Dear Senators LODGE, Broadsword & Werk, and Representatives BLOCK, Nielsen & Henbest:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Dept. Of Health & Welfare:

IDAPA 16.06.14 - Rules Governing the Prevention of Minor's Access to

Tobacco Products (Docket No. 16-0614-0801) Chapter Repeal; and

16.07.25 - Prevention of Minors' Access to Tobacco Products

(Docket No. 16-0725-0801) New Chapter.

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 9-17-08. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 10-15-08.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-2475, or send a written request to the address or FAX number indicated on the memorandum enclosed.

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Health & Welfare Committee and the

House Health & Welfare Committee

FROM: Research & Legislation Staff - Paige Alan Parker

DATE: August 27, 2008

SUBJECT: Department of Health and Welfare - IDAPA 16.06.14 - Rules Governing the

Prevention of Minor's Access to Tobacco Products (Docket No. 16-0614-0801

(Proposed)) - Chapter Repeal; and

Department of Health and Welfare - IDAPA 16.07.25 - Prevention of Minors' Access to Tobacco Products (Docket No. 16-0725-0801) (Proposed)) - New

Chapter

By these two proposed rule dockets, the Department of Health and Welfare proposes to repeal IDAPA 16.06.14 in it's entirety (Docket No. 16-0614-0801) (hereinafter "repealed chapter") and replace it with a new IDAPA 16.07.25 (Docket No. 16-0725-0801)(hereinafter "new chapter").

According to the Department, the temporary and proposed rule is authorized pursuant to section 39-5704, Idaho Code, and in accordance with Executive Order 2006-18. Section 39-5704(2), Idaho Code, permits the Department to promulgate rules regarding permitting of tobacco product retailers, inspections, and compliance checks, effective training and employment practices under the Prevention of Minors' Access to Tobacco Act. Executive Order 2006-18, signed by Governor Risch on June 6, 2006, created a new Division of Behavioral Health within the Department of Health and Welfare.

The Department states that the new chapter is being is being placed within the Division of Behavioral Health. The new chapter is basically a rewrite of the repealed chapter with a new IDAPA number with grammatical and formatting revisions. The Department states that the major difference in this rewrite is the addition of language that defines when a new permit is issued, when a permit may be closed and when a permit may be revoked.

According to the Department, no fee or charge is imposed by the new chapter and there is no anticipated fiscal impact to the state General Fund as a result of this rulemaking. According to the Department, negotiated rulemaking was not conducted because this rulemaking ensures that individuals who avoid following the repealed chapter will need to do so, and also aligns the rule to meet the intent of Executive Order 2006-18. The Department states that a public hearing is scheduled in Boise on September 16, 2008, at the Best Western Vista Inn. All written comments must be delivered to the Department on or before September 24, 2008.

ANALYSIS

For the most part, the new chapter closely tracks the repealed chapter. A number of stylistic and grammatical changes have been made in the new chapter. The nonsubstantive changes will not be discussed. New language added by the new chapter is underlined.

A. Definitions

The new chapter adds two defined terms not found in the repealed chapter: "location" defined as the street address and building in which the tobacco products are sold and "purchaser" defined as an individual who seeks to buy or who buys a tobacco product. Sections 010.09 and 010.15.

The term "tobacco product" has been modified by the new chapter by adding, <u>or a product used to smoke tobacco</u>, and by including <u>hookah water pipes</u> in the list of included items. Section 010.19. This new chapter modification of the term "tobacco product" makes it at variance to the statutory definition found at section 39-5702(13), Idaho Code. Defining terms in rule that are different from the definition contained in the authorizing statute creates legal problems and should be discouraged.

The new chapter repeats a number of definitions contained in the repealed chapter that also vary from the statutory definitions: "business," "delivery service," "permit," "photographic identification," "random unannounced inspection," and "vendor assisted sales." The Department has added additional information to these definitions that are not contained in their statutory definitions. For example, the definition of "business" includes the additional language, that sells or distributes tobacco products. Wholesalers' or manufacturers' representatives in the course of their employment are not included in the scope of these rules, the definition of "delivery service" includes the statement, This includes permittees taking a delivery sale order and who delivers the tobacco products without using a third party delivery service, and the definition of "permit" includes the statement, A permit must include endorsements to indicate the type of service offered by the permittee. Where the permittee uses more than one (1) method for sale or delivery of a tobacco product, the permit must reflect the required endorsement for each method.

