LEGISLATURE OF THE STATE OF IDAHO

Sixtieth Legislature

1

Second Regular Session - 2010

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 614

BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO ADMINISTRATIVE RULES; AMENDING SECTION 67-5229, IDAHO CODE,
 TO REVISE PROCEDURES FOR INCORPORATION BY REFERENCE IN RULEMAKING AND
 TO MAKE A TECHNICAL CORRECTION; AND AMENDING SECTION 67-5223, IDAHO
 CODE, TO PROVIDE FOR STATEMENTS OF ECONOMIC IMPACT AND COST/BENEFIT
 ANALYSIS TO BE FILED WITH THE DIRECTOR OF LEGISLATIVE SERVICES IN
 CERTAIN INSTANCES.

8 Be It Enacted by the Legislature of the State of Idaho:

9 SECTION 1. That Section 67-5229, Idaho Code, be, and the same is hereby 10 amended to read as follows:

67-5229. INCORPORATION BY REFERENCE. (1) If the incorporation of its 11 text in the agency rules would be unduly cumbersome, expensive, or otherwise 12 inexpedient, an agency may incorporate by reference in its rules if it finds 13 that the incorporated material is in the public interest and shall include 14 in the notice of proposed rulemaking a brief written synopsis of why the 15 incorporation is needed, and without republication of the incorporated 16 material in full, all or any part of: 17 18 (a) A code, standard or rule adopted by an agency of the United States; A code, standard or rule adopted by any nationally recognized 19 (b) 20 organization or association; (c) A code or standard adopted by Idaho statute or authorized by Idaho 21 statute for adoption by rule; or 22 A final rule of a state agency; provided however, that a state 23 (d) agency shall not adopt a temporary rule incorporating by reference a 24 rule of that agency that is being or has been repealed unless the rule 25 providing for the incorporation has been reviewed and approved by the 26 27 legislature.

28 (2) The agency shall, as part of the rulemaking:

(a) Note where copies of the incorporated material may be obtained or
 electronically accessed and shall state and provide where an electronic
 <u>copy can be acquired or where a link to the incorporated materials</u>
 <u>resides which at a minimum will be the agency's website and the website</u>
 of the office of the rules coordinator; and

(b) If otherwise unavailable, provide one (1) copy of the incorporated
 material and electronic copy or link to the Idaho supreme court law
 library.

(3) The incorporated material shall be identified with specificity
and shall include the date when the code, standard or rule was published,
approved or became effective. If the agency subsequently wishes to adopt
amendments to previously incorporated material, it shall comply with the
rulemaking procedures of this chapter.

(4) Unless prohibited by other provisions of law, the incorporated
material is subject to legislative review in accordance with the provisions
of section 67-5291, Idaho Code, and shall have the same force and effect as
a rule.

5 SECTION 2. That Section 67-5223, Idaho Code, be, and the same is hereby 6 amended to read as follows:

7 67-5223. INTERIM LEGISLATIVE REVIEW -- STATEMENT OF ECONOMIC IMPACT. (1) After notice of proposed rulemaking is filed with the 8 coordinator, the coordinator, after making technical corrections as 9 authorized in section 67-5202, Idaho Code, shall provide the notice, 10 accompanied by the full text of the rule under consideration in legislative 11 format, as well as a statement of the substance of the intended action, to the 12 director of legislative services. If the proposed rulemaking is based upon a 13 14 requirement of federal law or regulation, a copy of that specific federal law 15 or regulation shall accompany the submission to the director of legislative services. The director of legislative services shall analyze and refer the 16 material under consideration to the germane joint subcommittee created in 17 section 67-454, Idaho Code. 18

(2) An agency shall prepare and deliver to the germane joint subcommittee a statement of economic impact with respect to a proposed rule if the germane joint subcommittee files a written request with the agency for such a statement. The statement shall contain an evaluation of the costs and benefits of the rule, including any health, safety, or welfare costs and benefits.

25 (3) An agency shall prepare and deliver to the director of legislative services for inclusion with the proposed rule change a statement of economic 26 impact on all proposed rules in which a fee or charge is imposed or increased. 27 The cost/benefit analysis shall include reasonably estimated costs to the 28 agency to implement the rule and the reasonably estimated costs borne by 29 citizens and/or the private sector to implement the value of the benefit 30 31 received. The adequacy of the contents of the statement of economic impact in subsections (2) and (3) is not subject to judicial review. 32