allow selected central pharmacies and selected rural institutional facilities to engage in the provision of pharmaceutical care through the use of telecommunications and information technologies to patients at a distance from the pharmacy and pharmacist providing the pharmaceutical care.

(4-6-05)

263. CONTRACT FOR TELEPHARMACY PROGRAM.

A central pharmacy may contract with a rural institutional facility for operation of a telepharmacy program as specified herein. (4-6-05)

- 01. Contract Matters. The contract shall address the following matters: (4-6-05)
- *a.* Identify the director of pharmacy of the central pharmacy and the director of pharmacy of the rural institutional pharmacy and provide for notice to the parties and to the Board in the event of a change in either director.

 (4-6-05)
- **b.** Contain a description of the telepharmacy services to be performed by the central pharmacy for the rural institutional pharmacy, including: (4-6-05)
- i. Protocols for communication of orders for prescription drugs from the practitioners at the rural institutional pharmacy to the pharmacists at the central pharmacy.

 (4-6-05)
- ii. Protocols for the central pharmacy to accomplish dispensing of prescription drugs at the rural institutional facility and to ensure that the central pharmacy has sufficient consulting pharmacists and support staff to meet the pharmacy needs of the institutional facility where the central pharmacy is located as well as performing the pharmacy functions for the rural institutional pharmacy as are contemplated under the contract.

 (4-6-05)
 - iii. A description of the access to prescription drugs in the rural institutional

pharmacy under the program and protocol for maintaining the security of prescription drugs in the rural institutional pharmacy. (4-6-05)

- iv. Contain a provision for the orderly transition of pharmaceutical services for the rural institutional pharmacy in the event the central pharmacy elects to terminate its participation in the telepharmacy program, such transition to include an adequate time for the rural institutional pharmacy to locate appropriate pharmaceutical services from another source.

 (4-6-05)
- v. The term of the contract shall not exceed two (2) years and shall be subject to the right of the Board and its executive director to conduct an annual review of the operations under the contract and of the telepharmacy program.

 (4-6-05)
- *Q2.* Additional Contract Matters. The contract may address additional matters regarding the Telepharmacy Program between the central pharmacy and the rural institutional facility.

 (4-6-05)
- 93. Contract Approval. The contract must be approved by the executive director of the Board prior to the commencement of telepharmacy services between the central pharmacy and the rural institutional facility. In reviewing the contract, the executive director shall evaluate the proposed terms in the light of:

 (4-6-05)
 - *Promoting, preserving, and protecting the health, safety, and welfare of the public;*(4-6-05)
 - **b.** Maintaining appropriate professional standards for the practice of pharmacy; and (4-6-05)
- e. Maintaining appropriate safeguards for the protection of prescription drug inventories, especially controlled substance inventories, at the Rural Institutional Pharmacy.

 (4-6-05)
- 264. SPECIAL RULES FOR DIVISION OF RESPONSIBILITY FOR TELEPHARMACY. Notwithstanding anything in these rules to the contrary, for rural institutional pharmacies and central pharmacies, and the pharmacists practicing under an approved contract for telepharmacy services, the following rules shall apply.

 (4-6-05)
- O1. Responsibility of Director of Central Pharmacy. The director of pharmacy of the central pharmacy shall be responsible for all telepharmacy services performed by the central pharmacy under the approved contract and for meeting the requirements of the Idaho Pharmacy Act and these rules with respect to such services. The telepharmacy activities and operations performed by the central pharmacy under the approved contract and the ancillary personnel of the central pharmacy engaged in such activities and operations shall be personally and directly supervised by the director of pharmacy in the same fashion as all other activities and operations at the central pharmacy.

 (4-6-05)
- 62. Responsibility of Director of Rural Institutional Pharmacy. The director of pharmacy of the rural institutional pharmacy shall remain responsible for all other aspects of the

(7-1-93)

rural institutional pharmacy but shall not be responsible for the services performed by the central pharmacy under the approved contract. Where ancillary personnel are directed or supervised in telepharmacy activities by the central pharmacy, responsibility for such direction and supervision shall lie with the central pharmacy and the director thereof.

(4-6-05)

<u>261. -- 264.</u> (RESERVED).