This inclusion of additional language into terms defined by statute may create legal issues, including whether the Department has exceeded its rulemaking authority. Generally, the

additional language is really not part of the definition, per se, but is substantive application of the defined term. As such, the Department may be better served by taking additional statements out of the definitions and placing them in substance rules.

B. Application for Permit

The major change in the new chapter involves new language on issuance of a permit, closure of a permit, revocation of a permit, temporary permit and expiration of a permit. Section 020.02a. through e. The new chapter provides that a permit may be issued when a new tobacco retail outlet has been established, when a currently permitted business is sold to new owners, or when a currently permitted business is moved to a different physical location. The new chapter provides that permits may be issued to tobacco retailers established in a permanent location, but not in a temporary location.

The new chapter provides that a permit may be closed when the permittee closes the business, no longer sells tobacco products, moves to a different physical location or sells the business to a new owner. A permit may be revoked by the Department when it is determined that the permit was fraudulently obtained to avoid penalties accrued on an existing permit [or?] the holder of a suspended permit has failed to provide an effective training plan to the Department.

Under the new chapter, temporary permits are not allowed. All permits expire annually at midnight on December 31st.

To renew a permit under the new chapter, an application must be submitted annually for each business <u>location</u>. Section 020.03.b. A business with multiple "sites" [perhaps the Department should use its defined term "locations" in place of "sites"] may submit a single written application which accompanied by a list that includes <u>permit numbers</u>. Section 020.03.c. The new chapter clarifies that fines are considered past due when not paid within ten day of the citation date or within ten days after notification that the fine is upheld on appeal, <u>whichever is later</u>. Section 020.03.d.

C. Civil Penalties for Violation of Permit

The new chapter uses the term <u>seller</u> in place of "employee." The new chapter provides that the Department will waive the \$200 second violation fine if the permittee provides evidence of effective training, <u>provided to the seller prior to the second violation</u>, within ten business days from the date of violation. Section 051.02.b.ii. The new chapter clarifies that a permit will be <u>suspended</u> [rather than "revoked," under the repealed chapter] for up to seven days. Section 051.02.c.ii. The Department also clarifies that <u>the permittee must remove all tobacco products</u> from public sight for the duration of the revocation of the permit upon the fourth or subsequent violation in a two year period. Section 051.02.d.iii.

D. Inspections

The new chapter provides that the Department must refer all written complaints concerning the sale of tobacco products to minors to the appropriate agency, <u>as determined by the Department</u>, for investigation. Section 101.04.a.

E. Appendix A - Employee Training Form

The Department has an incorrect citation for the statutory definition of "tobacco products." The correct citation is section 39-5702(13), Idaho Code. Curiously, the Department's definition of "tobacco products" in the Employee Training Form is identical to the statutory definition, rather than its modified definition at section 010.19 of the new chapter.

SUMMARY

Except as otherwise noted, above with regard to defined terms, the Department's new chapter is authorized by section 39-5704(2), Idaho Code.

cc: Department of Health and Welfare Sherri Kovach & Terry Pappin

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.06.14 - RULES GOVERNING THE PREVENTION OF MINORS' ACCESS TO TOBACCO PRODUCTS

DOCKET NO. 16-0614-0801 (CHAPTER REPEAL) NOTICE OF RULEMAKING - 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 39-5704, Idaho Code.

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

Tuesday - September 16, 2008 - 6:00 p.m. to 9:00 p.m.

BEST WESTERN VISTA INN - SIERRA ROOM 2645 Airport Way Boise, 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:

This chapter of rule is being repealed and rewritten to align it with the other new chapters in the new Division of Behavioral Health. Changes are also being made to this chapter of rule under Docket No. 16-0204-0802 published in this bulletin.

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

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

NEGOTIATED RULEMAKING: Pursuant to IDAPA 04.11.01.811, negotiated rulemaking was not conducted because the repeal of this chapter is being done to comply with Executive Order 2006-18.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Terry Pappin at (208) 334-6542.

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 24, 2008.

DATED this 22nd day of July, 2008.

Sherri Kovach, Program Supervisor DHW - Administrative Procedures Section 450 West State Street - 10th Floor P.O. Box 83720, Boise, Idaho 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax kovachs@dhw.idaho.gov e-mail

IDAPA 16.06.14 IS BEING REPEALED IN ITS ENTIRETY.

