Dear Senators HEIDER, Souza, Jordan, and Representatives WOOD, Packer, Chew:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Board of Medicine:

- IDAPA 22.01.05 General Provisions of the Board of Medicine (New Chapter) Proposed Rule (Docket No. 22-0105-1801);
- IDAPA 22.01.07 Rules of Practice and Procedures of the Board of Medicine (Chapter Repeal) Proposed Rule (Docket No. 22-0107-1801);
- IDAPA 22.01.14 Rules Relating to Complaint Investigation (Chapter Repeal) Proposed Rule (Docket No. 22-0114-1801);
- IDAPA 22.01.15 Rules Relating to Telehealth Services (Chapter Repeal) Proposed Rule (Docket No. 22-0115-1801).

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 12/12/2018. 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 01/09/2019.

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 334-4854, or send a written request to the address on the memorandum attached below.



Legislative Services Office Idaho State Legislature

Eric Milstead Director Serving klaho's Citizen Legislature

MEMORANDUM

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

& Welfare Committee

FROM: Legislative Drafting Attorney - Matt Drake

DATE: November 23, 2018

SUBJECT: Board of Medicine

IDAPA 22.01.05 - General Provisions of the Board of Medicine (New Chapter) - Proposed Rule (Docket No. 22-0105-1801)

IDAPA 22.01.07 - Rules of Practice and Procedures of the Board of Medicine (Chapter Repeal) - Proposed Rule (Docket No. 22-0107-1801)

IDAPA 22.01.14 - Rules Relating to Complaint Investigation (Chapter Repeal) - Proposed Rule (Docket No. 22-0114-1801)

IDAPA 22.01.15 - Rules Relating to Telehealth Services (Chapter Repeal) - Proposed Rule (Docket No. 22-0115-1801)

1. IDAPA 22.01.05 - General Provisions of the Board of Medicine (New Chapter)

Summary and Stated Reasons for the Rule

The proposed rulemaking will combine the general provisions of the Board of Medicine and its allied health boards and committee into one section. Current provisions regarding complaint investigation from IDAPA 22.01.14 and telehealth practice from IDAPA 22.01.15 will be moved into this chapter to consolidate provisions.

Negotiated Rulemaking / Fiscal Impact

The Board states that negotiated rulemaking was conducted and is ongoing. There is no fiscal impact.

Statutory Authority

The rulemaking appears to be authorized pursuant to section 54-1806(2), Idaho Code.

2. IDAPA 22.01.07 - Rules of Practice and Procedures of the Board of Medicine (Chapter Repeal)

Summary and Stated Reasons for the Rule

The Board of Medicine is streamlining and combining its rules to reduce obstacles to licensure and practice. Docket 22.01.07 repeals the existing rule in its entirety. Related provisions will be merged into IDAPA 22.01.05.

Negotiated Rulemaking / Fiscal Impact

Kristin Ford, Manager Research & Legislation Paul Headlee, Manager Budget & Policy Analysis April Renfro, Manager Legislative Audits Glenn Harris, Manager Information Technology

Tel: 208-334-2475 www.legislature.idaho.gov The Board states that negotiated rulemaking was conducted and is ongoing. There is no fiscal impact.

Statutory Authority

The rulemaking appears to be authorized pursuant to section 54-1806(2), Idaho Code.

3. IDAPA 22.01.14 - Rules Relating to Complaint Investigation (Chapter Repeal)

Summary and Stated Reasons for the Rule

The Board of Medicine is streamlining and combining its rules to reduce obstacles to licensure and practice. Docket 22.01.14 repeals the existing rule in its entirety. Related provisions will be merged into IDAPA 22.01.05.

Negotiated Rulemaking / Fiscal Impact

The Board states that negotiated rulemaking was conducted and is ongoing. There is no fiscal impact.

Statutory Authority

The rulemaking appears to be authorized pursuant to section 54-1806(2), Idaho Code.