(BREAK IN CONTINUITY OF SECTIONS)

292. REGISTRATION, DRUG OUTLET.

01. Annual Renewal of Registration of Drug Outlet.

- **a.** Annually each drug outlet shall renew its registration no later than July 1 on a form provided by the Board and accompanied by the required fee. (7-1-93)
- **b.** Each facility may be inspected by an inspector of the Board to ascertain that proper procedures are being carried out in regard to distribution of drugs. (7-1-93)

02. Retail Drug Outlet. (7-1-93)

- **a.** A Retail Pharmacy Drug Outlet is a community pharmacy or any other pharmacy managed by an Idaho licensed pharmacist. (7-1-93)
- **b.** A Retail Non-Pharmacy Drug Outlet includes any grocery store, bar, hotel, department store, vending machine, etc., not registered as a pharmacy that sells non-legend drugs, devices, or medical supplies to be sold at retail. (7-1-93)
- **03.** Registrations and Renewals of Retail Non-Pharmacy Drug Outlet. For the issuing of registrations and renewals required by Section 54-1729, Idaho Code, the fee for each retail non-pharmacy drug outlet registration shall be determined as follows: (7-1-93)
 - **a.** "B" registration for those stocking not more than fifty (50) drug items; (8-4-94)
 - **b.** "A" registration for those stocking more than fifty (50) drug items; and (7-1-93)
 - **c.** "V" registration for vending machines, annual fee of five dollars (\$5). (8-4-94)
- **d.** Reinstatement of a non-pharmacy registration shall be a minimum of five dollars (\$5) or one-half (1/2) the annual fee. (7-1-93)
- **04. Institutional Pharmacy Outlet**. A hospital pharmacy, nursing home pharmacy, state institution pharmacy, and any other institutional outlet having a pharmacy within the facility. (7-1-93)

- **05. Institutional Non-Pharmacy Drug Outlet**. A hospital, nursing home, state institution, shelter home, convalescent home, extended care facility, drug abuse treatment center, family planning clinic, and any other outlet not having a pharmacy within the facility. (7-1-93)
- **06. Manufacturing Drug Outlet**. A manufacturer manufacturing pharmaceuticals within the state, or a manufacturer located outside the state but doing business within the state of Idaho. (7-1-93)
- **07. Wholesale Drug Outlet**. A company located within the state or outside the state but doing business within the state of Idaho. (7-1-93)
- **08. Vending Machines**. Machines used for non-prescription drugs not otherwise restricted for over-the-counter sale will be considered a separate drug outlet and must be registered with the Board. (7-1-93)
- **a.** Application for registration must be made on forms provided by the Board, accompanied by a reasonable registration fee for each machine that shall have a registration number issued by the Board. (7-1-93)
 - **b.** Registration must be renewed annually on or before June 30. (7-1-93)
- **c.** Drugs and medical supplies stored in vending machines are subject to inspection by the Board upon reasonable notice. (7-1-93)

09. Durable Medical Equipment (DME) Outlet. (7-1-98)

a. All entities holding for sale legend or non-legend devices to be sold at retail or wholesale must be registered with the Board. Said legend devices may only be sold or delivered at retail upon the lawful order of a practitioner. DME outlets may hold non-legend drugs for sale.

(7-1-98)

b. Registered DME outlets may hold for sale at retail only upon the order of a practitioner the following legend drugs: (7-1-98)

i. Pure oxygen for human application; (7-1-98)

ii. Nitrous oxide; (7-1-98)

iii. Sterile sodium chloride; and (7-1-98)

iv. Sterile water for injection. (7-1-98)