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.25 - PREVENTION OF MINORS' ACCESS TO TOBACCO PRODUCTS DOCKET NO. 16-0725-0801 (NEW CHAPTER) NOTICE OF RULEMAKING - 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 39-5704, Idaho Code, and in accordance with Executive Order 2006-18.

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

Tuesday - September 16, 2008 - 6:00 p.m. to 9:00 p.m.

BEST WESTERN VISTA INN - SIERRA ROOM 2645 Airport Way Boise, 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:

This chapter of rule is a rewrite of the existing chapter found in IDAPA 16.06.14, "Prevention of Minors' Access to Tobacco Products." The chapter is being assigned a new IDAPA number along with gramamatical and formatting revisions. The major difference in this rewrite and the former chapter is the addition of language that defines when a new permit is issued, when a permit may be closed, and when a permit may be revoked.

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

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

NEGOTIATED RULEMAKING: Pursuant to IDAPA 04.11.01.811, negotiated rulemaking was not conducted because this rulemaking ensures that individuals who avoid following the current rule will need to do so. This rulemaking also aligns the rule to meet the intent of Executive Order 2006-18.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Terry Pappin at (208) 334-6542.

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 24, 2008.

DATED this 1st day of August, 2008.

Sherri Kovach Program Supervisor DHW – Administrative Procedures Section 450 West State Street - 10th Floor P.O. Box 83720 Boise, Idaho 83720-0036 (208) 334-5564 phone; (208) 334-6558 fax kovachs@dhw.idaho.gov e-mail

IDAPA 16 TITLE 07 CHAPTER 25

16.07.25 - PREVENTION OF MINORS' ACCESS TO TOBACCO PRODUCTS

OURSITY. Under Section 39-5704, Idaho Code, the Department of Health and Welfare is authorized to promulgate rules in compliance with Title 39, Chapter 57 for the prevention of minors' access to tobacco products.				
001.	TITLE	AND SCOPE.		
Tobacco	01. Product	Title . The title of this chapter of rule is IDAPA 16.07.25, "Prevention of Minors' As."	Access (s to
the follo	02. owing:	Scope . This rule implements provisions of Section 39-5701 et seq., Idaho Code. The Cod	le defi (ines
	a.	Possession, distribution or use of tobacco products by a minor;	()
	b.	Permit process for tobacco product retailers;	()
	c.	Sale or distribution of tobacco products to a minor;	()
	d.	Vendor assisted sales;	()
	e.	Opened packages and samples;	()
	f.	Civil and criminal penalties for sales violations; and	()
	g.	Conduct of enforcement actions.	()
WRITTEN INTERPRETATIONS. In accordance with Section 67-5201(19)(b)(iv), Idaho Code, this agency may have written statements which pertain to the interpretation of the rules of this chapter, or to the documentation of compliance with the rules of this chapter. The documents are available for public inspection and copying at the location identified under Subsection 005.03 of these rules and in accordance with Section 006 of these rules.				
O03. ADMINISTRATIVE APPEALS. All administrative appeals are governed by provisions of IDAPA 16.05.03, "Rules Governing Contested Case Proceedings and Declaratory Rulings."				
004. No doci		PORATION BY REFERENCE. ave been incorporated by reference.	()
005. OFFICE OFFICE HOURS MAILING ADDRESS STREET ADDRESS TELEPHONE NUMBER 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.				
Welfare	02. , P.O. Bo	Mailing Address . The mailing address for the business office is Idaho Department of H x 83720, Boise, Idaho 83720-0036.	ealth (and)