4. IDAPA 22.01.15 - Rules Relating to Telehealth Services (Chapter Repeal)

Summary and Stated Reasons for the Rule

The Board of Medicine is streamlining and combining its rules to reduce obstacles to licensure and practice. Docket 22.01.15 repeals the existing rule in its entirety. Related provisions will be merged into IDAPA 22.01.05.

Negotiated Rulemaking / Fiscal Impact

The Board states that negotiated rulemaking was conducted and is ongoing. There is no fiscal impact.

Statutory Authority

The rulemaking appears to be authorized pursuant to section 54-1806(2), Idaho Code.

cc: Board of Medicine Anne Lawler

*** PLEASE NOTE ***

Per the Idaho Constitution, all administrative rules must be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

22.01.05 – GENERAL PROVISIONS OF THE BOARD OF MEDICINE DOCKET NO. 22-0105-1801 (NEW CHAPTER) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency initiated proposed rulemaking procedures. The action is authorized pursuant to Section 54-1806(2), Idaho Code.

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

PUBLIC HEARING Thursday, December 6, 2018 – 3:00 p.m. to 5:00 p.m.

345 W. Bobwhite Court, Suite 150 Idaho State Board of Medicine Boise, Idaho 83706

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

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

The purpose of this proposed rulemaking is to combine the general provisions of the Board of Medicine and its allied health boards and committee into one section. The current provisions regarding complaint investigation from IDAPA 22.01.14 and telehealth practice from IDAPA 22.01.15 will be moved into this section to consolidate provisions that apply to all licensees of the Board of Medicine into one section.

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 negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

The Board of Medicine is a dedicated funds agency, and therefore, there will be no fiscal impact to the state general fund. This rule also has no fiscal impact on the Board of Medicine funds.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was conducted with interested parties, including the state association, and such negotiations shall continue through the comment period and hearing.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rules, contact Anne K. Lawler, Executive Director, (208) 327-7000. 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 December 6, 2018.

Dated this 4th day of October, 2018.

Anne K. Lawler, JD, RN, Executive Director Phone: (208) 327-7000

Fax: (208) 327-7005

Idaho State Board of Medicine 345 W. Bobwhite Court, Suite 150 Boise, Idaho 83706

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 22-0105-1801 (New Chapter)

IDAPA 22 TITLE 01 CHAPTER 05

22.01.05 – GENERAL PROVISIONS OF THE BOARD OF MEDICINE

LEGAL AUTHORITY. This chapter is adopted under the legal authority of Sections 54-1806(2), and 54-5713, Idaho Code.) TITLE AND SCOPE. The title of this chapter is IDAPA 22.01.05, "General Provisions of the Board of Medicine." This chapter has the following scope: these rules govern general aspects of Board of Medicine operations, complaint investigation and telehealth services. 002. WRITTEN INTERPRETATIONS - AGENCY GUIDELINES. In accordance with Title 67, Chapter 52, Idaho Code, this agency may have written statements that pertain to the interpretation of, or to compliance with the rules of this chapter. Any such documents are available for public inspection and copying at cost at the Board of Medicine office. ADMINISTRATIVE APPEAL. All contested cases shall be governed by the provisions of IDAPA 04.11.01, "Idaho Rules of Administrative Procedures of the Attorney General." PUBLIC RECORD ACT COMPLIANCE. These rules have been adopted in accordance with Title 67, Chapter 52, Idaho Code and are public records.) OFFICE - OFFICE HOURS - MAILING ADDRESS AND STREET ADDRESS. The central office of the Board of Medicine will be in Boise, Idaho. The Board's mailing address, unless otherwise indicated, will be Idaho State Board of Medicine, P.O. Box 83720, Boise, Idaho 83720-0058. The Board's street address is 345 W. Bobwhite Court, Suite 150, Boise, ID 83706. The telephone number of the Board is (208) 327-7000. The Board's facsimile (FAX) number is (208) 377-7005. The Board's office hours for filing documents are 8:00 a.m. to 5:00 p.m. FILING OF DOCUMENTS – NUMBER OF COPIES. All original documents and one (1) electronic copy in rulemaking or contested case proceedings must be filed with the office of the Board. 007. -- 149. (RESERVED) 150. COMPLAINTS. All received complaints, related to allegations against health care providers regulated by the Board, shall be referred to the appropriate Medical Investigator (MI).