10. Telepharmacy Drug Outlet Across State Lines.

information re	"Central order entry pharmacy" means an out-of-state pharmacy that processes
	lated to the practice of pharmacy, that engages solely in centralized prescription
	from which drugs are not dispensed, and that is physically located outside the
institutional ph	armacy of a hospital. ()
	"Hospital system" means one (1) or more hospitals under common ownership,
	one (1) of the hospitals has within it a licensed or registered institutional pharmacy.
	em may also include, under the same common ownership, one (1) or more licensed
or registered ce	entral order entry pharmacies. ()
	For registration as a telepharmacy drug outlet across state lines, an institution
54-1729, Idaho	practice of telepharmacy across state lines must satisfy the requirements of Section
<u>54-1729, Iuano</u>	Code.
1 0 1.	Registration Issued at Specific Location. A registration will be issued to an
	pecific location and is not transferable as to person or place. (7-1-93)
applicant at a s	pecific focution and is not transferable as to person of place. (7.1.75)
	(BREAK IN CONTINUITY OF SECTIONS)
204 DECIS	TRATION OF BUILDMACISTS TO ENCACE IN THE BRACTICE OF
294. REGIS	TRATION OF PHARMACISTS TO ENGAGE IN THE PRACTICE OF IACY ACROSS STATE LINES.
IELEI HARW	IACT ACROSS STATE LINES.
01.	Registration To engage in the practice of telepharmacy across state lines, a
	Registration . To engage in the practice of telepharmacy across state lines, a p is not licensed to practice pharmacy within the state of Idaho must be registered
pharmacist wh	Registration. To engage in the practice of telepharmacy across state lines, a o is not licensed to practice pharmacy within the state of Idaho must be registered ()
pharmacist wh by the Board.	
pharmacist wh by the Board. O2. practice of tele	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of
pharmacist wh by the Board. O2. practice of tele	o is not licensed to practice pharmacy within the state of Idaho must be registered () Requirements and Registration Fee. In order to be registered to engage in the
pharmacist wh by the Board. O2. practice of tele	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of
pharmacist wh by the Board. O2. practice of tele Section 54-172	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of 3A, Idaho Code, and pay a registration fee of two hundred fifty dollars (\$250).
pharmacist wh by the Board. O2. practice of teles Section 54-172	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of 3A, Idaho Code, and pay a registration fee of two hundred fifty dollars (\$250). (
pharmacist wh by the Board. O2. practice of telesection 54-172 O3. of telepharmace	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of 3A, Idaho Code, and pay a registration fee of two hundred fifty dollars (\$250). Renewal and Renewal Fee. The renewal of registration to engage in the practice y across state lines will be as specified in Section 54-1723A(5), Idaho Code, and
pharmacist wh by the Board. O2. practice of telesection 54-172 O3. of telepharmace	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of 3A, Idaho Code, and pay a registration fee of two hundred fifty dollars (\$250). (
pharmacist wh by the Board. O2. practice of telesection 54-172 O3. of telepharmacithe annual rene	Requirements and Registration Fee. In order to be registered to engage in the epharmacy across state lines, the pharmacist must satisfy all the requirements of 3A, Idaho Code, and pay a registration fee of two hundred fifty dollars (\$250). Renewal and Renewal Fee. The renewal of registration to engage in the practice y across state lines will be as specified in Section 54-1723A(5), Idaho Code, and

IDAPA 58 - DEPARTMENT OF ENVIRONMENTAL QUALITY 58.01.01 - RULES FOR THE CONTROL OF AIR POLLUTION IN IDAHO DOCKET NO. 58-0101-0901 (FEE RULE) NOTICE OF RULEMAKING - ADOPTION OF PENDING FEE RULE

EFFECTIVE DATE: This rule has been adopted by the Board of Environmental Quality (Board) and is now pending review by the 2010 Idaho State Legislature for final approval. The pending rule will become final and effective if approved during the Second Regular Session of the Sixtieth Idaho Legislature by concurrent resolution in accordance with Sections 67-5224 and 67-5291, Idaho Code. If the pending rule is approved by concurrent resolution, the rule becomes final and effective upon adoption of the concurrent resolution or upon the date specified in the concurrent resolution.

AUTHORITY: In compliance with Section 67-5224, Idaho Code, notice is hereby given that the Board has adopted a pending fee rule. This action is authorized by Sections 39-105, 39-107, and 39-116B, Idaho Code.

DESCRIPTIVE SUMMARY: A detailed summary of the reason for adopting the rule is set forth in the initial proposal published in the Idaho Administrative Bulletin, June 3, 2009, Vol. 09-6, pages 105 through 109. The proposed rule has not been revised in response to public comments received; however, the rule has been revised at Sections 518 and 519. The remainder of the rule has been adopted as proposed. After further internal discussion and review, the inspection station and technician license fee requirements set out in Subsections 518.03 and 519.02 have been removed. The financial aspects of running and administering the program will be dealt with as part of the overall procurement process with the selected contractors or subcontractors. Section 39-116B, Idaho Code, only details a motor vehicle registration fee not to exceed \$20 per vehicle. The Rulemaking and Public Comment Summary be obtained at http://www.deq.idaho.gov/rules/air/ 58 0101 0901 pending.cfm or by contacting the undersigned.