450 Wes	03. st State St	Street Address . The business office of the Idaho Department of Health and Welfare is locatreet, Boise, Idaho 83702.	ited at
5500.	04.	Telephone . The telephone number for the Idaho Department of Health and Welfare is (208)) 334-
www.he	05. althandw	Internet Website. The Department's internet website is found at velfare.idaho.gov/.	http://
website	06. is found a	Tobacco Permit Internet Website . The Division of Behavioral Health's tobacco permit in at www.tobaccopermits.com/idaho.	iternet
006. Any use Records	or disclo	DENTIALITY OF RECORDS AND PUBLIC RECORDS REQUESTS. sure of Department records must comply with IDAPA 16.05.01, "Use and Disclosure of Department" (tment
007 0	009.	(RESERVED).	
010. The term		ITIONS. In this rule are defined as follows:	()
products	01. ation, or s. Wholes these rule	Business . Any company, partnership, firm, sole proprietorship, association, corpor other legal entity, or a representative of the foregoing entities that sells or distributes to salers' or manufacturers' representatives in the course of their employment are not included les.	bacco
	02.	Delivery Sale . The distribution of tobacco products to a consumer in a state where either: ()
		The individual submits the order for a purchase of tobacco products by a telephone call or on method; data transfer via computer networks, including the internet and other online servicinile machine transmission or use of the mails; or	
	b.	When tobacco products are delivered by use of the mails or a delivery service.	()
		Delivery Service . Any person who is engaged in the commercial delivery of letters, packaged This includes permittees taking a delivery sale order and who delivers the tobacco products we yield delivery service.	es, or ithout
	04.	Department . The Department of Health and Welfare (DHW) or its duly authorized represent	ative.
employe	05. ee to an ir	Direct Sale . Any face to face, or in person sale, of a tobacco product by a permittee adividual.	or his
do the sa	06. ame or hi	Distribute . To give, deliver, sell, offer to give, offer to deliver, offer to sell or cause any per re any person to do the same.	son to
permit p	rovided b	Effective Training . Training must include, at a minimum, the provisions of the law regard tobacco products as indicated on the suggested Employee Training form which is included with the Department and found in Appendix A of these rules. Such training will be presumed efficively penalty actions in the first, second, and third violations within a two (2) year period.	ith the
training	in place	Evidence of Effective Training. Documentation provided by a permittee in response to a violearly identifying that the permittee had a training program meeting the definition for eff at the time of the violation and had on file a form signed by the employee prior to the violeng of the tobacco laws dealing with minors and the unlawful purchase of tobacco.	ective

DEPARTMENT OF HEALTH AND WELFARE Prevention of Minors' Access to Tobacco Products

Docket No. 16-0725-0801 (New Chapter) Proposed Rulemaking

	09.	Location . The street address and building in which the tobacco products are sold.	()
	10.	Minor. A person under eighteen (18) years of age.	()
more th	11. must incluan one (1) method.	Permit . A permit issued by the Department for the sale or distribution of tobacco produce endorsements to indicate the type of service offered by the permittee. Where the permit method for sale or delivery of a tobacco product, the permit must reflect the required endo	tee us	es
	12. acco proceed ment type	Permit Endorsement . An endorsement identifies a sale or delivery method used by a permitucts. There are three (3) types of endorsements that may be included on a permit. The these are:		
	a.	Delivery Sales;	()
	b.	Delivery Service; and	()
	c.	Direct Sales.	()
	13.	Permittee . The holder of a valid permit for the sale or distribution of tobacco products.	()
		Photographic Identification . In all cases the identification must bear a photograph and an is not required by these rules if the buyer is known to the seller to be age eighteen (18) cation include:		
license;	a. or	State, district, territorial, possession, provincial, national or other equivalent government	driver (.'s)
	b.	State identification card or military identification card; or	()
	c.	A valid passport.	()
	15.	Purchaser. An individual who seeks to buy or who buys a tobacco product.	()
the Dep	16. artment,	Random Unannounced Inspection. An inspection of business by a law enforcement agend with or without the assistance of a minor, to monitor compliance of this chapter.	cy or t))
	a.	Random. At any time, without a schedule or frequency.	()
	b.	Unannounced. Without previous notification.	()
whose p	products a e of perm	Retail Sales Minor Exempt Permit. A permit that is issued to retail locations whose realcoholic beverages for onsite consumption are at least fifty-five percent (55%) of total reverand services are primarily obscene, pornographic, profane or sexually oriented. A permitter it is exempt from minor assisted inspections where minors are not allowed on the premises a early posted at all entrances.	nues, e issue	or ed
	18.	Seller. The person who physically sells or distributes tobacco products.	()
includin	19. ng:	Tobacco Product. Any substance that contains tobacco or a product used to smoke	tobaco (o:)
	a.	Cigarettes;	()
	h	Cigare	(`