151.

FORMAT FOR SUBMISSION OF COMPLAINT.

Complaints shall be submitted in writing to the Board, and include, but not limited to, the name of the provider, the approximate date of the incident or care, the concerns regarding the incident or care, e-mail address, telephone

BOARD OF MEDICINE General Provisions of the Board of Medicine
number, and mailing address.

Docket No. 22-0105-1801 Proposed Rulemaking

number	, and mai	ling address.	()
defined	reliminar in the ap	RMINATION OF AUTHORITY. y investigation, the MI shall determine if the complaint falls within the Board's statutory authoropriate practice act and rules. Questions related to jurisdiction shall be referred to the ExBoard Counsel.		
shall ma Each co	aintain a omplaint	Outside Statutory Authority. If the complaint falls outside of the Board's statutory authority he complainant in writing and may offer referral to an appropriate agency, if indicated. The copy of the complaint, response, and the preliminary investigation file for a period of one (determined to be outside the Board's statutory authority shall be reviewed by the Commiscipline at its next scheduled meeting.	e Boa 1) ye	ard ar.
	02.	Within Statutory Authority. If the complaint falls within the Board's authority, the MI sha	all: ()
	a.	Establish a complaint file;	()
	b.	Assign a case number;	()
	c.	Enter the complaint information into the Board's database.	()
written	d. informati	Correspond in writing to the complainant within ten (10) business days, when possible, and on regarding the complaint process;	provi (de)
nature o	e. of the con	Correspond in writing to the provider within ten (10) business days, when possible, explain applaint and provide written information regarding the complaint process;	ning t	he)
and the	f. provider	Monitor the case to insure the provider has replied and correspond in writing to the compadvising of the case's status at least every forty-five (45) to sixty (60) days.	plaina (ınt)
compla	g. int, includ	The MI may request any additional information deemed necessary to fully investig ding, but not limited to:	ate t	he
	i.	Interviewing the complainant and the respondent;	()
	ii.	Requesting additional records, documents, or statements; and	()
	iii.	Collecting collateral information.	()

153. COMPLAINT AUTHORITY.
At the time the case is opened, the MI shall assign a priority rating* (*rating may change at any point in the investigation as new information is received) to the investigation according to the following table:

CATEGORY	DESCRIPTION
1	Imminent, or current danger to the public.
2	Threat to the public, currently monitored or controlled.
3	Identified as having practice, skills, or judgment concern considered a potential threat to the public.

CATEGORY	DESCRIPTION
4	Medium to low risk to public.
5	Low risk to public.

			3	Low risk to public.		
					(()
Director	01. r for appr	Category opriate act		gned as Category one (1) shall be immediately report	ed to the Exec	cutive
for appr	02. copriate ac		y Two. Cases assi	gned as Category two (2) is shall be reported to the	Executive Di	irector
154. Upon re containi		the respo	VESTIGATION. onse and documen	ntation obtained from the investigation, the MI sha	all prepare a :	report
	01.	Provider	· Information. Th	e name of the provider, address, specialty, and date of	f Board meeti	ing.
	02.	Previous	Complaints. A s	ummary of previous complaints lodged against the pr	ovider. (()
	03.	Complai	int Concerns. A c	opy and summary of the complainant's concerns.	(()
	04.	Provider	's Response. A co	opy and summary of the provider's response.	(()
	05.	MI Revi	ew. A summary of	f the MI review of medical records/documentation.	(()
appropr	06. iate based			entation. Additional relevant documentation ma aint, response, and summary.	y be attache	ed as
or infor	07. mation co		y of Additional l the course of the	Information . A copy and written summary of any actinvestigation.	lditional inter (views
Discipli	ne (COP	n review D) or resp	ective Board or C	on of the recommendation made by the Committee of the committee, makes a determination upon the merits of sor conditions on licenses or permits issued:		
complai	01. nant and			oard determines to close, the MI shall correspond the Board's final determination and action subject		