FEE SUMMARY: This rule includes an inspection fee that shall not exceed \$20 per vehicle (Section 524). Imposition of the fee is authorized by Section 39-116B(2)(g), Idaho Code.

IDAHO CODE SECTION 39-107D STATEMENT: This rule does not regulate an activity not regulated by the federal government nor is it more stringent than federal regulations. The Clean Air Act requires, in marginal ozone nonattainment areas, a vehicle inspection and maintenance program. This rule is broader in scope than the federal law as it applies to sources in an area not yet designated nonattainment. In addition, promulgation of this rule is required by Section 39-116B, Idaho Code.

This rule constitutes an important preemptive step for the Treasure Valley to take to attempt to avoid an ozone nonattainment designation. The ozone national ambient air quality standard is a standard designed to protect human health and the environment. It is clear under federal law that scientists have determined that a vehicle inspection and maintenance program is an important control measure to implement for ozone reduction.

FISCAL IMPACT STATEMENT: The following is a specific description, if applicable, of any

DEPARTMENT OF ENVIRONMENTAL QUALITY Rules for the Control of Air Pollution in Idaho

Docket No. 58-0101-0901 PENDING FEE RULE

negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: N/A

ASSISTANCE ON TECHNICAL QUESTIONS: For assistance on technical questions concerning this rulemaking, contact Martin Bauer at (208) 373-0440 or martin.bauer@deq.idaho.gov.

Dated this 13th day of October, 2009.

Paula J. Wilson, Hearing Coordinator Department of Environmental Quality 1410 N. Hilton, Boise, Idaho 83706-1255 (208)373-0418 / Fax No. (208)373-0481 paula.wilson@deq.idaho.gov

THE FOLLOWING NOTICE PUBLISHED WITH THE PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking. This action is authorized by Sections 39-105, 39-107, and 39-116B, Idaho Code.

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

TUESDAY - JULY 14, 2009 - 3:30 pm

DEPARTMENT OF ENVIRONMENTAL QUALITY
Conference Room B
1410 N. Hilton, Boise, Idaho

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made no later than five (5) days prior to the hearing. For arrangements, contact the undersigned at (208) 373-0418.

DESCRIPTIVE SUMMARY: The purpose of this rulemaking is to implement Idaho Code § 39-116B, which requires the Department of Environmental Quality (DEQ) to enter into rulemaking to establish the minimum requirements for a vehicle emissions testing program when ambient air quality concentrations are at or above 85% of a national ambient air quality standard and motor vehicle emissions constitute one of the two top contributing sources to the concentrations. These minimum requirements will assist affected local entities in determining whether to (1) enter into a joint exercise of powers agreement to implement the vehicle emissions testing program or (2) establish an alternative program in lieu of vehicle emissions testing. If local entities do not choose either one of the two options, DEQ must implement the vehicle emissions program.

Cities, counties, and all citizens in areas required to implement vehicle emissions testing may be interested in commenting on this proposed rule. After consideration of public comments, DEQ intends to present the final proposal to the Board of Environmental Quality at the October 2009 Board meeting for adoption as a pending rule. The rule is expected to be final and effective upon the adjournment of the 2010 legislative session if adopted by the Board and approved by the Legislature.

NEGOTIATED RULEMAKING: The text of the proposed rule has been drafted based on discussions held and concerns raised during negotiations conducted pursuant to Idaho Code Section 67-5220 and IDAPA 58.01.23.810-815. On January 7, 2009, the Notice of Negotiated Rulemaking was published in the Idaho Administrative Bulletin, Vol. 09-1, page 450. On March 2, 2009, a preliminary draft negotiated rule was made available for public review. Meetings were held on February 3, 2009 and March 17, 2009. Several members of the public participated in this negotiated rulemaking process by attending the meetings and by submitting written comments.