	T OF HEALTH AND WELFARE Minors' Access to Tobacco Products	Docket No. 16-0725-0801 (New Chapter) Proposed Rulemaking			
с.	Pipes;	()			
d.	Snuff;	()			
e.	Smoking Tobacco;	()			
f.	Tobacco Paper;	()			
g.	Hookah Water Pipes; and	()			
h.	Smokeless Tobacco.	()			
20. tokens, money o	Vending Machine . Any mechanical, electronic or or any other form of payment, dispenses tobacco prod				
21. except through t	Vendor Assisted Sales . Any sale or distribution in he assistance of the seller. The seller must physically				
22. of Minors' Acce	Violation . An action contrary to Title 39, Chapter 5 ss to Tobacco Products."	7, Idaho Code, or IDAPA 16.07.25, "Prevention			
23. suspended or rev	Without a Permit. A business that has failed to voked.	obtain a permit or a business whose permit is ()			
011 019.	(RESERVED).				
All businesses v	020. APPLICATION FOR PERMIT. All businesses which sell or distribute tobacco products to the public must obtain a permit issued annually by the Department of Health and Welfare. ()				
01. Where to Obtain an Application for Permit . A hard-copy application can be obtained, at no cost to the applicant, from the Department of Health and Welfare, Division of Behavioral Health, PO Box 83720, Boise, Idaho 83720-0036. A permit may also be obtained, at no cost to the applicant, via the internet. The internet website is found at www.tobaccopermits.com/idaho/.					
	Permits . A separate permit must be obtained for nother person, business, or location. The applicant at uses. If a place of business sells or distributes tobacce each type.	must request endorsements for each method of			
different physica	Issuance of a Permit. A permit may be issued when y permitted business is sold to new owners, or whe al location. Permits may be issued to tobacco retailed for a retailer doing business in a temporary location	n a currently permitted business is moved to a ers established in a permanent location. Permits			
b. tobacco products	Closure of a Permit. A permit may be closed when to, moves to a different physical location or sells the b				
c.	Revocation of a Permit. A permit may be revoked	by the Department of Health and Welfare when:			
i. permit.	It is determined a new permit was fraudulently obt	tained to avoid penalties accrued on an existing			
ii. effective training	The holder of a permit, suspended as established is glan to the Department.	in Section 39-5708(5), has failed to provide an			

	e.	Temporary Permit. Temporary permits are not allowed under 39-5704, Idaho Code.	()	
year.	f.	Expiration of a Permit. All permits expire annually at midnight on December 31 of each ca	alendar	
months.	03.	Renewal of Permit. All permits must be renewed annually and are valid for twelve (12) ca	alendar	
expiration	a. on date or	The Department will mail notices of renewal for permits no later than ninety (90) days prior in the permit.	r to the	
applicati	b. ion or onl	An application for renewal must be submitted annually for each business location through the services, where available.	writter	
site, so l	c. ong as th	A business with multiple sites may submit a single written application to renew the permit a eapplication is accompanied by a list of business permit numbers, locations, and addresses.		
Fines ar notificat past due	ion that t	A permit will not be renewed for any location until any past due fines for violations are paid ered past due when not paid within ten (10) days of the citation date, or within ten (10) days the fine is upheld upon appeal, whichever is later. Violation fines under appeal are not constant.	s after	
submit i	04. nformatio	Application for Exemption . Businesses seeking exemption from vendor assisted sales on to the Department to establish compliance with the following criteria:	s musi	
by sales	a. reported	Tobacco products comprise at least seventy-five percent (75%) of total merchandise as deterto the Idaho State Tax Commission;	rmined	
and	b.	Minors are not allowed in exempt businesses and there is a sign on all entrances prohibiting n	ninors (
ownersh	c. hip by the	There must be a separate entrance to the outside air or to a common area not under exempt business.	shared	
021. The peri		TTEE RESPONSIBILITIES. responsible for the following:	()	
	01.	Possession of Permit. Each business location must have a permit.	()	
	02.	Visibility. The permit must be available upon request at each site.	()	
O3. Display of Sign . Each business may display, at each business site, a sign which states: "State Law Prohibits the Sale of Tobacco Products to Persons Under the Age of Eighteen (18) Years. Proof of Age Required. Anyone Who Sells or Distributes Tobacco to a Minor is Subject to Strict Fines and Penalties. Minors are Subject to Fines and Penalties."				
39, Chaj	04. pter 57, Id	Effective Training . Each permittee is responsible to train employees as to the requirements of daho Code, and these rules.	of Title	
distribut Employe	ion of tolee Training	Unless the permittee has its own training program as described in Subsection 021.04.b. of the last, at a minimum, read to the seller or prospective seller who may be responsible for subacco products, or assure the seller or prospective seller has read the information contained and form found in Appendix A of these rules and have him initial each statement, and sign are an understanding of the provisions of the law governing minors' access to tobacco product	sale or on the nd date	