- **02. Further Investigation is Requested**. If the Board determines further investigation is necessary to fully adjudicate the case, the MI shall obtain the requested information and prepare a summary as described in Section 020 of these rules. The complainant and provider shall be notified in writing of the Board determination and the case's status.
- **03. Consultant is Requested.** If the Board determines a medical consultant is necessary to fully adjudicate the case, the MI shall engage an appropriate medical consultant to review the case and submit a written report of findings to the Board. Such medical consultant may be recently retired from or currently in a clinical practice similar to the named provider. The Board shall define the focus, scope and depth of the medical consultant's review. The medical consultant shall be:

	a.	Board certified;	()
	b.	Free from current Board review such as no open complaints or pending formal action; and	()
motion have an	c. of any in actual co	Free from conflicts and disqualification. Medical consultants shall disqualify themselves terested party may, on proper showing, be disqualified in any proceeding concerning white interest or bias which interferes with their fair and impartial service.		
	d.	The medical consultant must sign an independence statement before commencing the review	v. ()
signatur	e. The M	Stipulation and Order is Issued. If the Board determines the case warrants issuant rder, a Board attorney shall generate the stipulation and order and submit to the named proved shall complete the stipulation checklist as indicated by the nature of the stipulation, identerements and establish a monitoring plan for the provider.	ider fo	or
warrant	05. ed, the M	Other Disciplinary Action Directed. If the Board determines other disciplinary action I shall act under the guidance of the Executive Director and/or Board counsel.	ons ai	re)
meet wi	06. th the CC	Opportunity to Meet with Committee . The named provider shall be provided an opportunity or Board staff prior to the initiation of formal disciplinary proceedings.	unity 1	to)
Board's	07. determin	Recording of Board Action . The MI shall update the database and the case file to reflation and action on the reviewed cases.	lect th	ne)
156. The Borrespecti	ard is sol	ORITY TO CLOSE COMPLAINTS/CASES. ely authorized to close complaints and cases. All complaints and cases must be presented for consideration and recommendation to the Board.	l to th	ne)
157.	OTHER	R INDICATORS FOR INVESTIGATION.		
basis on	01. performa	Board Investigations . The Board may commence any investigation on its own initiative or ance indicators.	r on th	ne)
	02.	Performance Indicators. Performance indicators that may be used include, but are not limit	ited to):)
	a.	Frequent changes in geographical practice location.	()
	b.	Number of inactive licenses held.	()
	c.	Number of malpractice complaints.	()
	d.	Number of complaints lodged with the Board.	()
	e.	Failure to receive specialty board certification.	()
	f.	Changes in area/specialty of practice without formal retraining.	()
	g.	Health status.	()
process,	h. , or loss o	Illness. Mental or physical illness, including but not limited to, deterioration through the f motor skill; or excessive use or abuse of drugs, including alcohol.	e agin (ıg)
	i.	Prescribing practices.	()