IDAHO CODE SECTION 39-107D STATEMENT: This proposed rule does not regulate an activity not regulated by the federal government nor is it more stringent than federal regulations. The Clean Air Act requires, in marginal ozone nonattainment areas, a vehicle inspection and maintenance program. This proposed rule is broader in scope than the federal law as it applies to sources in an area not yet designated nonattainment. In addition, promulgation of this rule is required by Idaho Code 39-116B.

This proposed rule constitutes an important preemptive step for the Treasure Valley to take to attempt to avoid an ozone nonattainment designation. The ozone national ambient air quality standard is a standard designed to protect human health and the environment. It is clear under federal law that scientists have determined that a vehicle inspection and maintenance program is an important control measure to implement for ozone reduction.

FISCAL IMPACT STATEMENT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: Not applicable.

ASSISTANCE ON TECHNICAL QUESTIONS AND SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning this rulemaking, contact Martin Bauer at (208) 373-0440 or martin.bauer@deq.idaho.gov.

Anyone may submit written comments by mail, fax or e-mail at the address below regarding this proposed rule. DEQ will consider all written comments received by the undersigned on or before July 14, 2009.

DATED this 1st day of May, 2009.

THE FOLLOWING IS THE TEXT OF THE PENDING FEE RULE

517. MOTOR VEHICLE INSPECTION AND MAINTENANCE PROGRAM.

Section Code.	n 39-11	Purpose. The purpose of Sections 517 through 526 is to set forth the minamotor vehicle inspection and maintenance program, established purs 6B, Idaho Code, for registered motor vehicles as defined in Section 49-123 ogram is designed to follow the basic inspection and maintenance program 352.	uant to B, Idaho
		Applicability. Sections 517 through 526 apply only to the counties of A he cities of Boise, Eagle, Garden City, Meridian, Kuna, Star, Caldwell, Greeton, Nampa, Notus, Parma, and Wilder.	ada and eenleaf,
	<u>03.</u>	Options.	()
517.02	a. 2 with th	Section 39-116B, Idaho Code, provides the counties and cities listed in Subne following implementation options. The counties and cities may:	<u>()</u>
motor	<u>i.</u> vehicle	Enter into a joint exercise of powers agreement with the Director to imples inspection and maintenance program; or	ement a
		Obtain Department approval to implement an alternative motor vehicle engy that will result in emissions reductions equivalent to that of a motor maintenance program.	
shall iı	<u>b.</u> mpleme	If neither of the options listed in Subsection 517.03.a. are selected, the Depart the motor vehicle inspection and maintenance program.	artment ()
motor cities l	vehicle isted in	Governing Authority. For the purpose of Sections 517 through 526, goins the governing entity responsible for the development and implementation inspection and maintenance program. The governing entity may be the count Subsection 517.02 or the Department. The governing authority shall adopt \$26 of these rules.	n of the ties and
	<u>05.</u>	Exemptions. Sections 517 through 526 do not apply to the following:	<u>()</u>
	<u>a.</u>	Electric or hybrid motor vehicles;	()
	<u>b.</u>	Motor vehicles with a model year less than five (5) years old;	()
	<u>c.</u>	Motor vehicles with a model year older than 1981;	()
	<u>d.</u>	Classic automobiles as defined by Section 49-406A, Idaho Code;	()
(1500)	<u>e.</u> pounds	Motor vehicles with a maximum vehicle gross weight of less than fifteen has:	nundred ()
	<u>f.</u>	Motor vehicles registered as motor homes as defined by Section 49-114	, Idaho

	MENT OF ENVIRONMENTAL QUALITY r the Control of Air Pollution in Idaho	Docket No. 58-0101-0901 PENDING FEE RULE
Code;		()
<u>g.</u>	Motorized farm equipment; and	<u>()</u>
<u>h.</u>	Registered motor vehicles engaged solely in	the business of agriculture. ()
	EQUIREMENTS FOR LICENSING AUTHOEST STATIONS.	PRIZED INSPECTION STATIONS
<u>0</u> 1	1. <u>General.</u>	()
	No person or enterprise shall in any manner retest station unless such station is operated gauthority.	
or used b	No license for any inspection station or rete y other than the original applicant for that specific	
issued un	2. Applications for License. Applications for being shall be made on the forms provided by the goless the governing authority finds that the facilities with the requirements set forth in Subsections 518.	overning authority. No license shall be s, tools and equipment of the applicant
and contrequireme	inuance of an inspection station license, an est	
<u>a.</u>	Must have a permanent location;	()
<u>b.</u>	Must sign a contract pledging the station nts or repairs on the vehicles it emissions tests:	will not make any emissions related ()
c. technician	Must ensure that at least one employee, n license by the governing authority, is on duty at	
d.	Must demonstrate the ability to perform and recordkeeping requirements established by the	
<u>e.</u>	Must obtain and maintain in force appropria	te business liability insurance; and
<u>f.</u> authority,	Must have the tools, equipment and sup available for performance of the emissions test.	plies, as required by the governing
	Requirements for Licensed Retest Station are of a retest station license, an establishment on 518.03 with the exception of Subsection 518.03	must meet the requirements listed in