DEPARTMENT OF HEALTH AND WELFARE Prevention of Minors' Access to Tobacco Products

Docket No. 16-0725-0801 (New Chapter) Proposed Rulemaking

		Permittee may have his own training program but it must contain at least each of the elementer Training form found in Appendix A of these rules. The seller or prospective seller who alle or distribution of tobacco products must affirm in writing his acknowledgment of such training to the seller who alle or distribution of tobacco products must affirm in writing his acknowledgment of such training to the seller who all the selle	may t	эe
requiren	05. ments of	Permit Requirements . All permittees are required to be familiar with and comply we Title 39, Chapter 57, Idaho Code as that act pertains to the permittee's sales of tobacco productions.		ne)
	tion to t	ERY SALE ADDITIONAL REQUIREMENTS. he requirements of Title 39, Chapter 57, Idaho Code, all permittees holding a Deliver no mail or ship tobacco products must:	ry Sai	le)
		Shipping Package Requirements . Imprint in clearly legible, black ink letters, that are no let the words "TOBACCO PRODUCT, MUST BE 18 YEARS OF AGE TO ACCEPT" on the of the shipping package.		
		Delivery Requirements . Require that tobacco products only be delivered in a face-to-face on the original shipping label. The individual receiving the delivery must be verified to be arts of age and have the same address as on the original shipping label.		
023 ()50.	(RESERVED).		
051.	CIVIL	PENALTIES FOR VIOLATION OF PERMIT.		
	01.	Violations by the Seller.	()
	a.	The seller will receive a one hundred dollar (\$100) fine for each violation.	()
upon the	b. e written	Each violation will be recorded with the Department and may be accessed by potential emconsent of the seller as a portion of the training permit documentation.	ploye	rs)
	02.	Violations by the Permittee.	()
for furth	a. ner violat	First violation. The permittee will be notified in writing of the violation and penalties to be ions. No fine will be imposed.	e levie	ed)
	b.	Second violation in a two (2) year period.	()
	i.	The permittee will be fined two hundred dollars (\$200).	()
ii. If the permittee provides evidence of effective training, provided to the seller prior to the second violation, within ten (10) business days from the date of violation, the Department will waive the fine.				ıd)
	iii.	The permittee will be notified in writing of the penalties to be levied for further violations.	()
	c.	Third violation in a two (2) year period.	()
	i.	The permittee will be fined two hundred dollars (\$200).	()
ii. The permit will be suspended for up to seven (7) days beginning upon a date set by the Department following the third violation. Evidence of effective employee training will be a mitigating factor in determining the length of the permit suspension.				
of the pe	iii. ermit.	The permittee must remove all tobacco products from public sight for the duration of the rev	ocatio	n)

DEPARTMENT OF HEALTH AND WELFARE Prevention of Minors' Access to Tobacco Products

Docket No. 16-0725-0801 (New Chapter) Proposed Rulemaking

iv. If the violation is by an employee, at the same location, who was involved in any previous citation for violation, the permittee will be fined four hundred dollars (\$400).					
d.	Fourth or subsequent violation in a two (2) year period.				
i.	The permittee will be fined four hundred dollars (\$400).				
ii. program to the D	The permit will be revoked until such time as the permittee demonstrates an effective training pepartment, but in no case will the revocation be less than thirty (30) days.				
iii. of the permit.	The permittee must remove all tobacco products from public sight for the duration of the revocation (
03. the date of the ci Boise, ID 83720-	Payment of Fines . All fine payments must be received by the Department within ten (10) days of tation. Fine payments should be mailed to, Tobacco Project Office, 450 West State Street, 3rd Floor0036.				
052. CRIMI	NAL PENALTIES.				
01. individual(s) whi	Selling or Distributing Without a Permit . Criminal penalties apply to any business or ich sells or distributes tobacco products to the public without a permit.				
02. et seq., Idaho Co	Department Notified of Violation . If the Department is notified of a violation of Section 39-5709 de, the Department will contact the appropriate law enforcement authority.				
053 100.	(RESERVED).				
101. INSPE	CTIONS.				
01. inspections unde	Random and Unannounced Inspections. The total number of random and unannounced r Section 101 of this rule will be determined by:				
a. violations for th Appendix B;	The number of permittees on the last day of each calendar year multiplied by the percentage of the preceding year multiplied by a factor of ten (10). A calculation checklist is provided under (10).				
b. twice the number	In no instance will the total number of inspections be less than the number of permittees, or exceed r of permittees.				
	The Department and the Idaho State Police must conduct at least one (1), unannounced inspection known business location identified as a retailer of tobacco products to the public. All additional ired to meet the total number specified under Section 101, of this rule, must be conducted in a (
02. enforcement offi accompanied by	Who Will Inspect . Inspections will be conducted for all minor exempt permit locations by an adult cer. For all other permit locations, inspections will be conducted by an adult enforcement officer a minor.				
03.	Law Enforcement Agency Inspections. (
a. agency may cond location, at any t	In addition to the inspections set forth in Subsection 101.01, of this rule, any law enforcement duct inspections consistent with agency policy and procedure with or without a minor at any business time, where tobacco products are sold or distributed to the public.				
•	b. Law enforcement agencies conducting inspections under Subsection 101.03.a. of this rule will report the results from their inspections to the Department. All citations will become part of the permittee's permanent record.				