to peer 1	j. review.	Physicians without hospital privileges or medical practice affiliation who are not routinely	subject (
Organiz	k. ations.	Provider performance and outcome data received from sources such as Professional l	Review
	l.	Disciplinary reports from managed care organizations.	()
	m.	Disciplinary reports by other state and government agencies.	()
adverse	n. ly affect p	Reports from outside sources of a pattern of unprofessional or disruptive behavior that patient care.	t could
158 2	200.	(RESERVED)	
201.	DEFIN	ITIONS PERTAINING TO TELEHEALTH SERVICES IN IDAHO.	
		Asynchronous Store and Forward Transfer . "Asynchronous store and forward transfer" of a patient's health care information from an originating site to a provider at a distant site in that complies with state and federal security and privacy laws.	
located	02. at the tim	Distant Site . "Distant site" means the site at which a provider delivering telehealth service the service is provided.	vices is
are prov	03 vided.	Originating Site. "Originating site" means the location of a patient at the time telehealth s	services
		Provider . "Provider" means a person who is licensed, required to be licensed, or, if located be required to be licensed if located in Idaho, pursuant to Title 54, Idaho Code, to deliver hear is or her license.	
		Synchronous Interaction . "Synchronous interaction" means real-time communication to ology that enables a provider and a patient at two (2) locations separated by distance to prough two-way video and audio or audio transmission.	
transfer services	or synch include,	Telehealth Services. "Telehealth services" means health care services provided by a provide the use of electronic communications, information technology, asynchronous store and for a provider at a distant site and a patient at an originating site but are not limited to, clinical care, health education, home health and facilitation of self-mear support.	forward e. Such
any tele	ysician, p health sei	DLICENSE REQUIRED. hysician assistant, respiratory therapist, polysomnographer, dietitian, or athletic trainer who prices to patients located in Idaho must hold an active Idaho license issued by the Idaho State heir applicable practice.	rovides e Board ()
	ion to the	DER-PATIENT RELATIONSHIP. The requirements set forth in Section 54-5705, Idaho Code, during the first contact with the part by the Idaho State Board of Medicine who is providing telehealth services shall:	ntient, a
	01.	Verification. Verify the location and identity of the patient;	()
and Idal	02. no license	Disclose . Disclose to the patient the provider's identity, their current location and telephone number;	number
models	03. and treat	Consent. Obtain appropriate consents from the patient after disclosures regarding the dement methods or limitations, including a special informed consent regarding the use of tel	lelivery ehealth

BOARD OF MEDICINE General Provisions of the Board of Medicine

Docket No. 22-0105-1801 Proposed Rulemaking

04. Provider Selection. Allow the patient an opportunity to select their provider rather than being

04. Provider Selection. Allow the patient an opportunity to select their provider rather than being assigned a provider at random to the extent possible.

204. STANDARD OF CARE.

A provider providing telehealth services to patients located in Idaho must comply with the applicable Idaho community standard of care. The provider shall be personally responsible to familiarize themself with the applicable Idaho community standard of care. If a patient's presenting symptoms and conditions require a physical examination, lab work or imaging studies in order to make a diagnosis, the provider shall not provide diagnosis or treatment through telehealth services unless or until such information is obtained.

205. INFORMED CONSENT.

In addition to the requirements of Section 54-5708, Idaho Code, evidence documenting appropriate patient informed consent for the use of telehealth technologies must be obtained and maintained at regular intervals consistent with the community standard of care. Appropriate informed consent should, at a minimum, include the following terms:

01. Verification. Identification of the patient, the provider and the provider's credentials;

O2. Telehealth Determination. Agreement of the patient that the provider will determine whether or not the condition being diagnosed and/or treated is appropriate for telehealth services; ()

03. Security Measures Information. Information on the security measures taken with the use of telehealth technologies, such as encrypting data, password protected screen savers and data files, or utilizing other reliable authentication techniques, as well as potential risks to privacy and notwithstanding such measures; ()

Potential Information Loss. Disclosure that information may be lost due to technical failures.

206. MEDICAL RECORDS.

As required by Section 54-5711, Idaho Code, any provider providing telehealth services as part of his or her practice shall generate and maintain medical records for each patient. The medical record should include copies of all patient-related electronic communications, including patient-physician communications, prescriptions, laboratory and test results, evaluations and consultations, relevant information of past care, and instructions obtained or produced in connection with the utilization of telehealth technologies. Informed consents obtained in connection with the provision of telehealth services should also be documented in the medical record. The patient record established during the provision of telehealth services must be accessible and documented for both the physician and the patient, consistent with all established laws and regulations governing patient healthcare records.

207. -- **999.** (RESERVED)

22.01.07 – RULES OF PRACTICE AND PROCEDURE OF THE BOARD OF MEDICINE DOCKET NO. 22-0107-1801 (CHAPTER REPEAL) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency initiated proposed rulemaking procedures to repeal a rule. The action is authorized pursuant to Section 54-1806(2), Idaho Code.

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

PUBLIC HEARING Thursday, December 6, 2018 – 3:00 p.m. to 5:00 p.m.

345 W. Bobwhite Court, Suite 150 Idaho State Board of Medicine Boise, Idaho 83706

The meeting site will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the meeting, 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 Medicine is promoting regulatory reform by streamlining and combining its rules and reducing obstacles to licensure and practice. The purpose of this proposed rulemaking is to combine provisions which apply to the Board of Medicine and its allied health boards and committee into one section, entitled "General Provisions." The provisions from IDAPA 22.01.07 will be combined with the provisions regarding complaint investigation from IDAPA 22.01.14 and telehealth practice from IDAPA 22.01.15 and merged into a new IDAPA 22.01.05 to consolidate provisions that apply to all licensees of the Board of Medicine. As a result, IDAPA 22.01.07 will be repealed.

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 negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

The Board of Medicine is a dedicated funds agency, and therefore, there will be no fiscal impact to the state general fund.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was conducted with interested parties, including the state association, and such negotiations shall continue through the comment period and hearing.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rules, contact Anne K. Lawler, Executive Director, (208) 327-7000. 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 December 6, 2018.

Dated this 4th day of October, 2018.

Anne K. Lawler, JD, RN, Executive Director Phone: (208) 327-7000

Fax: (208) 327-7005

Idaho State Board of Medicine 345 W. Bobwhite Court, Suite 150 Boise, Idaho 83706

IDAPA 22.01.07 IS BEING REPEALED IN ITS ENTIRETY

22.01.14 – RULES RELATING TO COMPLAINT INVESTIGATION DOCKET NO. 22-0114-1801 (CHAPTER REPEAL) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency initiated proposed rulemaking procedures to repeal a rule. The action is authorized pursuant to Section 54-1806(2), Idaho Code.

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

The Board of Medicine is promoting regulatory reform by streamlining and combining its rules and reducing obstacles to licensure and practice. The purpose of this proposed rulemaking is to combine provisions which apply to the Board of Medicine and its allied health boards and committee into one section, entitled "General Provisions." The provisions of IDAPA 22.01.14 regarding complaint investigation will be combined with the general provisions from IDAPA 22.01.07 and the provisions regarding telehealth practice from IDAPA 22.01.15 and merged into a new IDAPA 22.01.05 to consolidate provisions that apply to all licensees of the Board of Medicine. As a result, IDAPA 22.01.14 will be repealed.

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 negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

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Dated this 4th day of October, 2018.

Anne K. Lawler, JD, RN, Executive Director Phone: (208) 327-7000

Fax: (208) 327-7005

Idaho State Board of Medicine 345 W. Bobwhite Court, Suite 150 Boise, Idaho 83706

IDAPA 22.01.14 IS BEING REPEALED IN ITS ENTIRETY

22.01.15 – RULES RELATING TO TELEHEALTH SERVICES DOCKET NO. 22-0115-1801 (CHAPTER REPEAL) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency initiated proposed rulemaking procedures to repeal a rule. The action is authorized pursuant to Section 54-1806(2), Idaho Code.

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

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

The Board of Medicine is promoting regulatory reform by streamlining and combining its rules and reducing obstacles to licensure and practice. The purpose of this proposed rulemaking is to combine provisions which apply to the Board of Medicine and its allied health boards and committee into one section, entitled "General Provisions." The provisions of IDAPA 22.01.15 regarding telehealth practice will be combined with the general provisions from IDAPA 22.01.07 and the provisions regarding complaint investigation from IDAPA 22.01.14 and merged into a new IDAPA 22.01.05 to consolidate provisions that apply to all licensees of the Board of Medicine. As a result, IDAPA 22.01.15 will be repealed.

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 negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

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NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was conducted with interested parties, including the state association, and such negotiations shall continue through the comment period and hearing.

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Dated this 4th day of October, 2018.

Anne K. Lawler, JD, RN, Executive Director Phone: (208) 327-7000

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IDAPA 22.01.15 IS BEING REPEALED IN ITS ENTIRETY