	IT OF ENVIRONMENTAL QU Control of Air Pollution in			o. 58-0101-0901 DING FEE RULE
<u>05.</u>	Approval Procedure.			<u>()</u>
	Applications received by and an inspection of the factor he governing authority's review	ility will be per	authority will be formed. An inspection	e reviewed for on report will be ()
station sign a	Stations which meet the requirement inspection station license on and license shall be posted in and license shall remain the pro-	r retest station li a conspicuous pl	cense and issued a sace, readily visible to	tation sign. The
showing that	Revocation of Inspection the authority to issue warni emission tests are not being p or procedures enacted by the	ngs and suspenderformed in according	d or revoke a station ordance with these rul	license upon a
519. REOL		LICENSING	AUTHORIZED	EMISSIONS
<u>02.</u> must demons vehicle engine	Applications for License. with the governing authority. on forms provided by the governate the knowledge and skies. The governing authority shorated by reference into these Revocation of Emissions 7	Applications for verning authority e of an Emission of the control of the contro	ns Technician Licen perform an emission inimum standards set a 107.	se. An applicant is test of motor forth in 40 CFR
authority to showing that	issue warnings and suspend emission tests are not being p or procedures enacted by the	or revoke an operformed in acc	emissions technician ordance with these ru	license upon a
The inspection	ECTION FREQUENCY. ns shall occur no more than ns a waiver pursuant to Sec r.	once every two etion 526, the n	(2) years. If the own	ner of the motor be inspected the ()
The governing	PROCEDURE REQUIREM g authority shall require the by reference into these rules a	minimum stand	lards set forth in 40	CFR 51.357(a),
The governing	STANDARDS. g authority shall require the by reference into these rules a		lards set forth in 40	CFR 51.357(b),
	EQUIPMENT. g authority shall require the	e minimum star	ndards set forth in 4	40 CFR 51.358,

DEPARTMENT OF ENVIRONMENTAL QUALITY Rules for the Control of Air Pollution in Idaho	Docket No. 58-0101-0901 PENDING FEE RULE
incorporated by reference in to these rules at Section 107.	()
524. INSPECTION FEE. The fee for a motor vehicle inspection, as established in Section 39-116 not exceed twenty dollars (\$20) per vehicle. This fee is necessary to exceed twenty dollars (\$20) and to fund an air quality public awareness as	carry out the provisions of
525. PUBLIC OUTREACH. The governing authority shall issue a pamphlet for distribution to own pamphlet shall include, but not be limited to, the reasons for and the include the shall include to the reasons for and the include to the reasons of outreach that is deemed to be efficient and effective by the shall include	methods of the inspection. al hotline, website, or any
<u>526.</u> WAIVERS. The governing authority shall require the minimum standards set fo incorporated by reference into these rules at Section 107. If the owner of a waiver, the motor vehicle must be inspected the following year.	
<u>01.</u> <u>Financial Hardship</u> . If repairs required under Section hardship on the owner of the motor vehicle, the governing authority issue a waiver without requiring expenditure of the amounts listed in determination of hardship shall be made on a case-by-case basis by the	shall have the authority to 40 CFR 51.360(a). Such
<u>Public Service Vehicles Operating Less than 1,000 Maservice vehicles owned by a governmental entity and operated less tamiles per year, the governing authority shall have the authority to issue expenditure of the amounts listed in 40 CFR 51.360(a).</u>	han one thousand (1,000)
5 <u>+2</u> 7 549. (RESERVED).	