04.	Complaint Investigation.	()	
a. minors to the ap	The Department must refer all written complaints concerning the sale of tobacco propriate agency, as determined by the Department, for investigation.	oducts (to)	
	Inspections conducted as part of the investigation of a written complaint are not included inspections identified under Subsections 101.01 and 101.03 of this rule. Citations issued a written complaint must be added to the permittee's permanent record.			
date the Departr	Issuance of Citation or Report . For inspections conducted under Subsection 101.01 of the business will be provided with a report, within two (2) business days, after the inspectment provides notification of the citation must be used for determination of timely payment ministrative actions including requests for waivers and request for appeals.	tion. T	he	
102 999.	(RESERVED).			
	APPENDIX A EMPLOYEE TRAINING FORM			
access to tobacc	hay be used for training of employees to assure that they are aware of the current law regards o products in the state of Idaho. This would constitute "minimum" training required by the section 39-5701 et seq., Idaho Code.			
Have the employ	yee initial each section and sign at the bottom.			
I understand the state law prohibits the sale of ANY tobacco products to persons under 18 years of age and that verification of age is required for any sale of tobacco products.				
I understand that I am to ask for photo identification from any persons whom I do not personally know to be at least 18 years of age and verify their age before a sale of tobacco products.				
I understa	and that sales to anyone under the age of 18 can result in a personal fine to me of \$100 for	r the fi	irst	
I understa cigarettes, cigars Code)	and that "tobacco products" includes any substance that contains tobacco including, but not list, pipes, snuff, smoking tobacco, tobacco papers, or smokeless tobacco. (Section 39-5702 (1	imited 0), Ida	to, iho	
I understa	and that this store may be inspected at any time for compliance with the state law regardir o products."	ıg "yoı	uth	
merchandise ava	and that all sales must be "vendor assisted" unless the store in which I work has 75% of ailable for sale as tobacco products. This store is is not exempted from the ment. (check one)	the to	tal dor	
I understa	and that cigarettes must be sold only in their original sealed package from the manufacturer. Code)	. (Secti	ion	
I have been	en given a copy of Section 39-5701 et seq., Idaho Code, and IDAPA 16.07.25, "Prevention o	f Mino	r's	

By signing this agreement, I consent to having a current or potential employer contact the Department of Health and Welfare to determine if I have received citations for violation Title 39, Chapter 57, Idaho Code.

I have read and agree to these statements and have had all my questions answered regarding my responsibilities as a

seller of tobacco products in the state of Idaho.

	ARTMENT OF HEALTH AND WELFARE rention of Minors' Access to Tobacco Products	Docket No. 16-0725-0801 (New Chapter) Proposed Rulemaking
Printe	ed Name of Employee	Employee's Signature
Witne	essed	Date (
	APPENDIX B RANDOM AND UNANNOUNCED INS	PECTION CHECKLIST
Inspe	ection Year	
1.	Overall Violation Rate for Prior Year (20) (Percenta	nge)x
2.	Number of Permittees as of December 31, 20:	
3.	Multiply the Overall Violation Rate for Prior Year by	the Number of Permittees:
4.	Multiply the results of Step 3 by 10:	
5.	The Result of Step 4 is the Total of Random and Unan	nounced Inspections: