Dear Senators PATRICK, Agenbroad, Ward-Engelking, and Representatives DIXON, DeMordaunt, Smith:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Division of Building Safety:
IDAPA 07.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Rulemaking (Docket No. 07-0000-1900).

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 07/16/2019. 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 08/13/2019.

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.
MEMORANDUM

TO: Rules Review Subcommittee of the Senate Commerce & Human Resources Committee and the House Business Committee

FROM: Principal Legislative Drafting Attorney - Ryan Bush

DATE: June 26, 2019

SUBJECT: Division of Building Safety

IDAPA 07.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Rulemaking (Docket No. 07-0000-1900)

The Division of Building Safety has submitted temporary and proposed rules that reauthorize and re-publish, in full, the following previously approved chapters under IDAPA 07:

07.01.01, Rules Governing Electrical Permits and Inspections
07.01.04, Rules Governing Limited Electrical Licensing and Registration
07.01.05, Rules Governing Examinations
07.01.06, Rules Governing the Use of National Electrical Code
07.01.07, Rules Governing Continuing Education Requirements
07.01.08, Rules Governing Electrical Inspection Appeals
07.01.10, Rules Governing Certification and Approval of Electrical Products and Materials
07.02.04, Rules Governing Plumbing Safety Inspections
07.02.05, Rules Governing Plumbing Safety Licensing
07.02.06, Rules Concerning Idaho State Plumbing Code
07.03.09, Rules Governing Manufactured Homes - Consumer Complaints - Dispute Resolution
07.03.13, Rules Governing Mobile Home Rehabilitation
07.04.01, Rules Governing Safety Inspections – General
07.06.01, Rules Governing Uniform School Building Safety

These rules were previously analyzed and reviewed by the Legislative Services Office upon their initial promulgation. **However, changes from the previously approved rules are noted as follows:**

07.08.01, Idaho Minimum Safety Standards and Practices for Logging - The Division has consolidated numerous chapters of rules regarding logging safety into a single chapter.

Additional changes of a nonsubstantive nature have been made.

The rule changes appear to be within the Division's statutory authority to promulgate rules.

No other changes from the existing rules have been noted.
*** PLEASE NOTE ***
Per the Idaho Constitution, all administrative rules may 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.
IDAPA 07 – DIVISION OF BUILDING SAFETY
DOCKET NO. 07-0000-1900
NOTICE OF OMNIBUS RULEMAKING – TEMPORARY AND PROPOSED RULEMAKING

EFFECTIVE DATE: The effective date of the temporary rules listed in the descriptive summary of this notice is June 30, 2019.

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 the following Sections of Idaho Code:


PUBLIC HEARING SCHEDULE: Oral comment concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

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:

This temporary and proposed rulemaking adopts and re-publishes the following existing and previously approved and codified chapters under IDAPA 07, rules of the (Division of Building Safety):

IDAPA 07
• 07.01.01, Rules Governing Electrical Permits and Inspections
• 07.01.04, Rules Governing Limited Electrical Licensing and Registration
• 07.01.05, Rules Governing Examinations
• 07.01.06, Rules Governing the Use of National Electrical Code
• 07.01.07, Rules Governing Continuing Education Requirements
• 07.01.08, Rules Governing Electrical Inspection Appeals
• 07.01.10, Rules Governing Certification and Approval of Electrical Products and Materials
• 07.02.04, Rules Governing Plumbing Safety Inspections
• 07.02.05, Rules Governing Plumbing Safety Licensing
• 07.02.06, Rules Concerning Idaho State Plumbing Code
• 07.03.09, Rules Governing Manufactured Homes - Consumer Complaints - Dispute Resolution
• 07.03.13, Rules Governing Mobile Home Rehabilitation
• 07.04.01, Rules Governing Safety Inspections – General
• 07.06.01, Rules Governing Uniform School Building Safety
• 07.08.01, Idaho Minimum Safety Standards and Practices for Logging

TEMPORARY RULE JUSTIFICATION: Pursuant to Sections 67-5226(1) and 67-5226(2), Idaho Code, the Governor has found that temporary adoption of the rule is appropriate for the following reasons:

These temporary rules are necessary to protect the public health, safety, and welfare of the citizens of Idaho and confer a benefit on its citizens. These previously approved and codified rules implement the duly enacted laws of the state of Idaho, provide citizens with the detailed rules and standards for complying with those laws, and assist in the orderly execution and enforcement of those laws. The expiration of these rules without due consideration and processes would undermine the public health, safety and welfare of the citizens of Idaho and deprive them of the benefit intended by these rules. The Division of Building Safety Rules are necessary to ensure that properly qualified persons continue to practice in the professions over which the Division exercises regulatory authority, and that the
installations made in the various trades and professions related thereto, and other applicable construction work is performed safely and in accordance with laws, codes, standards, and processes that protect the health, safety and welfare of the public.

**FEE SUMMARY:** This rulemaking does not impose a fee or charge.

**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 rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2020 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

**NEGOTIATED RULEMAKING:** Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because of the need to adopt the rules as temporary, and because these existing chapters of IDAPA are being re-published and re-authorized. Negotiated rulemaking also is not feasible because of the need to implement these rules before they expire; the rules form the regulatory framework of the laws of this state and have been previously promulgated and reviewed by the Legislature pursuant to the Idaho Administrative Procedures Act, Chapter 52, Title 67, Idaho Code; and because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

**INCORPORATION BY REFERENCE:** Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the temporary and proposed rules attached hereto.

**ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS:** For assistance on technical questions concerning the temporary and proposed rule, contact Patrick Grace, Regional Manager at (208) 332-7120.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

Dated this 19th day of June, 2019.

Chris Jensen, Administrator
Division of Building Safety
1090 E. Watertower Street, Ste. 150
Meridian, ID 83642
(208) 332-7100
000. LEGAL AUTHORITY.  
The Idaho Electrical Board is authorized under Sections 54-1005, and 54-1006, Idaho Code, to adopt rules concerning the issuance of electrical permits and inspections covering electrical installations referred to in Section 54-1001, Idaho Code. (4-11-19)

001. TITLE AND SCOPE.  
These rules are titled IDAPA 07.01.01, “Rules Governing Electrical Permits and Inspections,” Division of Building Safety. These rules include criteria for the use of electrical permits for electrical installations. (4-11-19)

002. WRITTEN INTERPRETATIONS.  
This agency has no written interpretations of this chapter. (2-26-93)

003. ADMINISTRATIVE APPEALS.  
This chapter does not allow administrative relief of the provisions outlined herein. (2-26-93)

004. INCORPORATION BY REFERENCE.  
There are no documents that have been incorporated by reference into this rule. (4-11-19)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.  
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

006. PUBLIC RECORDS ACT COMPLIANCE.  
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

007. DEFINITIONS.  
01. Associated Buildings. All buildings, structures, and fixtures used for domestic purposes and in connection with the primary or secondary residence, such as garages, sheds, barns, or shops. (2-23-94)

02. Person. Includes an individual, company, firm, partnership, corporation, association or other organization. (4-11-19)

008. – 010. (RESERVED)

011. ELECTRICAL PERMITS.  
Electrical permits as authorized by Section 54-1005, Idaho Code, shall each bear a serial number. Permits for electrical installations shall be available for purchase online or at the Division of Building Safety by those legally authorized to make electrical installations under Title 54, Chapter 10, Idaho Code. The serial numbers of electrical permits shall be registered in the name of the permit holder to whom they are issued and are transferable only as provided in IDAPA 07.01.02, “Rules Governing Fees for Electrical Permits and Inspections,” Subsection 011.16. Electrical permits shall be used only for the electrical installations identified in the permit application and for which said permit holder shall assume full responsibility. (4-11-19)

01. Completion of Electrical Installation. For each electrical installation made by a permit holder and
coming under the provisions of Section 54-1001, Idaho Code, said permit holder or his authorized representative shall request an inspection from the Division of Building Safety. (4-11-19)

02. Purchase of Electrical Permit. All electrical permits shall be purchased before work is commenced. Where the total cost of installation is unknown, the minimum permit fee as listed in IDAPA 07.01.02, “Rules Governing Fees for Electrical Permits and Inspections,” Subsection 011.06 of the fee schedule shall be paid. In all cases, payment of the total permit fee shall be made prior to completion of the installation and a final inspection. (4-11-19)

a. The Division of Building Safety may refuse to extend credit to any person with outstanding fines, violations or unpaid permit fees recorded with the Division. Permit holders will not be allowed to purchase further electrical permits unless and until all outstanding fees due have been paid in full. (4-11-19)

b. No electrical inspections shall be provided prior to the purchase of an electrical permit. (4-11-19)

03. Power Supply Company. Pursuant to Section 54-1005, Idaho Code, a power supply company may connect and energize an electrical installation made by an electrical contractor without delay and before the installation has passed inspection if the contractor submits to the power supply company a copy of an electrical permit purchased by the contractor and the power supply company deems the connection and energization necessary to preserve life or property. The contractor shall request that the Division of Building Safety conduct an inspection on the next business day. (4-11-19)

012. ELECTRICAL PERMITTING AND INSPECTION REQUIREMENTS FOR PERSONS EXEMPT FROM LICENSING.

Persons exempt from licensing pursuant to Section 54-1016, Idaho Code, shall secure all electrical permits required by Section 54-1005, Idaho Code, before making any electrical installation. No electrical wiring or equipment may be concealed in any manner from access or sight until the work has been inspected and approved for cover by the electrical inspector. A final inspection shall be made upon the completion of all electrical work. The procedure for obtaining electrical permits follows: (4-11-19)

01. Electrical Permit. Any exempt person shall obtain an electrical permit from the Division of Building Safety, either online or at its Meridian main office or Pocatello or Coeur d’Alene satellite offices with the proper permit fee as provided for in rule. (4-11-19)

02. Notice to Power Supplier. The Division of Building Safety shall provide notice to the power supplier to connect installations requiring energization once an installation has passed inspection. (4-11-19)

013. ELECTRICAL PERMIT AND INSPECTION REQUIREMENTS FOR FACILITY ACCOUNTS.

An electrical facility employer account licensee, as defined by Section 54-1003A, Idaho Code, who uses licensed or registered employees to make electrical installations coming under the provisions of Section 54-1001, Idaho Code, on the licensee’s own premises, shall obtain a facility account license and purchase electrical permits from the Division of Building Safety with the proper permit fee as provided in IDAPA 07.01.02, “Rules Governing Fees for Electrical Permits and Inspections, Section 011. Employees performing electrical installations under a facility account shall be licensed electrical journeymen or master electricians or registered electrical apprentices under the constant on-the-job supervision of a licensed journeyman or master electrician as provided in Title 54, Chapter 10, Idaho Code. One (1) properly licensed journeyman or master electrician shall be designated the supervising electrician for the facility account with the Division of Building Safety. Individuals employed as maintenance electricians may only perform maintenance electrical installations in accordance with Section 54-1016, Idaho Code. (4-11-19)

014. TEMPORARY INSTALLATIONS CONNECTED PRIOR TO INSPECTION.

Only a licensed electrical contractor may have a power supply company connect and energize a temporary service for construction prior to an inspection being performed. Any contractor energizing a temporary service prior to inspection shall assume full responsibility for the installation of the temporary service. A power supply company may only connect and energize a temporary service upon receipt of a copy of an electrical permit purchased from the Division of Building Safety. (4-11-19)

015. -- 999. (RESERVED)
07.01.04 – RULES GOVERNING LIMITED ELECTRICAL LICENSING AND REGISTRATION

000. LEGAL AUTHORITY.
The Idaho Electrical Board is authorized under Section 54-1006(5), Idaho Code, to adopt rules concerning the issuance of electrician licenses referred to in Section 54-1001, Idaho Code. (2-26-93)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.01.04, “Rules Governing Limited Electrical Licensing and Registration,” Division of Building Safety. These rules set out the limited types of electrical installations for which a limited electrical license is required; the minimum experience requirements for such license; and describe the procedure for securing such license. (4-11-19)

002. WRITTEN INTERPRETATIONS.
This agency has written interpretations of this chapter in the form of legal memoranda. (2-26-93)

003. ADMINISTRATIVE APPEALS.
IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” govern license revocation/suspension proceedings. (2-26-93)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (4-11-19)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

007. -- 010. (RESERVED)

011. QUALIFIED JOURNEYMAN ELECTRICIANS.
Qualified journeyman electricians, as defined in Section 54-1003A(2), Idaho Code, shall be permitted to make all installations as subsequently described herein without securing an additional license for said installation. (4-9-79)

012. MINIMUM EXPERIENCE REQUIREMENTS.
Experience gained by an individual while engaged in the practice of one (1) or more of the limited categories named below shall not be considered towards the satisfaction of the minimum experience requirements for licensing as a journeyman electrician. (4-1-19)

013. LIMITED EXPERIENCE REQUIREMENT.

01. Limited Electrical Installer. An applicant for a limited electrical installer license must have at least two (2) years of experience, or more as specified for the individual category, with the type of installation for which the license is being applied for, in compliance with the requirements of the state in which the experience was received, or as a limited electrical installer trainee making electrical installations in accordance with the requirements as stated herein. (4-11-19)

02. Limited Electrical Installer Trainee. A limited electrical installer trainee shall be required to work not less than two (2) years, defined as a minimum of four thousand (4,000) hours of work experience, under the constant on-the-job supervision of a limited electrical installer of the same limited category to qualify for testing as a
limited electrical installer. A person wishing to become a limited electrical installer trainee shall register with the Division of Building Safety for a period of three (3) years and pay the applicable fee prior to going to work. Said person shall carry a current registration certificate on his person at all times and shall present it upon request to personnel of the Division of Building Safety for examination. A limited electrical installer trainee registration shall only be renewed by the Division upon receipt of sufficient evidence demonstrating that the trainee has worked at least one (1) year defined as a minimum of two thousand (2,000) hours of work experience under the constant on-the-job supervision of a limited electrical installer; provided however, that in no case shall a limited electrical installer trainee registration be renewed more than one (1) time by the Division without a recommendation from the Idaho Electrical Board to do so. A limited electrical installer trainee may only petition the Electrical Board for registration renewals subsequent to the first renewal. If application to the Division or petition to the Board is made pursuant to this subsection, the Division and the Board, as applicable, shall consider whether extenuating circumstances exist which prevent the completion of the instruction or work experience requirements for renewal. Time shall not be credited while the trainee is inactive or not registered.

014. ELECTRICAL INSTALLATIONS REQUIRING A LIMITED ELECTRICAL INSTALLER LICENSE.
The following categories of electrical installations shall be considered limited electrical installations, the practice of which shall require a journeyman electrician, master electrician, or limited electrical installer license:

01. Elevator, Dumbwaiter, Escalator, or Moving-Walk Electrical. Any person qualifying for and having in his possession a current elevator electrical license may install, maintain, repair, and replace equipment and controls, and wiring beyond the disconnect switch in the machine room of the elevator and pertaining directly to the operation and control thereof when located in the elevator shaft and machine room. He shall be employed by a licensed elevator electrical contractor or electrical contractor, and his installations shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor’s license application as a supervising limited electrical installer for work within this category.

02. Sign Electrical. Any person qualifying for and having in his possession a current sign electrical license may install, maintain, repair, and replace equipment, controls, and wiring on the secondary side of sign disconnecting means; providing the disconnecting means is located on the sign or within sight therefrom. He shall be employed by a licensed sign electrical contractor or electrical contractor, and his installations shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor’s license application as a supervising limited electrical installer for work within this category.

03. Manufacturing or Assembling Equipment.
   a. A licensed limited electrical manufacturing or assembling equipment installer must be employed by a licensed limited electrical manufacturing or assembling equipment contractor or electrical contractor, and his installation shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor's license application as a supervising limited electrical installer for work within this category.
   b. Any person licensed pursuant to Paragraph 014.03.a. of these rules may install, maintain, repair, and replace equipment, controls, and accessory wiring, integral to the specific equipment, on the load side of the equipment disconnecting means. Electrical service and feeder are to be installed by others. The licensee may also install circuitry in modules or fabricated enclosures for the purpose of connecting the necessary components which individually bear a label from a nationally recognized testing laboratory when such equipment is designed and manufactured for a specific job installation. All wiring completed shall meet all requirements of Title 54, Chapter 10, Idaho Code, all rules promulgated pursuant thereto, and the most current edition of the National Electrical Code.
   c. Subsection 014.03 of these rules does not apply to a limited electrical manufacturing or assembling equipment installer installing electrical wiring, equipment, and apparatus in modular buildings as that term is defined in Section 39-4105, Idaho Code. Only journeyman electricians and electrical apprentices, employed by an electrical contractor, may perform such installations.

04. Limited Energy Electrical.
a. Limited energy systems are defined as fire and security alarm systems, class 2 and class 3 signaling circuits, key card operators, nurse call systems, motor and electrical apparatus controls and other limited energy applications covered by the NEC. (7-1-99)

b. Limited energy systems do not include, and no license of any type is required for, the installation of landscape sprinkler controls or communication circuits, wires and apparatus that include telephone systems, telegraph facilities, outside wiring for fire and security alarm systems which are used for communication purposes, and central station systems of a similar nature, PBX systems, audio-visual and sound systems, public address and intercom systems, data communication systems, radio and television systems, antenna systems and other similar systems. (7-1-99)

c. Unless exempted by Section 54-1016, Idaho Code, any person who installs, maintains, replaces or repairs electrical wiring and equipment for limited energy systems in facilities other than one (1) or two (2) family dwellings shall be required to have a valid limited energy limited electrical license and must be employed by a licensed limited energy limited electrical contractor or electrical contractor. The holder of such limited license may only countersign a limited electrical contractor’s application as a supervising limited electrical installer for work within this category. (4-11-19)

05. Irrigation Sprinkler Electrical. Any person qualifying for and having in his possession, an irrigation system electrical license may install, maintain, repair and replace equipment, controls and wiring beyond the disconnect switch supplying power to the electric irrigation machine. The irrigation machine is considered to include the hardware, motors and controls of the irrigation machine and underground conductors connecting the control centers on the irrigation machine to the load side of the disconnecting device. Disconnect device to be installed by others. All such installations performed by individuals under this subsection shall be done in accordance with the applicable provisions of the National Electrical Code. He shall be employed by a licensed limited electrical contractor whose license is contingent upon the granting of a limited electrical license to an employee, and his installations shall be limited to this category. The holder of such limited license may not countersign a limited electrical contractor’s license application as supervising limited electrical installer except for work within this category. (4-11-19)

06. Well Driller and Water Pump Installer. All installations performed by individuals under this subsection shall be done in accordance with applicable provisions of the approved National Electrical Code. A license holder in this category shall be employed by a licensed well driller and water pump installer limited electrical contractor or electrical contractor, and his installations shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor’s license application as supervising limited electrical installer for work within this category. Any person currently licensed in this category may perform the following types of installations:

a. Single or three (3) phase water pumps: install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (4-6-05)

b. Domestic water pumps, one hundred twenty/two hundred forty (120/240) volt, single phase, sixty (60) amps or less: Install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to and including the disconnecting device. (7-1-98)

c. Temporarily connect into a power source to test the installations, provided that all test wiring is removed before the installer leaves the site. (1-14-87)

d. Individual residential wastewater pumping units. Install, maintain, repair and replace all electrical equipment, wires, and accessories from the pump motor up to and including the disconnecting device for systems that serve one-family, two-family, or three-family residential installations. (4-11-06)

07. Refrigeration, Heating, and Air-Conditioning Electrical Installer. All installation, maintenance, and repair performed by individuals under this subsection shall be done in accordance with applicable provisions of the National Electrical Code. A license holder in this category shall be employed by a licensed limited electrical contractor or electrical contractor, and his installations shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor’s license application as supervising limited electrical installer except for work within this category.
an electrical contractor whose license shall be covered by this category or electrical contractor, and his installations shall be limited to this category. The holder of such limited license may only countersign a limited electrical contractor’s license application as a supervising limited electrical installer for work in this category. Any person currently licensed in this category may perform the following types of installations, which installations shall be limited to factory-assembled, packaged units:

a. Heating Units (single phase): install, repair, and maintain all electrical equipment, wires, and accessories from the unit up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (9-17-85)

b. Refrigeration, Air-Conditioning Equipment and Heat Pumps (single phase): install, repair, and maintain all electrical equipment, wires, and accessories from the unit up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (9-17-85)

c. Refrigeration, Air-Conditioning and Heating Systems (three (3) phase): install, maintain, and repair all electrical equipment and accessories up to the load side, including fuses, of the disconnecting device. Disconnecting device to be installed by others. (9-17-85)

08. Outside Wireman. All installation, maintenance, and repair not exempt under the provisions of Section 54-1016, Idaho Code, performed by individuals under this subsection shall be done in accordance with the applicable provisions of the National Electrical Code. A license holder in this category shall be employed by a licensed limited electrical contractor whose license shall be covered by this category or electrical contractor, and his installations shall be limited to this category. The holder of such limited electrical license may only countersign a limited electrical contractor’s license application as a supervising limited electrical installer for work in this category. Applicants for this license category shall provide documentation of having completed an electrical lineman apprenticeship program or similar program approved by the U.S. Department of Labor, Office of Apprenticeship. Any person currently licensed in this category may perform the following types of installations:

a. Overhead distribution and transmission lines in excess of six hundred (600) volts. (4-7-11)

b. Underground distribution and transmission lines in excess of six hundred (600) volts. (4-7-11)

c. Substation and switchyard construction in excess of six hundred (600) volts. (4-7-11)

09. Solar Photovoltaic. All installation, maintenance, and repair not exempt under the provisions of Section 54-1016, Idaho Code, performed by individuals under this Subsection shall be done in accordance with the applicable provisions of the National Electrical Code. A license holder in this category shall be employed by a licensed limited electrical contractor whose license shall be covered by this category or electrical contractor, and his installations shall be limited to this category. The holder of such limited electrical license may only countersign a limited electrical contractor’s application as a supervising limited electrical installer for work in this category. Applicants for this license category shall provide proof of photovoltaic installer certification by the North American Board of Certified Energy Practitioners (NABCEP) or equivalent. Any person licensed in this category may perform the following types of installations:

a. Solar Photovoltaic DC Systems: Install, maintain, repair, and replace all electrical equipment, wires, and accessories up to and including the inverter. (3-29-12)

b. Solar Photovoltaic micro-inverter/AC Systems: Install, maintain, repair, and replace all electrical equipment, wires, and accessories up to and including the AC combiner box. (3-29-12)

015. APPLICATIONS FOR LIMITED ELECTRICAL INSTALLER LICENSE.

An application for a limited electrical installer license may be obtained from the Division of Building Safety. The forms shall be returned with the application fee, as provided by Section 54-1014, Idaho Code, with proof of the required two (2) years of experience in the field of limited electrical category, and the application shall be signed and notarized. Upon receiving a passing grade, the applicant may remit the license fee for issuance of the license. (4-11-19)
016. LICENSURE PERIOD AND FEES.
All original limited electrical licenses and registrations shall be issued by the Division immediately upon receipt of
the licensure fee and other necessary documentation from the applicant which date shall be designated as the original
license anniversary date and signify the commencement of the licensing period. All specialty license and registration
renewals shall be effective in the year renewed as of the original license anniversary date. All license and registration
periods shall end at midnight on the last day of the final month of the licensing or registration period. Limited
electrical licenses and registrations not renewed by this date shall have expired. Any expired license revived within
the twelve-month period following the expiration date will continue to have the original license anniversary date for
the purposes of subsequent renewal. The license fee and renewal fee for each type of limited electrical license shall be
as provided for by Section 54-1014, Idaho Code, for other journeyman licenses. (4-11-19)

017. LIMITED ELECTRICAL CONTRACTOR LICENSE.

01. Qualifications for Limited Electrical Contractor. Except as herein provided, any person,
partnership, company, firm, association, or corporation shall be eligible to apply for a limited electrical contractor
license upon the condition that such applicant will be responsible for supervision of electrical installations made by
said company, firm, association, or corporation as provided by Section 54-1010, Idaho Code. The supervising limited
electrical installer shall be available during working hours to carry out the duties of supervising limited electrical
installer, as set forth herein. In addition, the applicant shall meet or have at least one (1) full-time employee who
meets one (1) of the following criteria: (4-11-19)

a. Holds a valid limited electrical installer license issued by the Division of Building Safety, in the
same category as the limited electrical contractor, and has held a valid limited electrical installer license for a period
of not less than two (2) years, during which time he was employed as a limited electrical installer for a minimum of
four thousand (4,000) hours; (4-11-19)

b. Holds a valid limited electrical installer license issued by the Division of Building Safety, in the
same category as the limited electrical contractor, and has at least four (4) years of experience in the limited electrical
category with a minimum of two (2) years practical experience in planning, laying out, and supervising electrical
installations in the category. (4-11-19)

02. Modification to Qualifications. Applicants for limited electrical contractor licenses, or individuals
countersigning such applications, shall be subject to the same requirements, restrictions, and fees applicable to other
electrical contractors and countersigning master, as set forth in the current electrical statues and rules with the
exception that an electrical contractor requires a master electrician to countersign as a supervising master whereas a
supervising limited electrical installer for a limited electrical contractor must meet the requirements of Subsection
017.01 of these rules. (4-11-19)

018. -- 999. (RESERVED)
07.01.05 – RULES GOVERNING EXAMINATIONS

000. LEGAL AUTHORITY.
The Idaho Electrical Board is authorized under Sections 54-1003, 54-1005(1), and 54-1006(5), Idaho Code, to adopt rules concerning the examinations for all classifications under the electrical law and rules. (2-26-93)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.01.05, “Rules Governing Examinations,” Division of Building Safety. These rules include criteria for conducting examinations for all electrical licenses. (2-26-93)

002. WRITTEN INTERPRETATIONS.
This agency has no written interpretations of this chapter. (2-26-93)

003. ADMINISTRATIVE APPEALS.
This chapter does not allow administrative relief of the provisions outlined herein. (2-26-93)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (4-11-19)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

007. -- 010. (RESERVED)

011. EXAMINATIONS.
The Electrical Board shall review and approve all versions of examinations prior to administration. (4-5-00)

01. Frequency of Conducting of Examinations. Examinations for all classifications under the Electrical Laws and Rules will be given a minimum of four (4) times each year in at least three (3) locations: One (1) to be in northern Idaho, one (1) to be in central Idaho, and one (1) to be in southern Idaho. The applicant will be notified in writing of the date, time, and location at which the examination will be given, following approval of the application. (4-5-00)

02. Professional Testing Services. In lieu of the administration by the Electrical Board of the examination for licenses pursuant to this rule, the Electrical Board may contract with a professional testing service to administer the examination and require license applicants to pay to the testing service the fee that they have set for the examination and to take such examination at the time set by such service. After taking such examination, an official copy of the test score shall be provided by the applicant to the Electrical Board before the license will be granted. If the examination is conducted in this fashion, the Electrical Board may charge and retain the application fee provided for by Section 54-1014, Idaho Code, to cover the cost of reviewing the applicant's application. (4-5-00)

03. Required Scores. The following scores are considered minimum for passing and are required to be achieved by the applicant prior to issuance of the appropriate license or certification.
Failed Examinations.

a. An applicant receiving less than a passing score on a first or second examination attempt may be reexamined.

b. Before being reexamined after failing an examination the third time, an applicant must:
   i. Wait until the expiration of one (1) year from the date of the failed third examination; or
   ii. Provide proof, satisfactory to the Electrical Board, of completion of a minimum of twenty-four (24) hours of Board-approved, related electrical training or continuing education since the date of the failed third examination.

c. Before being reexamined after any further failures, an applicant for reexamination must:
   i. Wait until the expiration of an additional one (1) year from the date of the failed examination; or
   ii. Provide proof, satisfactory to the Electrical Board, of completion of thirty-two (32) hours of Board-approved, related electrical training or continuing education since the date of the failed examination.

012. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
The Idaho Electrical Board is authorized under Section 54-1001, Idaho Code, to adopt rules concerning the use of the National Electrical Code. (2-26-93)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.01.06, “Rules Governing the Use of National Electrical Code,” Division of Building Safety. These rules prescribe which edition of the National Electrical Code will be administered by the Idaho Electrical Board. (2-26-93)

002. WRITTEN INTERPRETATIONS.
This agency has no written interpretations of this chapter. (2-26-93)

003. ADMINISTRATIVE APPEALS.
This chapter does not allow administrative relief of the provisions outlined herein. (2-26-93)

004. (RESERVED)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

007. -- 010. (RESERVED)

011. ADOPTION AND INCORPORATION BY REFERENCE OF THE NATIONAL ELECTRICAL CODE.

01. Documents. Under the provisions of Section 54-1001, Idaho Code, the National Electrical Code, 2017 Edition, (herein NEC) is hereby adopted and incorporated by reference for the state of Idaho and are in full force and effect on and after July 1, 2017, with the following amendments: (3-29-17)

   a. Article 110.3(A) and 110.3(B) shall not apply to submersible well pumps installed in swimming and marine areas; provided however, such articles shall apply to all other equipment required in the installation of a submersible well pump in such areas except for the actual submersible well pump itself. (3-28-18)

   b. Article 210.8(A)(7) Sinks. Delete article 210.8(A)(7) and replace with the following: Sinks - located in areas other than kitchens where receptacles are installed within one and eight tenths (1.8) meters (six (6) feet) of the outside edge of the sink. (3-20-14)

   c. Article 210.8(A)(10). Delete article 210.8(A)(10). (3-20-14)

   d. Article 210.8(D). Delete article 210.8(D). (3-20-14)

   e. Article 210.52(E)(3). Delete article 210.52(E)(3) and replace with the following: Balconies, Decks, and Porches. Balconies, decks, and porches having an overall area of twenty (20) square feet or more that are accessible from inside the dwelling unit shall have at least one (1) receptacle outlet installed within the perimeter of the balcony, deck, or porch. The receptacle shall not be located more than two (2.0) meters (six and one half (6½)
feet) above the balcony, deck, or porch surface. (3-20-14)

f. Add a new Article 225.30(F) – One (1)- or Two (2)-Family Dwelling Unit(s). For a one (1)- or two (2)-family dwelling unit(s) with multiple feeders with conductors one aught (1/0) or larger, it shall be permissible to install not more than six (6) disconnects grouped at one (1) location where the feeders enter the building, provided that the feeder conductors originate at the same switchboard, panelboard, or overcurrent protective device location. (3-28-18)

g. Where the height of a crawl space does not exceed one and four tenths (1.4) meters or four and one half (4.5) feet it shall be permissible to secure NM cables, that run at angles with joist, to the bottom edge of joist. NM cables that run within two and one tenth (2.1) meters or seven (7) feet of crawl space access shall comply with Article 320.23. (3-20-14)

h. Article 334.10(3). Delete Article 334.10(3) and replace with the following: Other structures permitted to be of Types III, IV, and V construction. Cables shall be concealed within walls, floors, or ceilings that provide a thermal barrier of material that has at least a fifteen (15)-minute finish rating as identified in listings of fire-rated assemblies. For the purpose of this section, cables located in attics and underfloor areas that are not designed to be occupied shall be considered concealed. (4-11-19)

i. Article 675.8(B). Compliance with Article 675.8(B) will include the additional requirement that a disconnecting means always be provided at the point of service from the utility no matter where the disconnecting means for the machine is located. (3-20-14)

j. Article 682.10 shall not apply to submersible well pumps installed in swimming and marine areas; provided however, such articles shall apply to all other equipment required in the installation of a submersible well pump in such areas except for the actual submersible well pump itself. (3-28-18)

k. Article 682.11. Add the following exception to Article 682.11: This article shall not apply to service equipment that is located on or at the dwelling unit and which is not susceptible to flooding. (3-28-18)

l. Article 682.13. Add the following exceptions to Article 682.13:

i. Exception No 1. Wiring methods such as HDPE schedule eighty (80) electrical conduit or its equivalent or greater, and clearly marked at a minimum “Caution Electrical” to indicate that it contains electrical conductors shall be approved. It shall be buried whenever practical, and in accordance with the requirements of the authority having jurisdiction. The use of gray HDPE water pipe rated at two hundred (200) PSI (e.g. SIDR-7 or DR-9) is suitable for use as a chase only when the following conditions are met:

(1) When internal conductors are jacketed submersible pump cable. (3-28-18)

(2) When used in continuous lengths, directly buried, or secured on a shoreline above and below the water line. (3-28-18)

(3) When submersible pump wiring terminations in the body of water according to 682.13 Exception No. 2 are met. (3-28-18)

ii. Exception No 2. Any listed and approved splices required to be made at the submersible well pump itself, outside of a recognized submerged pump sleeve or housing, when wires are too large to be housed inside such sleeve, shall be covered with a non-metallic, impact resistant material, no less than one quarter (.25) inches thick, such as heavy duty heat shrink or other equivalent method approved by the authority having jurisdiction. (Eg. install a heat shrink over the sleeve or housing that the submersible well pump is installed in, and then recover (apply heat) the heat shrink over both the HDPE and the water line). At least six (6) inches shall be over the sleeve and at least twelve (12) inches over the HDPE and water line. (3-28-18)

iii. Exception No. 3. Pipe, conduit, PVC well casing, or other electrically unlisted tubing may be used as a chase, but not as a raceway, to protect conductors or cables from physical damage. Conductors or cables within a chase shall be rated for the location. (3-28-18)
m. Article 682.14. Add the following additional exception to Article 682.14: For installations of submersible well pumps installed in public swimming and marine areas, submersible well pumps shall be considered directly connected and shall be anchored in place. Ballast is an acceptable form of anchoring. (3-28-18)

n. Article 682.14(A). Add the following exception to Article 682.14(A): For installations of submersible well pumps installed in public swimming and marine areas, motor controller circuits such as remotely located stop pushbutton/s, disconnect/s, relay/s or switches shall be permitted as a required disconnecting means. Such circuits shall be identified at a minimum as “Emergency Pump Stop”, or “Emergency Stop” with other obvious indications on the visible side of the enclosure, that it controls a submersible pump in the body of water. (3-28-18)

o. Article 682.15. Add the following exceptions to Article 682.15: (3-28-18)
   
i. Exception No. 1. Submersible pumps, and their motor leads, located in bodies of water, and that are rated sixty (60) amperes maximum, two hundred fifty (250) volts maximum of any phase, shall have GFCI or Ground Fault Equipment Protection designed to trip at a maximum of thirty (30) milliamps or less, protected by means selected by a licensed installer, meeting listing or labeling requirements, and inspected by the AHJ prior to submersion in bodies of water. (3-28-18)

   ii. Exception No. 2. Installations or repair and replacement of submersible pumps located in bodies of water, that are rated over sixty (60) amperes, and rated at any voltage, shall be evaluated by a qualified designer or experienced licensed contractor, or involve engineering or be engineered, for each specific application, with the goal of public safety. Whenever possible, GFCI or Ground Fault Equipment Protection designed to trip at a maximum of thirty (30) milliamps or less, meeting listing or labeling requirements, shall be installed, and inspected by the AHJ prior to submersion in bodies of water. (3-28-18)

p. Article 550.32(B). Compliance with Article 550.32(B) shall limit installation of a service on a manufactured home to those homes manufactured after January 1, 1992. (5-3-03)

q. Poles used as lighting standards that are forty (40) feet or less in nominal height and that support no more than four (4) luminaires operating at a nominal voltage of three hundred (300) volts or less, shall not be considered to constitute a structure as that term is defined by the National Electrical Code (NEC). The disconnecting means shall not be mounted to the pole. The disconnecting means may be permitted elsewhere in accordance with NEC, Article 225.32, exception 3. SEC special purpose fuseable connectors (model SEC 1791–DF or model SEC 1791-SF) or equivalent shall be installed in a listed handhole (underground) enclosure. The enclosure shall be appropriately grounded and bonded per the requirements of the NEC applicable to Article 230-Services. Overcurrent protection shall be provided by a (fast-acting – minimum - 10K RMS Amps 600 VAC) rated fuse. Wiring within the pole for the luminaires shall be protected by supplementary overcurrent device (time-delay – minimum - 10K RMS Amps 600 VAC) in break-a-away fuse holder accessible from the hand hole. Any poles supporting or incorporating utilization equipment or exceeding the prescribed number of luminaires, or in excess of forty (40) feet, shall be considered structures, and an appropriate service disconnecting means shall be required per the NEC. All luminaire-supporting poles shall be appropriately grounded and bonded per the NEC. (4-6-05)

r. Compliance with Article 210.12 Arc-Fault Circuit-Interrupter Protection. Article 210.12 shall apply in full. Exception: In dwelling units Arc-Fault Circuit-Interrupter Protection shall only apply to all branch circuits and outlets supplying bedrooms. All other locations in dwelling units are exempt from the requirements of Article 210.12. (3-29-17)

02. Availability. A copy of the National Electrical Code is available at the offices of the Division of Building Safety at 1090 E. Watertower Street, Suite 150, Meridian, Idaho 83642, 1250 Ironwood Drive, Suite 220, Coeur d’Alene, Idaho 83841, and 2055 Garrett Way, Suite 7, Pocatello, Idaho 83201. (3-20-14)

012. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
The Idaho Electrical Board is authorized under Sections 54-1003 and 54-1006(5), Idaho Code, to adopt rules concerning the continuing education requirements for journeyman and master journeyman licensing. (2-26-93)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.01.07, “Rules Governing Continuing Education Requirements,” Division of Building Safety. These rules include criteria for requirements for continuing education for electrical licensees. (2-26-93)

002. WRITTEN INTERPRETATIONS.
This agency has no written interpretations of this chapter. (2-26-93)

003. ADMINISTRATIVE APPEALS.
IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” govern license revocation/suspension proceedings. (2-26-93)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (4-11-19)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

007. -- 010. (RESERVED)

011. CONTINUING EDUCATION REQUIREMENTS.
Journeymen and master electricians must complete at least twenty-four (24) hours of continuing education instruction in every three (3) year period between renewals of such licenses. The twenty-four (24) hours of instruction shall consist of eight (8) hours of code update covering changes included in the latest edition of the National Electrical Code. The remaining sixteen (16) hours may consist of any combination of code-update training, code-related training, or industry-related training. The Idaho Electrical Board will establish criteria for approval of instruction and instructors, and courses and instructors will be approved by the Division of Building Safety. Proof of completion of these continuing education requirements must be submitted to the Division of Building Safety prior to or with the application for license renewal by any such licensee in order to renew a journeyman or master electrician license for the code change year. (4-11-19)

012. COURSE APPROVAL REQUIREMENTS.
Continuing education courses for electricians must cover technical aspects of the electrical trade. For example, courses such as management, supervision, business practices, personal computer skills, or first aid will not be approved. Courses will be approved as either code update, code related or industry related based on the criteria as defined in this section. (4-11-19)

01. General Course Requirements. (4-2-08)

a. Courses must be at least four (4) hours in length. (4-2-08)
b. Courses must be taught by an instructor approved by the Division of Building Safety. (4-11-15)

c. The presentation should be delivered orally with the assistance of power point or other means of visual media. Pre-taped video or audio shall be held to a minimum. (4-2-08)

d. A course evaluation card shall be provided to all participants to evaluate course and presentation. The completed evaluation cards must be submitted to the Division of Building Safety. (4-11-15)

e. All programs are subject to audit by representatives of the Division of Building Safety or Idaho Electrical Board for content and quality without notice and at no charge. Course and instructor approval are subject to revocation if the minimum requirements of course content or instructor qualifications are not met. (4-2-08)

f. Credit will not be given to a licensee who attended a course prior to that course being approved by the Division of Building Safety. (4-2-08)

02. Code-Update Programs. Code-update programs must cover changes to the National Electrical Code utilizing pre-approved materials such as the NFPA-IAEI Analysis of Changes. (4-2-08)

03. Code-Related Programs. Code-related programs must cover portions of NFPA 70 other than changes to the National Electrical Code. (4-11-19)

04. Industry-Related Programs. Industry-related programs shall be technical in nature and directly related to the electrical industry. Electrical theory, application of the National Electrical Code, grounding, photovoltaic systems, programmable controllers, and residential wiring methods are examples of industry-related programs. (4-2-08)

05. Program Approval Procedures.

a. Program approvals shall be effective for one (1) code cycle. Subsequent applications for the same program may incorporate by reference all or part of the original application. (4-2-08)

b. An application for course approval may be obtained from the Division of Building Safety, 1090 E. Watertower Street, Meridian, Idaho 83642, or from the Division of Building Safety’s website at http://dbs.idaho.gov. The application shall include:

i. The title and general description of the program; (4-2-08)

ii. The name of the sponsor as it will appear on the completion certificate; (4-2-08)

iii. The address and contact person for the sponsor; (4-2-08)

iv. The names of the instructors and dates of approval by the Division of Building Safety or completed applications for the instructors; (4-2-08)

v. The hours of instruction to be presented – correspondence or on-line computer based courses must provide a minimum of twenty (20) questions to be answered by the student for each hour of credit requested for approval. For example four (4) hours of credit would require eighty (80) questions, eight (8) hours of credit would require one hundred and sixty (160) questions; (4-2-08)

vi. An outline of the program; (4-2-08)

vii. The cost of the program to the participant; (4-2-08)

viii. A schedule of classes, including locations, dates, and times; (4-2-08)

ix. A list or sample of materials to be used in the program; (4-2-08)
x. A copy of the quiz to be given to the participants, if applicable; (4-2-08)

xi. A copy or sample of the completion certificate; and (4-2-08)

xii. A copy of the evaluation card. (4-2-08)

c. Certificates of Completion. Certificates of completion must contain the following: (4-2-08)

i. The date of the program; (4-2-08)

ii. The title of the program; (4-2-08)

iii. The location of the program; (4-2-08)

iv. The name of the sponsor; (4-2-08)

v. The number of hours of credit completed; (4-2-08)

vi. The name of the attendee; (4-2-08)

vii. The license number of the attendee; (4-2-08)

viii. The name of the instructor; and (4-2-08)

ix. The Idaho course approval number. (4-2-08)

d. Evaluation Cards. Evaluation cards or forms must be pre-addressed to the Division of Building Safety and must include the following: (4-2-08)

i. The date of the program; (4-2-08)

ii. The title of the program; (4-2-08)

iii. The location of the program; (4-2-08)

iv. The instructor’s name; (4-2-08)

v. An evaluation of the course (for example: poor, fair, good, very good, excellent); and (4-2-08)

vi. An evaluation of the instructor’s presentation skills. (4-2-08)

06. Appeals. Appeals for courses that have been denied approval shall be submitted in writing and shall be presented to the Idaho Electrical Board within thirty (30) days for review. Decision by the Idaho Electrical Board on the appeal shall be final. Any further appeal shall be to the district court as provided by the Idaho Administrative Procedure Act (Title 67, Chapter 52, Idaho Code) as an appeal from a final agency action in a contested case proceeding. (4-2-08)

07. Instructor Approval Procedures. (4-2-08)

a. Instructor approvals shall be effective for one (1) code cycle. (4-2-08)

b. An application for instructor approval may be obtained from the Division of Building Safety, 1090 E. Watertower Street, Meridian, Idaho 83642, or from the Division of Building Safety’s website at http://dbs.idaho.gov. Documentation of the instructor qualifications must be included with the instructor application. The minimum qualification for an instructor shall be established by providing proof of one (1) of the following: (4-11-15)
i. Current and active master or journeyman electrician license; (4-2-08)
ii. An appropriate degree related to the electrical field; or (4-2-08)
iii. Other recognized experience or certification in the subject matter to be presented. (4-2-08)

c. Any person denied instructor approval may appeal to the Idaho Electrical Board within thirty (30) days. Decision by the Idaho Electrical Board on the appeal shall be final. Any further appeal shall be to the district court as provided by the Idaho Administrative Procedure Act (Title 67, Chapter 52, Idaho Code) as an appeal from a final agency action in a contested case proceeding. (4-2-08)

08. Revocation of Approval.

a. The Idaho Electrical Board may revoke, suspend, or cancel the approval of any continuing education program or instructor if the Idaho Electrical Board determines that the program or instruction does not meet the intent of furthering the education of electricians. Grounds for revocation of approval shall include, but not be limited to:
   i. Failure of the instructor to substantially follow the approved course materials; (4-2-08)
   ii. Failure to deliver instruction for the full amount of time approved for the course; or (4-2-08)
   iii. Substantial dissatisfaction with the instructor’s presentation or the content of the course or materials by the class attendees or representatives of the Division of Building Safety or Idaho Electrical Board. (4-2-08)

b. Decision by the Idaho Electrical Board on the appeal shall be final. Any further appeal shall be to the district court as provided by the Idaho Administrative Procedure Act (Title 67, Chapter 52, Idaho Code), as an appeal from a final agency action in a contested case proceeding. (4-2-08)

09. Requirements for Credit. In order for a licensee to receive credit for attending a class, the following requirements must be met:

a. The class must have prior approval by the Division of Building Safety or a state that is reciprocal with Idaho for continuing education; (4-11-15)

b. The instructors must be approved instructors for the program; (4-2-08)

c. The licensee must submit a copy of the certificate of completion to the Division of Building Safety; and (4-11-15)

d. The course provider must provide a roster of attendees to include the name, license number, and the number of hours to be credited. (4-2-08)

10. Board and Negotiated Rulemaking Meetings. Licensees may receive up to eight (8) hours of industry-related continuing education credits by attending eight (8) hours of board meetings or electrical negotiated rulemaking meetings. (4-11-19)

11. Schedule of Approved Classes. The Division of Building Safety shall publish a list of approved classes at a minimum of once a year. This list shall be forwarded to all states that are members of the continuing education reciprocal agreement and shall be made available to any licensee via the Division of Building Safety’s website or by mail. (4-11-15)

013. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
The Idaho Electrical Board is authorized under Sections 54-1005 and 54-1006(5), Idaho Code, to adopt rules concerning the administrative appeals of electrical inspections to the administrator of the Division of Building Safety.

(4-11-19)

001. **TITLE AND SCOPE.**
These rules are titled IDAPA 07.01.08, “Rules Governing Electrical Inspection Appeals,” Division of Building Safety. The rules contained in this chapter govern the appeal of electrical inspections performed by the Division of Building Safety on electrical installations that do not meet the requirements of state law, the administrative rules promulgated by the Electrical Board, or the National Electrical Code NFPA 70 as adopted by Idaho law. (4-11-19)

002. **WRITTEN INTERPRETATIONS.**
This agency has no written interpretations of this chapter. The referenced code is available at all Division of Building Safety offices. (4-11-19)

003. **EXEMPTION FROM ATTORNEY GENERAL’S ADMINISTRATIVE PROCEDURE RULES FOR CONTESTED CASES.**
Pursuant to Section 67-5206(5), Idaho Code, the procedures contained in Subchapter B, “Contested Cases,” of IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” Sections 100 through 799 do not apply to electrical inspections appeals. (4-11-19)

004. **REASONS FOR EXEMPTION FROM ATTORNEY GENERAL’S ADMINISTRATIVE PROCEDURE RULES.**
In order to protect consumers from unsafe electrical installations and to prevent unnecessary delays and increased costs in construction projects, the rules of procedure in this chapter are adopted to promote the expedited resolution of contested cases involving electrical inspections. (4-11-19)

005. **INCORPORATION BY REFERENCE.**
There are no documents that have been incorporated by reference into this rule. (4-11-19)

006. **OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.**
The principal place of business of the Division of Building Safety, Electrical Bureau, is in Meridian, Idaho. The office is located at 1090 E. Watertower Street, Meridian, Idaho and is open from 8 a.m. to 5 p.m., except Saturday, Sunday and legal holidays. The mailing address is: Division of Building Safety, Electrical Bureau, 1090 E. Watertower Street, Meridian, Idaho 83642. (4-11-19)

007. **PUBLIC RECORDS ACT COMPLIANCE.**
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (4-11-19)

008. -- 010. **(RESERVED)**

011. **APPEALS.**
In order to determine the suitability of materials and methods of wiring and to provide for interpretations of the provisions of the National Electrical Code NFPA 70, the creation of an electrical appeals board is hereby authorized by the administrator of the Division of Building Safety, to be composed of three (3) members of the Idaho Electrical Board, or an electrical supervisor and two (2) members of the Idaho Electrical Board, as determined and selected by the administrator upon receipt of a written notice of appeal as set forth below. (4-11-19)

01. **Notice of Appeal.** A person, firm, or corporation making an electrical installation subject to the provisions of Title 54, Chapter 10, Idaho Code, may appeal, to the administrator, a decision by the Electrical Program Manager or other electrical inspector, that a particular electrical installation is not in conformance with Idaho Code,
these rules, or the National Electrical Code as adopted by Idaho law. An appeal must be lodged by filing a written notice of appeal with the administrator within ten (10) days of the date of issuance of a notice of correction issued pursuant to Section 54-1004, Idaho Code. The notice of appeal shall state in particular the reasons why the appellant contends that the notice of defects is incorrect. (4-11-19)

02. **Filing Date.** If mailed, the notice of appeal shall be considered filed as of the date of postmark. The mailing address for filing such notice of appeal shall be to the administrator, Division of Building Safety, 1090 W. Watertower Street, Suite 150, Meridian, Idaho, 83642. (4-11-19)

03. **Appeals Board.** The members of the Idaho Electrical Board and other persons appointed by the administrator to act as the appeals board, are authorized to hold hearings at the Division of Building Safety in Meridian, Idaho, to determine the merits of an appeal filed pursuant to this rule. (4-11-19)

04. **Function of Appeals Board.** The members of the Idaho Electrical Board, acting as an appeals board, shall not have the authority to grant variances from the National Electrical Code; its sole function as an appeals board shall be to determine whether the materials or method of wiring utilized by the appellant meets the requirements of the National Electrical Code. (11-5-81)

05. **Appeals Hearing Fee.** An appeals hearing fee of one hundred dollars ($100) shall be charged to an appellant for each appeal brought before the appeals board. The appeals hearing fee shall accompany the notice of appeal. When the appeal is found in favor of the appellant, the appeals hearing fee shall be returned to the appellant. (11-5-81)

06. **Conditions Disqualifying Board Member.** No Idaho Electrical Board member shall sit on an appeals board in which he or his employer, employee, business partner or any person related to him, is the appellant in the matter, or where he has a pecuniary interest in the outcome of the matter to be decided by the appeals board. (7-1-98)

07. **Rules of Evidence.** The rules of evidence for the hearing are governed by the Idaho Administrative Procedures Act, Title 67, Chapter 52, Idaho Code. (11-5-81)

08. **Limitations of Appeal.** The filing of an appeal does not stay or discontinue a red tag, disconnect order, or notification to the power company not to connect or energize, in situations where the defect is of a nature so as to be an imminent threat to life or property. (4-11-19)

09. **Preliminary Order.** Within five (5) days of the conclusion of the administrative hearing, the appeals board shall issue a preliminary order. The preliminary order will become a final order without further notice unless reviewed by the administrator, or review is requested by any party to the inspection appeal, pursuant to the provisions of Section 67-5245, Idaho Code. When a preliminary order is reviewed by the administrator, the administrator will issue a final order pursuant to the requirements of Sections 67-5245 and 67-5246, Idaho Code. (4-11-19)

10. **Motions for Reconsideration.** Motions for reconsideration of the appeal board’s preliminary order or of the administrator’s final order are not allowed. (7-1-98)
000. LEGAL AUTHORITY. The Idaho Electrical Board is authorized under Sections 54-1001 and 54-1006(5), Idaho Code, to adopt rules concerning certification and approval of electrical products and materials. (2-26-93)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 07.01.10, “Rules Governing Certification and Approval of Electrical Products and Materials,” Division of Building Safety. (2-26-93)

02. Scope. These rules prescribe criteria for the certification and approval of electrical products and materials. (2-26-93)

002. WRITTEN INTERPRETATIONS. This agency has no written interpretations of this chapter. (2-26-93)

003. ADMINISTRATIVE APPEALS. This chapter does not allow administrative relief of the provisions outlined herein. (2-26-93)

004. -- 010. (RESERVED)

011. CERTIFICATION AND APPROVAL OF ELECTRICAL PRODUCTS AND MATERIALS. In the state of Idaho, all materials, devices, fittings, equipment, apparatus, luminaires, and appliances installed or to be used in installations that are supplied with electric energy shall be approved as provided in one (1) of the following methods: (3-20-14)

01. Testing Laboratory. Be tested, examined, and certified (Listed) by a Nationally Recognized Testing Laboratory (NRTL). (3-20-14)

02. Field Evaluation. Non-listed electrical equipment may be approved for use through a field evaluation process performed in accordance with recognized practices and procedures such as those contained in the 2012 edition of NFPA 791 - Recommended Practice and Procedures for Unlabeled Electrical Equipment Evaluation published by the National Fire Protection Association (NFPA). Such evaluations shall be conducted by:

a. The authority having jurisdiction (AHJ); (3-20-14)

b. A field evaluation body (FEB) approved by the authority having jurisdiction. The field evaluation body shall meet minimum recognized standards for competency, such as NFPA 790 - Standard for Competency of Third-Party Field Evaluation Bodies, 2012 edition, published by the National Fire Protection Association (NFPA); or

c. In the case of industrial machinery only, as defined by NFPA 79 - Electrical Standard for Industrial Machinery, 2012 edition, a field evaluation may be performed by a professional engineer currently licensed to practice electrical engineering by the state of Idaho and who is not involved in the design of the equipment being evaluated or the facility in which the equipment is to be installed. (3-20-14)

03. Availability of NFPA Standards. The most recent edition of NFPA 790 - Standard for Competency of Third-Party Field Evaluation Bodies, and NFPA 791 - Recommended Practice and Procedures for Unlabeled Electrical Equipment Evaluation published by the National Fire Protection Association (NFPA) are available at the Division of Building Safety offices located at 1090 E. Watertower Street, Suite 150, Meridian, Idaho 83642, 1250 Ironwood Drive, Suite 220, Coeur d’Alene, Idaho 83814, and 2055 Garrett Way, Building 1, Suite 4, Pocatello, Idaho 83201. (3-20-14)

012. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
In accordance with Section 54-2605(1), Idaho Code, the Idaho Plumbing Board is authorized to make, promulgate, and publish such rules as may be necessary for carrying out the provisions of this act in order to effectuate the purposes thereof and for the orderly and efficient administration thereof, and except as may be limited or prohibited by law and the provisions of this act, such rules so made and promulgated have the force of statute. (2-26-93)

001. **TITLE AND SCOPE.**
These rules are titled IDAPA 07.02.04, “Rules Governing Plumbing Safety Inspections,” Division of Building Safety. These rules prescribe the criteria for the inspections of plumbing installations and additional requirements. (2-26-93)

002. **WRITTEN INTERPRETATIONS.**
This agency has no written interpretations of this chapter. (2-26-93)

003. **ADMINISTRATIVE APPEALS.**
IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” govern license revocation/suspension proceedings. (2-26-93)

004. -- 010. (RESERVED)

011. **REQUIRED INSPECTIONS.**

01. **Ground Work Inspection Tags.** For ground work to be covered, with acceptance by the inspector. A tag will be attached in a prominent location, preferably to a vertical riser. (5-8-09)

02. **Rough-In Inspection Tags.** For rough-in, prior to covering or concealing with acceptance by the inspector. A tag will be placed in a prominent location. (5-8-09)

03. **Final Inspection Tags.** For final, attached when the plumbing as specified on the permit is complete and conforms to the requirements of the code. (5-8-09)

04. **Inspection Tags for Unacceptable Plumbing.** Correction Notice - when attached to the plumbing system means that the plumbing is not acceptable and that corrections will be required. Also, a reinspeuction and reinspection fee for such installations are required in accordance with IDAPA 07.02.03, “Rules Governing Permit Fee Schedule,” Subsection 011.06. (4-4-13)

012. **REQUIREMENTS IN ADDITION TO THE PLUMBING CODE.**

01. **Jurisdiction/Septic Systems.** Septic tank and drain fields: Under the definition of a plumbing system as set forth in Section 54-2604(h), Idaho Code, the plumbing contractor's interest and responsibility ceases with the “connection” to the septic tank. (11-14-85)

02. **Waste Disposal.** The Department of Environmental Quality is the inspection authority on waste disposal. (6-4-76)

013. -- 999. (RESERVED)
07.02.05 – RULES GOVERNING PLUMBING SAFETY LICENSING

000. LEGAL AUTHORITY.
In accordance with Section 54-2605(1), Idaho Code, the Idaho Plumbing Board is authorized to make, promulgate, and publish such rules as may be necessary for carrying out the purposes thereof and for the orderly and efficient administration thereof; and except as may be limited or prohibited by law and the provisions of this act, such rules so made and promulgated have the force of statute. (2-26-93)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.02.05, “Rules Governing Plumbing Safety Licensing,” Division of Building Safety. These rules prescribe the criteria for the issuance of licensing for plumbing installations. (2-26-93)

002. WRITTEN INTERPRETATIONS.
This agency has written interpretations of this chapter in the form of legal memoranda. (2-26-93)

003. ADMINISTRATIVE APPEALS.
IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” govern license revocation/suspension proceedings. (2-26-93)

004. – 009. (RESERVED)

010. LICENSURE HISTORY.
An applicant for any plumbing registration or certificate of competency who has been previously licensed as a journeyman or master plumber in any recognized jurisdiction is required upon application to the Division of Building Safety to disclose such licensure history and provide sufficient proof thereof. An applicant for any plumbing registration or certificate of competency who has been previously licensed as a journeyman or master plumber in any recognized jurisdiction will not be issued a plumbing apprentice registration. (3-29-12)

011. APPRENTICE REGISTRATION.
A person wishing to become a plumbing apprentice must register with the Division of Building Safety prior to going to work. All apprentices must pay the registration fee as prescribed by Section 54-2614, Idaho Code. The minimum age for any apprentice must be sixteen (16) years. No examination is required for such registration. In order to maintain registration, the apprentice must renew his registration in accordance with Sections 54-2614 and 54-2614A, Idaho Code. (3-29-12)

01. Work Requirements. A plumbing apprentice must work at the trade under the constant on-the-job supervision of a journeyman and in the employ of a contractor for a total of four (4) years, defined as a minimum of eight thousand (8,000) hours work experience in order to be eligible for a journeyman certificate of competency. (3-29-12)

02. Schooling Requirements. A plumbing apprentice must complete an Idaho Plumbing Board approved related course of instruction for four (4) years in order to be eligible for a journeyman certificate of competency. Unless prior approval has been granted by the Division of Building Safety, the apprentice must complete the required course work sequentially: year one (1) must be completed prior to beginning year two (2); year two (2) must be completed prior to beginning year three (3); and year three (3) must be completed prior to beginning year four (4). A minimum of one hundred forty-four (144) hours of classroom or other Idaho Plumbing Board-approved instruction time per school year is required. A grade average of seventy percent (70%) must be attained in these courses. Upon completion of apprenticeship schooling, the apprentice must obtain a certificate of completion, or a letter signed by the chairman of his apprenticeship committee, and attach the certificate or letter to his application for a journeyman license. (3-29-12)

03. Journeyman Examination.

a. Any plumbing apprentice who desires to take the written portion of the journeyman examination must complete an Idaho Plumbing Board approved related course of instruction for four (4) years as described in
Subsection 011.02 of these rules prior to the date of the exam and provide a certificate of completion with the application for examination. There is no minimum work requirement in order to be eligible to take the written portion of the plumbing journeyman examination. (4-11-15)

b. Successful completion of the journeyman written examination does not eliminate the requirement to complete four (4) years of work experience, defined as eight thousand (8,000) hours, under the constant on-the-job supervision of a journeyman plumber, or the practical portion of the examination in order to be issued a journeyman certificate of competency. Successful completion of the written plumbing journeyman examination notwithstanding, no journeyman certificate of competency will be issued until an apprentice successfully completes the practical portion for the examination and furnishes to the Division proof of satisfaction of the work requirements contained in Subsection 011.01 of these rules. Satisfaction of the work requirements contained in Subsection 011.01 of these rules is required before any individual is eligible to take the practical portion of the journeyman examination. (4-11-15)

012. JOURNEYMAN.

01. Qualifications for Journeyman Plumber. An applicant for a journeyman plumber’s certificate of competency must have at least four (4) years’ experience as an apprentice making plumbing installations under the constant on-the-job supervision of a qualified journeyman plumber, as provided by Section 54-2611, Idaho Code. Pipe fitting will not be accepted as qualifications for a journeyman plumber’s certificate of competency. In order to obtain a journeyman certificate of competency, an individual must submit an application for examination and license. The application must be accompanied by proof the applicant has completed an approved course of instruction for four (4) years as provided in Subsection 011.02 of these rules. The journeyman examination may be taken by an individual who has successfully completed an Idaho Plumbing Board-approved course of instruction for four (4) years as described in Subsection 011.03 of these rules. The examination fee is as prescribed by Section 54-2614, Idaho Code, and must accompany the application. (4-11-15)

02. Examination. The journeyman examination grade is based on answers to written questions and practical work performed on plumbing installations as determined by the Division after successful completion of the written examination. Time allowed for the written examination is four (4) hours. A passing grade is required on the written examination. The practical portion of the exam may be performed on a job in-progress or in a laboratory setting and must consist of work performed in either a residential or commercial application. The practical portion of the exam must pass with no violations. (4-11-15)

03. Out of State Journeyman Applications.

a. Exhibition of a license issued by another recognized jurisdiction may be accepted as proof of meeting the experience and schooling requirements listed in Subsections 012.01 and 012.02 of these rules. An application for a journeyman certificate of competency from an individual previously licensed as a journeyman in another jurisdiction recognized by the Idaho Plumbing Board must include satisfactory proof of licensure in such jurisdiction. The applicant must pay all applicable application and examination fees to the Division, and successfully complete the journeyman examination administered by the Division. (4-11-15)

b. An application for a journeyman certificate of competency from an individual who has never been previously licensed as a journeyman in a jurisdiction recognized by the Idaho Plumbing Board must include evidence that demonstrates that the applicant has four (4) years of plumbing work experience of a nature at least equivalent to that which a plumbing apprentice must perform in Idaho, as well as four (4) years of schooling equivalent to that which a plumbing apprentice must complete in Idaho. Alternatively, such an applicant may submit proof verifying eight (8) years, defined as a minimum of sixteen thousand (16,000) hours of plumbing work experience of a nature at least equivalent to that which a plumbing apprentice must perform in Idaho. Upon submission of sufficient proof of having completed such experience and schooling requirements, such applicant must also pay all applicable application and examination fees to the Division, and successfully complete the journeyman examination administered by the Division. (3-29-17)

013. PLUMBING CONTRACTOR.

01. Qualifications for Plumbing Contractor. A plumbing contractor must be certified as competent by the Idaho Plumbing Board and the administrator of the Division before he offers his service to the public. To
obtain the certificate, he must first submit an acceptable application. The applicant must possess an active journeyman plumbing certificate of competency issued by the Division, a provable minimum of two and one-half (2 1/2) years’ experience as a licensed journeyman plumber in the state of Idaho, as well as provide payment to the Division for all applicable application and examination fees, and successfully complete the contractor examination administered by the Division. The compliance bond required by Section 54-2606, Idaho Code, is be required to be on file with the Division upon successful completion of the examination. The examination fee is as prescribed by Section 54-2614, Idaho Code.

02. Out of State Contractor Applications.

a. An applicant for a contractor certificate of competency who has previously been licensed as a journeyman in another jurisdiction recognized by the Idaho Plumbing Board must first obtain an Idaho journeyman certificate of competency in accordance with Section 012 of these rules. Such applicants may provide proof of two and one half (2 1/2) years of experience as a plumbing journeyman by providing satisfactory evidence to the Division of such work history in another recognized jurisdiction. Such applicants must also pay all applicable application and examination fees to the Division, and successfully complete the contractor examination administered by the Division. The compliance bond required by Section 54-2606, Idaho Code, is required to be on file with the Division upon successful completion of the examination.

b. An applicant for a contractor certificate of competency who has never been previously licensed as a journeyman in a jurisdiction recognized by the Idaho Plumbing Board must first obtain an Idaho journeyman certificate of competency in accordance with Section 012 of these rules. Such applicants must also provide proof of four (4) years of experience performing plumbing work of a nature equivalent to what a journeyman in Idaho must demonstrate to qualify for a contractor certificate of competency. Proof of such work experience may be provided by the submission of three (3) sworn affidavits from individuals attesting to the fact that the applicant has had at least four (4) years' experience performing such work. Alternatively, such an applicant must provide proof of two and one half (2 1/2) years of experience as a journeyman plumber in the state of Idaho. Such applicants must also pay all applicable application and examination fees to the Division, and successfully complete the contractor examination administered by the Division. The compliance bond required by Section 54-2606, Idaho Code, is required to be on file with the Division upon successful completion of the examination. Applications that are incomplete in any detail will be returned as unacceptable, or denied.

03. Restrictive Use of Contractor Certificate. Any individual holding a contractor certificate and designated by a firm to represent that firm for licensing purposes represents one (1) firm only, and must immediately notify the Division in writing when his working arrangement with that firm has been terminated for purposes of becoming self-employed or affiliation with another firm, or for any other reason. A license holder cannot represent any other person or firm, self-employed or otherwise, than originally stated on his application for license. When a change is made, he is required to so inform the Division. Otherwise, he is guilty of transferring his license in violation of Section 54-2610, Idaho Code, and is subject to license suspension, revocation, or refusal to renew under Section 54-2608, Idaho Code, or to prosecution under the provisions of Section 54-2628, Idaho Code.

04. Previous Revocation. Any applicant for a plumbing contractor’s license who has previously had his plumbing contractor’s license revoked for cause, as provided by Section 54-2608, Idaho Code, is considered as unfit and unqualified to receive a new plumbing contractor’s license so long as such cause for revocation is continuing, and of such a nature that correction can be made by the applicant.

05. Reviving an Expired License. Any applicant for a plumbing contractor’s license who has allowed his license to expire and seeks to revive it under the provisions of Section 54-2617, Idaho Code, may be denied a license as unfit and unqualified if, while operating under the license prior to expiration, he violated any of the laws, rules or regulations applicable to plumbing contractors, and such violation is continuing, and of such a nature that corrections can be made by the applicant.

06. Effective Dates. The effective dates of the compliance bond referred to in Subsection 013.01 of these rules coincide with the effective dates of the contractor’s license. Proof of renewal of the compliance bond must be on file with the Division before the contractor can renew or revive his license.

07. Plumbing Contractor's Responsibility. It is the responsibility of the plumbing contractor to
ensure that all his employees working at the plumbing trade are licensed as provided by Idaho Code and these rules. (8-25-88)

08. Advertising. Any person or entity advertising to engage in the business, trade, practice, or work of a plumbing contractor as defined in Section 54-2611, Idaho Code, who does not possess a current and valid plumbing contractor certificate of competency issued by the Division of Building Safety, is in violation of the licensing provisions of Title 54, Chapter 26, Idaho Code. Such conduct is punishable as a misdemeanor as prescribed by Section 54-2628, Idaho Code, and subject to civil penalties in accordance with IDAPA 07.02.07, “Rules Governing Civil Penalties,” Section 011. (5-8-09)

a. For the purposes of this Section, advertising includes, but is not limited to: newspaper, telephone directory, community flier ads or notices; telephone, television, radio, internet, or door-to-door solicitations. (5-8-09)

b. Any advertising, as defined in Subsection 013.07 of these rules, conducted by those persons or entities with a valid certificate of competency must include the contractor certificate of competency number. (5-8-09)

014. APPLICATIONS. All applications for licenses must be properly completed giving all pertinent information, and signatures must be notarized. Applications for plumbing contractor’s license must be accompanied by a license fee in the amount prescribed by Section 54-2616, Idaho Code. An application for a journeyman license must be accompanied by a license fee in the amount prescribed by Section 54-2616, Idaho Code, and an examination fee as provided by Section 54-2614, Idaho Code. An application for a license must be submitted to the administrator of the Division and must be approved by an authorized representative of the Division before any examination is given and before any license is issued. The provisions of this section do not apply to renewal of licenses. (11-14-85)

015. EXAMINATIONS.

01. Examinations for Journeyman Plumber. Written examinations for any journeyman plumber’s license are formulated and approved by the Idaho Plumbing Board. Examination questions are based on the practical application of the Uniform Plumbing Code. No certificate of competency will be issued unless the applicant receives a final grade of seventy-five percent (75%) or higher on the written examination and passes the practical portion with no violations, as well as completes the work requirements described in Paragraph 011.03.a. of these rules. An applicant receiving a grade of less than seventy-five percent (75%) may apply for reexamination upon payment of the examination fee. An applicant has six (6) months to achieve a passing score. If an applicant does not achieve a passing score in six (6) months, the applicant must enroll in year four (4) in a, Idaho Plumbing Board-approved related training course, complete year four (4), be registered with the Division as an apprentice, and maintain registration as per Section 011 of these rules before the applicant will be eligible to apply for examination. A completion certificate for year four (4) and the proper application fee must accompany a new application for a journeyman examination. (3-29-12)

02. Frequency of Conducting of Examinations. Examinations for all classifications under the Plumbing Laws and rules will be given a minimum of four (4) times each year in three (3) locations: One (1) to be in northern Idaho, one (1) to be in central Idaho, and one (1) to be in southern Idaho. (8-25-88)

03. Professional Testing Services. In lieu of the administration by the Idaho Plumbing Board of the examination for licenses pursuant to this rule, the Idaho Plumbing Board may contract with a professional testing service to administer the examination, and require license applicants to pay to the testing service the fee that they have set for the examination and to take such examination at the time set by such service. If the examination is conducted in this fashion, the Idaho Plumbing Board may charge and retain the application fee provided for by Section 54-2616, Idaho Code, to cover the cost of reviewing the applicant’s application. (8-25-88)

016. CERTIFICATES OF COMPETENCY -- ISSUANCE, RENEWAL, EXPIRATION, REVIVAL -- FEES.

01. Issuance. Certificates of competency will be issued in such a manner as to create a renewal date that coincides with the birthdate of the individual to whom the certificate is issued and allows for renewals every three (3) years. (4-6-05)
a. Certificates of competency will be issued for a period of no less than one (1) year and no more than three (3) years. For example: a qualified applicant who applies for a certificate of competency in August of year one (1) but whose birthday will not occur until March of year two (2) will be issued a certificate of competency renewable on the anniversary of the applicant’s birthday. (4-6-05)

b. The fee for issuance of certificates of competency will be prorated based on the number of months for which it is issued. (4-6-05)

02. Renewal. Certificates of competency will be renewed in such a manner as will achieve a staggered system of certificate renewal using the birthdate of the individual to whom the certificate is issued as the expiration date.

a. Certificates of competency will be renewed for a period of no less than one (1) year and no more than three (3) years. (4-6-05)

b. The fee for renewal of certificates of competency will be prorated based on the number of months for which it is issued. (4-6-05)

c. Continuing Education. The Idaho Plumbing Board will establish criteria for approval of instruction and instructors and courses and instructors will be approved by the Division of Building Safety. Proof of completion of the following continuing education requirements must be submitted to the Division prior to, or with the application for, licensure renewal by any licensee in order to renew a journeyman or contractors plumbing license. (3-29-12)

i. Journeymen must complete eight (8) hours of continuing education for every three-year license cycle, or complete an exam administered by the Division. Of the required eight (8) hours, four (4) hours must be plumbing code update related and the other four (4) hours may be industry related training. (3-29-10)

ii. Contractors must complete sixteen (16) hours of continuing education for every three-year license cycle. Hours accrued obtaining journeyman education may be applied toward this requirement whenever applicable. (3-29-10)

03. Expiration - Revival.

a. Certificates that are not timely renewed will expire. (4-6-05)

b. A certificate that has expired may be revived within twelve (12) months of its expiration by submitting a completed application and paying the same fee as for an initial certificate and meeting all other certification requirements. (4-6-05)

c. Revived certificates will be issued in such a manner as to create a renewal date that coincides with the birthdate of the applicant to achieve a staggered system of renewal. (4-6-05)

017. SPECIALTY PLUMBING LICENSES.
The purpose of this section is to set out the special types of plumbing installations for which a specialty license is required; to set out the minimum experience requirements for such licenses; and to describe the procedure for securing such licenses. (8-25-88)

01. Qualified Journeyman Plumbers. Qualified journeyman plumbers as defined in Section 54-2611(b), Idaho Code, are permitted to make installations as subsequently described herein without securing an additional license for said installation. (11-14-85)

02. Minimum Experience Requirements.

a. Experience gained by an individual while engaged in the practice of mobile home hook-ups is not considered towards the satisfaction of the minimum experience requirements for licensing as a journeyman plumber. (8-3-83)
b. All installers must be licensed and be in the employ of a licensed plumbing contractor or specialty contractor limited to this category. (8-3-83)

03. Mobile Home Set-Up or Installers. (8-25-88)
   a. Any person qualifying for and having in his possession a current license in this category may make the proper connections of sewer and water to existing facilities on site. All material and workmanship must comply with the requirements of the Uniform Plumbing Code. (8-3-83)
   b. All installers must be licensed and be in the employ of a licensed plumbing contractor or specialty contractor limited to this category. This specialty license does not permit any extension, alteration, or addition to the plumbing system within the mobile home or the installation of any underground plumbing outside the mobile home. (8-3-83)

04. Applications for Specialty Licenses. Applications for the above specialty licenses may be obtained from the Division of Building Safety. The forms must be returned with the examination fee provided by Section 54-2614, Idaho Code, with proof of the required two (2) years’ experience in the field of this specialty. (3-29-12)

05. Examinations for Specialty Licenses. Written examinations for specialty plumbing licenses are formulated from the practical application of the sections of the Uniform Plumbing Code as adopted by the Idaho Plumbing Board under Section 54-2601, Idaho Code. (11-14-85)

06. Fees. Fees for certificates are required in accordance with Section 54-2616, Idaho Code. (11-14-85)

018. APPLIANCE PLUMBING SPECIALTY LICENSE.
The purpose of this section is to set out the special types of plumbing installations for which an appliance plumbing specialty license is required; to set out the minimum experience requirements for such licenses; and to describe the procedure for securing such licenses. (7-1-99)

01. Qualified Journeyman Plumbers. Qualified journeyman plumbers as defined in Section 54-2611(b), Idaho Code, are permitted to make installations as subsequently described herein without securing an additional license for said installation. (7-1-99)

02. Qualified Apprentice Plumbers. Qualified apprentice plumbers as defined in Section 54-2611(c), Idaho Code, are permitted to make installations as subsequently described herein without securing an additional license for said installation. (7-1-99)

03. Minimum Experience Requirements.
   a. Experience gained by an individual while engaged in the practice of appliance plumbing specialty is not considered towards the satisfaction of the minimum experience requirements for licensing as a journeyman plumber. (7-1-99)
   b. All qualified appliance plumbing specialty journeymen must be licensed and be in the employ of a licensed plumbing contractor or specialty contractor limited to this category. (7-1-99)
   c. Appliance plumbing specialty contractors must have a two thousand dollar ($2,000) surety bond, thirty (30) months minimum journeyman experience, and successful completion of appliance plumbing specialty contractor’s test. (7-1-99)
   d. Appliance plumbing specialty journeymen must have eighteen (18) months apprentice on-the-job experience, satisfactory completion of seventy-two (72) hours of Idaho Plumbing Board-approved, related training classes and successful completion of the appliance plumbing specialty journeyman’s test. (7-1-99)
Appliance plumbing specialty apprentices must be employed by a licensed contractor, under the supervision of a journeyman, be enrolled in or have completed Idaho Plumbing Board-approved related training classes and maintain state registration. (7-1-99)

04. Special Grandfathering Provision.

a. Contractor: In lieu of the thirty (30) months minimum journeyman experience requirement, an individual may use five (5) years’ experience of owning and operating a business where this specialty applies and satisfactory completion of seventy-two (72) hours of Idaho Plumbing Board-approved related training classes. For this purpose, a business is defined as an activity in which tax returns were required to be and have been filed for at least five (5) years. (7-1-99)

b. Journeyman: In lieu of the eighteen (18) months apprentice on-the-job experience requirement, an individual may use five (5) years’ experience working for a business where this specialty applies. For this purpose, working for a business is defined as being issued a W-2 earning form from a related business or businesses for at least five (5) years. (7-1-99)

05. Applications for Specialty Licenses. Applications for the above specialty licenses may be obtained from the Division of Building Safety. The forms must be returned with the examination fee provided by Section 54-2614, Idaho Code, with proof of the required experience in the field of this specialty. (3-29-12)

06. Examinations for Specialty Licenses. Written examinations for specialty plumbing licenses are formulated from the practical application of the sections of the Uniform Plumbing Code as adopted by the Idaho Plumbing Board under Section 54-2601, Idaho Code. (7-1-99)

07. Fees. Fees for certificates are required in accordance with Section 54-2616, Idaho Code. (7-1-99)

08. Scope of Work Permitted. Permitted to disconnect, cap, remove, and reinstall within sixty (60) inches of original location: water heating appliance, water treating or filtering devices; air or space temperature modifying equipment which involves potable water; humidifier; temperature and pressure relief valves; condensate drains and indirect drains in one-family and two-family residences only. Does not include installation, testing, or certifying of backflow prevention devices. Does NOT include any modification to the drain, waste or vent systems. Must comply with all Idaho plumbing laws and rules and the requirements of the Uniform Plumbing Code. (7-1-99)

019. WATER PUMP PLUMBING SPECIALTY LICENSE.
The purpose of this section is to set out the special types of plumbing installations for which a water pump plumbing specialty license is required; to set out the minimum experience requirements for such licenses; and to describe the procedure for securing such licenses. (7-1-99)

01. Qualified Journeyman Plumbers. Qualified journeyman plumbers as defined in Section 54-2611(b), Idaho Code, are permitted to make installations as subsequently described herein without securing an additional license for said installation. (7-1-99)

02. Qualified Apprentice Plumbers. Qualified apprentice plumbers as defined in Section 54-2611(c), Idaho Code, are permitted to make installations as subsequently described herein without securing an additional license for said installation. (7-1-99)

03. Minimum Experience Requirements.

a. Experience gained by an individual while engaged in the practice of water pump plumbing specialty is not considered towards the satisfaction of the minimum experience requirements for licensing as a journeyman plumber. (7-1-99)

b. All qualified water pump plumbing specialty journeymen must be licensed and be in the employ of a licensed plumbing contractor or specialty contractor limited to this category. (7-1-99)

c. Water pump plumbing specialty contractors must have a two thousand dollars ($2,000) surety bond,
thirty (30) months minimum journeyman experience, and successful completion of water pump plumbing specialty contractor’s test. (7-1-99)

d. Water pump specialty journeymen must have eighteen (18) months apprentice on-the-job experience, satisfactory completion of twelve (12) hours of Idaho Plumbing Board-approved, related training classes and successful completion of the water pump plumbing specialty journeyman’s test. (7-1-99)

e. Water pump plumbing specialty apprentices must be employed by a licensed contractor, under the supervision of a journeyman, be enrolled in or have completed Idaho Plumbing Board-approved related training classes and maintain state registration. (7-1-99)

04. Special Grandfathering Provision. (7-1-99)

a. Contractor: In lieu of the thirty (30) month minimum journeyman experience requirement, an individual may use three (3) years’ experience of owning and operating a business where this specialty applies and satisfactory completion of twenty-four (24) hours of Idaho Plumbing Board-approved related training classes. For this purpose, a business is defined as an activity in which tax returns were required to be and have been filed for at least three (3) years. (7-1-99)

b. Journeyman: In lieu of the eighteen (18) months apprentice on-the-job experience requirement, an individual may use three (3) years’ experience working for a business where this specialty applies. For this purpose, working for a business is defined as being issued a W-2 earning form from a related business or businesses for at least three (3) years. (7-1-99)

05. Applications for Specialty Licenses. Applications for the above specialty licenses may be obtained from the Division of Building Safety. The forms must be returned with the examination fee provided by Section 54-2614, Idaho Code, with proof of the required experience in the field of this specialty. (3-29-12)

06. Examinations for Specialty Licenses. Written examinations for specialty plumbing licenses are formulated from the practical application of the sections of the Uniform Plumbing Code as adopted by the Idaho Plumbing Board under Section 54-2601, Idaho Code. (7-1-99)

07. Fees. Fees for certificates are required in accordance with Section 54-2616, Idaho Code. (7-1-99)

08. Scope of Work Permitted. Permitted to install and connect water service piping from pump to storage expansion pressure tank in one (1) and two (2) family residences only. Does not include installation, testing or certifying of backflow prevention devices. Must comply with all Idaho plumbing laws and rules and the requirements of the Uniform Plumbing Code. (7-1-99)

020. -- 999. (RESERVED).
000. **LEGAL AUTHORITY.**
In accordance with Section 54-2605(1), Idaho Code, the Idaho Plumbing Board is authorized to make, promulgate, and publish such rules as may be necessary for carrying out the provisions of this act in order to effectuate the purposes thereof and for the orderly and efficient administration thereof; and except as may be limited or prohibited by law and the provisions of this act, such rules so made and promulgated have the force of statute. (2-26-93)

001. **TITLE AND SCOPE.**

01. **Title.** These rules are titled IDAPA 07.02.06, “Rules Concerning Idaho State Plumbing Code,” Division of Building Safety. (3-25-13)

02. **Scope.** These rules prescribe the use of the Idaho State Uniform Plumbing Code. (3-25-13)

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 compliance with the rules of this chapter. Any such documents are available for public inspection and copying at cost at the Idaho Division of Building Safety offices. (3-29-17)

003. **ADMINISTRATIVE APPEALS.**
This chapter does not provide for administrative relief of the provisions contained herein. (2-26-93)

004. -- 010. (RESERVED)

011. **ADOPTION AND INCORPORATION BY REFERENCE OF THE IDAHO STATE PLUMBING CODE.**

01. **Section 105.3 Testing of Systems.**

a. Delete and replace the following: Plumbing systems must be tested and approved in accordance with this code or the Authority Having Jurisdiction. Tests may be conducted in the presence of the Authority Having Jurisdiction or the Authority Having Jurisdiction’s duly appointed representative. (3-29-17)

b. No test or inspection is required where a plumbing system, or part thereof, is set up for exhibition purposes and has no connection with a water or drainage system. In cases where it would be impractical to provide the required water or air tests, or the presences of the Authority Having Jurisdiction, or for minor installations and repairs, the Authority Having Jurisdiction, in accordance with procedures established thereby, is permitted to make such inspection as deemed advisable in accordance with the intent of this code. Joints and connections in the plumbing system must be gastight and watertight for the pressures required by the test. (3-29-17)

02. **Section 218 Definitions.** Delete definition of “Plumbing System.” Incorporate definition of “Plumbing System” as set forth in Section 54-2604, Idaho Code. (3-29-17)

03. **Section 314.4 Excavations.** Add: Where unsuitable or soft material is encountered, excavate to a depth not less than two (2) pipe diameters below the pipe and replace with select backfill. Such backfill must be sand, fine gravel, or stone and must provide lateral support for the pipe. Where rock is encountered, the trench must be
excavated to a minimum depth of six (6) inches (152 mm) below the bottom of the pipe. Sand must be added to provide uniform bedding and support for the pipe. The pipe may not rest on any rock at any point, including joints. (3-29-17)

04. **Section 401.2 Qualities of Fixtures.** Replace with the following: Plumbing fixtures must be constructed of dense, durable, non-absorbent materials and must have smooth, impervious surfaces, free from unnecessary concealed fouling surfaces. (3-29-17)

05. **Section 403.3 Exposed Pipes and Surfaces.** Delete. (3-29-17)

06. **Section 407.4 Transient Public Lavatories.** Self-closing or self-closing metering faucets may be installed on lavatories intended to serve the transient public, such as those in, but not limited to, service stations, train stations, airports, restaurants, convention halls, and rest stops. Installed metered faucets must deliver a maximum of zero point two six (0.26) gallons (one point zero (1.0) liter) of water per use. (3-29-17)

07. **Section 408.5 Finished Curb or Threshold.** Delete the last sentences of the first paragraph and replace with the following: The finished floor of the receptor must slope uniformly from the sides toward the drain not less than one-eighth (1/8) inch per foot (20.8 mm/m), nor more than one-half (1/2) inch per foot (41.8 mm/m). (3-29-17)

08. **Section 408.7.5 Tests for Shower Receptors.** Delete. (3-29-17)

09. **Section 409.4 Limitation of Hot Water in Bathtubs and Whirlpool Bathtubs.** Delete. (3-29-17)

10. **Table 501.1(1) First Hour Rating.** Delete Table 501.1(1) and replace with the following:

<table>
<thead>
<tr>
<th>Number of Bathrooms</th>
<th>1 to 1.5</th>
<th>2 to 2.5</th>
<th>3 to 3.5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Bedrooms</td>
<td>1</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>First Hour Rating,² Gallons</td>
<td>38</td>
<td>49</td>
<td>49</td>
</tr>
</tbody>
</table>

For SI units: one (1) gallon = 3.785 L

Notes:
1 The first hour rating is found on the “Energy Guide” label.
2 Solar water heaters must be sized to meet the appropriate first hour rating as shown in the table. (3-25-19)

11. **Section 503.1 Inspection of Chimneys or Vents.** Add the following to the end of section 503.1: Water heating appliances using Category 3 or 4 exhaust venting must be tested in its entirety with five (5) pounds of air for fifteen (15) minutes. Plastic vents must be constructed using manufacturer’s instructions. (3-29-17)

12. **Section 507.2 Seismic Provisions.** Delete. (3-29-17)

13. **Section 507.13 Installation in Garages.** Replace 507.13 with the following: Any plumbing appliance or appurtenance in residential garages and in adjacent spaces that open to the garage and are not part of the living space of a dwelling unit must be installed so that burners, burner-ignition devices or other sources of ignition are located not less than eighteen (18) inches (450 mm) above the floor unless listed as flammable vapor ignition resistant. (3-29-17)

14. **Table 603.2 Backflow Prevention Devices, Assemblies and Methods.**

a. Delete from the table the entire row related to freeze resistant sanitary yard hydrant devices. (3-29-17)
b. Delete the backflow preventer for Carbonated Beverage Dispensers text from the first column of the table and replace with the following: Backflow preventer for Carbonated Beverage Dispensers (Reduced Pressure Principle Backflow Prevention Assembly). (3-29-17)

15. **Section 603.5.7 Outlets with Hose Attachments.** Delete and replace with the following: Potable water outlets with hose attachments, other than water heater drains, boiler drains, freeze resistant yard hydrants and clothes washer connections, must be protected by a nonremovable hose bibb-type vacuum breaker, or by an atmospheric vacuum breaker installed not less than six (6) inches (one hundred fifty-two (152) mm) above the highest point of usage located on the discharge side of the last valve. In climates where freezing temperatures occur, a listed self-draining frost-proof hose bibb with an integral backflow preventer or vacuum breaker must be used. (3-28-18)

16. **Section 603.5.12 Beverage Dispensers.** Delete and replace with the following: Potable water supply to, carbonated beverage dispensers must be protected by an air gap or a Reduced Pressure Principle Backflow Prevention Assembly in accordance with ASSE 1013. For carbonated beverage dispensers, piping material installed downstream of the backflow preventer must not be affected by carbon dioxide gas. Potable water supply to beverage dispensers and coffee machines must be protected by an air gap or a vented backflow preventer in accordance with ASSE 1022. (3-25-19)

17. **Section 603.5.17 Potable Water Outlets and Valves.** Delete. (3-29-17)

18. **Section 603.5.21 Chemical Dispensers.** Add the following new section 603.5.21: The water supply to chemical dispensers must be protected against backflow. The chemical dispenser must comply with ASSE 1055 or the water supply must be protected by one of the following methods:

   a. Air gap; (3-29-17)
   b. Atmospheric vacuum breaker (AVB); (3-29-17)
   c. Pressure vacuum breaker backflow prevention assembly (PVB); (3-29-17)
   d. Spill-resistant pressure vacuum breaker (SVB); or (3-29-17)
   e. Reduced-pressure principle backflow prevention assembly (RP). (3-29-17)

19. **Section 604.10.1 Tracer Wire.** Add the following exception: Where the electrical wiring for the pump is installed in the same trench as the water line, from the point of origin to the structure, a tracer wire is not required. (3-28-18)

20. **Section 605.6.2 Mechanical Joints.** Add to the end of the section the following: Listed PE (polyethylene), one hundred sixty (160) psi minimum, water service and yard piping may be installed within a building (above ground and below ground) with one (1) joint, provided that only listed and approved metallic transition fittings must be used. Polyethylene (PE) plastic pipe or tubing and fitting joining methods must be installed in accordance with the manufacturer’s installation instructions. (3-29-17)

21. **Section 609.1 Installation.** Delete the following sentence: Building supply yard piping must be not less than twelve (12) inches (305 mm) below the average local frost depth; and replace it with the following: The cover must be not less than forty-two (42) inches (1068mm) below grade. (3-29-17)

22. **Section 609.4 Testing.** Testing. Deleting the phrase “Except for plastic piping,” at the beginning of the third sentence and add the following sentence at the end of the section: Plastic piping is to be tested in accordance with manufacturer’s installation standards. (3-25-13)

23. **Section 609.10 Water Hammer.** Does not apply to residential construction. (3-25-13)

24. **Section 609.11 Pipe Insulation.** Delete. (3-29-17)
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Table 610.3 and Appendix Table A 103.1. Change fixture unit loading value for both public and private for bathtub or combination bath/shower, and clothes washers to two (2) fixture units.</td>
</tr>
<tr>
<td>26.</td>
<td>Section 610.2 Pressure Loss. Add the following: All new one (1) and two (2) family residences built slab on grade or that will have a finished basement at the time of final inspection must have a pre-plumbed water softener loop. The kitchen sink must have one (1) hot soft line and one (1) cold soft line and one (1) cold hard line. Exterior cold hose bibs intended for irrigation purposes must be piped with hard water.</td>
</tr>
<tr>
<td>27.</td>
<td>Table 611.4 Sizing of Residential Softeners. Amend Footnote 3 to read: Over four (4) bathroom groups, softeners must be sized according to the manufacturer’s standards.</td>
</tr>
<tr>
<td>28.</td>
<td>Section 612.0 Residential Sprinkler System. Add the following to the end of the first sentence in section 612.1: and the requirements of the Authority Having Jurisdiction (AHJ).</td>
</tr>
<tr>
<td>29.</td>
<td>Table 702.1 Drainage Fixture Unit Valves (DFU). Change fixture unit loading value for clothes washers, domestic for private to two (2) fixture units.</td>
</tr>
<tr>
<td>30.</td>
<td>Section 703.1 Minimum Size. Add the following at the end of section 703.1: No portion of the drainage or vent system installed underground, underground under concrete or below a basement or cellar must be less than two (2) inches in diameter.</td>
</tr>
<tr>
<td>31.</td>
<td>Section 704.2 Single Vertical Drainage Pipe. Two inch (2”) and smaller double sanitary tees may be used for back to back or side by side fixture trap arms without increasing the barrel size.</td>
</tr>
<tr>
<td>32.</td>
<td>Section 704.3 Commercial Sinks. Delete.</td>
</tr>
<tr>
<td>33.</td>
<td>Table 703.2 Maximum Unit Loading and Maximum Length of Drainage and Vent Piping. Change fixture unit loading value for one and a half (1 1/2) inch horizontal drainage to two (2) fixture units.</td>
</tr>
<tr>
<td>34.</td>
<td>Section 705.5.2 Solvent Cement Joints. Add to the end of the section the following: PVC DWV may be joined by the use of one-step solvent cement listed or labeled per U.P.C. Section 301.1.1.</td>
</tr>
<tr>
<td>35.</td>
<td>Section 707.4 Locations. Add the following: A clean out must be installed for double sanitary tees two (2) inches (50 mm) or less in diameter that receive the discharge from fixture connections. Exception in Section 707.4 does not apply. A full-sized accessible cleanout must be installed in the vertical immediately above the floor or at the base of each waste or soil stack. A full-size cleanout extending to or above finished grade line must be installed at the junction of the building drain and the building sewer. Cleanouts must be installed at fifty (50) foot intervals in horizontal drain lines two (2) inches or smaller.</td>
</tr>
<tr>
<td>36.</td>
<td>Section 710.3(4) Sewage Ejectors and Pumps. Add: Exception (4): One (1) pump is permitted for “public use” occupations provided that such tank receives the discharge of not more than one (1) water closet and ten (10) fixture units (See Section 710.9 Alarms).</td>
</tr>
<tr>
<td>37.</td>
<td>Section 710.5 Size Building Drains and Sewers. Add the following exception: In single family dwellings, one (1) fixture unit may be allowed for each gallon per minute of flow from a pump or a sump ejector.</td>
</tr>
<tr>
<td>38.</td>
<td>Section 712.1 Media. In the first sentence, delete the phrase “except that plastic pipe must not be tested with air.”</td>
</tr>
<tr>
<td>39.</td>
<td>Section 717.0 Size of Building Sewers. Add the following to the end of section 717.1: Exception: The building drain and building sewer is not less than four (4) inches extending from its connection with the city or private sewer system and must run full size to inside the foundation or building lines.</td>
</tr>
<tr>
<td>40.</td>
<td>Section 723.0 General. Delete the following sentence: “Plastic DWV piping systems must not be tested by the air test method.”</td>
</tr>
</tbody>
</table>
41. **Section 801.3.3 Food Handling Fixtures.** Add: Food preparation sinks, pot sinks, scullery sinks, dishwashing sinks, silverware sinks, commercial dishwashing machines, silverware-washing machines, steam kettles, potato peelers, ice cream dipper wells, and other similar equipment and fixtures must be indirectly connected to the drainage system by means of an air gap. The piping from the equipment to the receptor must not be smaller than the drain on the unit, but it must not be smaller than one (1) inch (twenty-five and four tenths (25.4) mm). (3-29-17)

42. **Section 805.41 General.** Add to the end of the first paragraph the following: Provisions must be made for the discharge of the water softener to terminate in an approved location. The drain line for a water softener must be three-fourths (3/4) inch minimum. A washer box with a dual outlet is an approved location as long as it is on the same floor or one (1) floor below the softener unit and the water softener drain line is a minimum three-fourths (3/4) inch. (3-29-17)

43. **Section 807.3 Domestic Dishwashing Machines.** A domestic dishwashing machine may be installed without the use of an airgap if the drain hose is looped to the bottom side of the counter top and secured properly. (3-29-17)

44. **Section 906.1 Roof Termination.** Delete the existing provision and replace with the following:

a. Roof venting. When conventional roof venting is utilized, each vent pipe or stack must extend through its flashing and terminate vertically not less than six (6) inches (one hundred fifty-two (152) mm) above the roof nor less than one (1) foot (three hundred five (305) mm) from any vertical surface. (4-2-08)

b. Sidewall venting. When sidewall venting is utilized, the vent must extend flush with the eaves/gable end, turn down using a ninety (90) degree ell, and terminate as close to the roof peak as possible. The vent end must be properly screened. Sidewall venting is acceptable on new or remodel construction on cabins, log homes, and residential or commercial buildings. (4-2-08)

c. Sidewall venting must meet the intent of Section 906.2 of the ISPC. (3-25-13)

45. **Section 908.1 Vertical Wet Venting.** Add to the end of the section the following: A horizontal wet vent may be created provided it is created in a vertical position and all other requirements of Section 908 of the ISPC are met. (3-29-17)

46. **Section 909.0 Special Venting for Island Fixtures.** Add: Parameters for the limited use of Air Admittance Valves (A.A.V.).

a. An A.A.V. may be used only in residential buildings. (4-2-08)

b. In remodels, an A.A.V. may be used with island fixtures or remotely located sinks such as in bar, kitchen, or laundry tray locations. An A.A.V. may not be used in bathroom groups. (4-2-08)

c. In new construction, an A.A.V. may be used on island fixture sinks. (4-2-08)

d. Each A.A.V. may be used to vent only one (1) floor. (4-2-08)

e. Each A.A.V. must be readily accessible. (4-2-08)

f. The cross-sectional area of venting must remain the same and must meet the largest required per ASSE 1051. (4-2-08)

g. An A.A.V. may only be installed in accordance with the manufacturer’s installation standards as per ASSE 1051. (4-2-08)

h. An A.A.V. may not be used in an attic, crawl space, outside installation, or in connection with
chemical or acid waste systems.  

47. **Section 1002.3 Change of Direction.** Trap arms may not exceed one hundred eighty (180) degrees of horizontal turn without the use of a cleanout.  

48. **Section 1007.0 Trap Seal Protection.** Delete section 1007.1 and replace with the following: Floor drains or similar traps directly connected to the drainage system and subject to infrequent use must be protected with a trap seal primer or other approved trap seal protection device, except where not deemed necessary for safety or sanitation by the Authority Having Jurisdiction. Trap seal primers must be accessible for maintenance.  

49. **Section 1016.1 Discharge.** Add the following to the end of section 1016.1: Floor drains installed in residential garages must be permitted to use the interceptor as the fixture trap.  

50. **Section 1502.1 General.** Add to this section the following paragraph: Plumbing for a gray water system from any fixture up to, but not to include the exterior irrigation system tank must be inspected by the Authority Having Jurisdiction. The Idaho Department of Environmental Quality (IDEQ) has jurisdiction to inspect and approve the installation of the exterior irrigation system tank and all piping therefrom to the point of disposal in accordance with IDAPA 58.01.03, “Individual/Subsurface Sewage Disposal Rules.” Gray water system location and design criteria requirements related to irrigation and leaching is determined in accordance with the requirements as established by the IDEQ.  

012. -- 999. (RESERVED)
IDAPA 07
TITLE 03
CHAPTER 09

07.03.09 – RULES GOVERNING MANUFACTURED HOMES – CONSUMER COMPLAINTS – DISPUTE RESOLUTION

000. LEGAL AUTHORITY.
The Idaho Manufactured Housing Advisory Board of the Division of Building Safety is authorized under Section 44-2102(4), Idaho Code, to promulgate rules concerning establishment of dispute resolution programs. (4-6-05)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 07.03.09, “Rules Governing Manufactured Homes – Consumer Complaints – Dispute Resolution,” Division of Building Safety. (4-6-05)

02. Scope. These rules establish a program for the timely resolution of disputes between manufacturers, retailers and installers of manufactured homes in order to comply with Federal Housing and Urban Development regulations within 42 U.S.C. Section 5422(c)(12). (4-6-05)

002. WRITTEN INTERPRETATIONS.
There are no written statements which pertain to the interpretation of these rules. (4-6-05)

003. ADMINISTRATIVE APPEALS.
Appeals from decisions of the Division administrator as provided for herein are governed by the Administrative Procedures Act, Title 67, Chapter 52, Idaho Code, and the contested case provisions of the Idaho Rules of Administrative Procedure of the Attorney General, IDAPA 04.11.01. (4-6-05)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference into these rules. (4-6-05)

005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Building Bureau is located at 1090 E. Watertower Street, Meridian, Idaho. The office is open from 8:00 a.m. to 5:00 p.m., except Saturday, Sunday, and legal holidays. The mailing address is: Division of Building Safety, 1090 E. Watertower Street, Meridian, Idaho 83642. The office telephone number is (208) 334-3896 and the facsimile number is (208) 855-9399. (4-6-05)

006. PUBLIC RECORDS ACT COMPLIANCE.
These rules are subject to the provisions of the Idaho Public Records Act, Title 74, Chapter 1, Idaho Code. (4-6-05)

007. -- 011. (RESERVED)

012 COMPLAINTS.

01. Initial Inquiry. Inquiries concerning complaints may be initiated by the consumer, and directed to the Division of Building Safety, either verbally or in writing. (4-6-05)

02. Statute of Limitations. Complaints must be reported within one (1) year following the date of initial home installation. Complaints reported more than one (1) year following the date of initial home installation are not eligible for this dispute resolution process. (4-6-05)

03. Procedure. The Division may discuss the nature of the complaint with the consumer, seek additional information or clarification, and provide the consumer with information regarding the complaint procedures. (4-6-05)

04. Complaint Form. The Division will provide the consumer with a consumer complaint form. This form must be completed and returned to the Division within thirty (30) days. (4-6-05)
013. INVESTIGATION.

01. Site Inspection. The completed consumer complaint form received by the Division is reviewed and, based either on the nature of the complaint (serious defect or imminent safety hazard) or upon request of the consumer, manufacturer, installer, or dealer, a site inspection is scheduled. (4-6-05)

02. Inspectors. The site inspection may have only the Division inspector and consumer present, at the consumer’s request, or, if there is a dispute between the manufacturer, installer, or dealer, the inspection will be coordinated to include all involved parties. (4-6-05)

03. Costs.

a. A site inspection made upon a consumer’s request that involves issues concerning a defect as defined by HUD is conducted at no cost to the consumer. (4-6-05)

b. A charge for mileage to and from the inspection site, plus an hourly charge for the time spent conducting the inspection, is assessed the manufacturer, installer, or dealer if a site inspection is made upon a request by the manufacturer, installer, or dealer, and does not involve a serious defect or imminent safety hazard. (4-6-05)

04. Inspection Report. Following a site inspection, the inspector will prepare a final report and include copies of any photographs taken. (4-6-05)

05. Complaint Determination. Based on the complaint investigation, a determination is made as to the nature of the complaint and if follow-up is warranted by the Division for action pursuant to HUD guidelines. (4-6-05)

014. ACTION.

Based on the determination resulting from the complaint investigation, a notification letter and copies of the completed consumer complaint form and investigation findings may be provided to all involved parties and to HUD as required. (4-6-05)

01. Division Action. If the nature of the complaint requires Division action, notification and follow-up are completed according to HUD guidelines. (4-6-05)

02. License File. If the nature of the complaint pertains to dealer contractual issues or installation problems, a copy of the complaint is given to the manufactured housing section of the Division to be consolidated with the appropriate license files. (4-6-05)

03. Correction or Repair. A Division building inspector must issue a report concerning correction or repair of defects that are a matter of dispute between the homeowner, dealer, installer, or manufacturer. The report will include the likely cause of the defect and identify the party responsible for creating the defect that is in need of correction or repair. (4-6-05)

015. DECISIONS - APPEALS - INFORMAL DISPOSITION.

01. Decisions. The Division administrator will review the inspector’s report and enter a decision setting forth the required corrective action and identifying the party to be responsible for such action. The Division administrator may initiate a contested case proceeding if the administrator, in his sole discretion, determines that such a proceeding or further investigation would be of assistance in reaching a decision. The decision must direct the responsible party to complete the required corrective action within specified timelines. In reaching a decision with respect to appropriate timelines in which to complete corrective action, the administrator will consider the needs of the involved parties including, but not limited to, safety, anticipated expense and availability of funds, time of year, and convenience to the parties. (4-6-05)

02. Appeals. Decisions of the administrator are final orders for purposes of appeal. (4-6-05)

03. Informal Disposition -- Arbitration -- Mediation. Unless otherwise prohibited by other
provisions of law, informal disposition may be made of any complaint by negotiation, stipulation, agreed settlement, and consent order. The parties may agree to enter into binding arbitration or mediation. Informal settlement of matters is to be encouraged. (4-6-05)

016. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
In accordance with Section 44-2504, Idaho Code, the administrator of the Idaho Division of Building Safety is authorized to promulgate rules necessary to implement the provisions of Title 44, Chapter 25, Idaho Code, otherwise known as the Mobile Home Rehabilitation Act. (7-1-99)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 07.03.13, “Rules Governing Mobile Home Rehabilitation,” Division of Building Safety. (7-1-99)

02. Scope. These rules apply to the rehabilitation of mobile homes constructed prior to June 15, 1976, intended for relocation into a city or county requiring an installation permit pursuant to Section 44-2202, Idaho Code. (7-1-99)

   a. Before a permit for the installation of the mobile home may be issued, the home must meet the rehabilitation requirements specified in this chapter and receive a certificate of compliance from the administrator of the Idaho Division of Building Safety. (7-1-99)

   b. Upon submission of the rehabilitation form required pursuant to Section 44-2504, Idaho Code, and any other information required by the administrator to establish compliance with this chapter, the administrator issues a certificate of compliance to the homeowner. The certificate of compliance must be presented to the local jurisdiction before a permit for the installation of the home may be issued. (7-1-99)

   c. Upon receipt of the certificate of compliance, the local jurisdiction issues the installation permit in the same manner as the permit would be issued with respect to a mobile/manufactured home for which rehabilitation is not required. No zoning or other ordinance or policy of the local jurisdiction prohibiting relocation or installation of a mobile home to which this chapter applies is effective to prohibit the relocation or installation of a mobile home for which a certificate of compliance has been issued in accordance with this rule. (7-1-99)

002. WRITTEN INTERPRETATIONS.
The Division may from time to time provide legal opinions regarding these rules. To the extent not privileged, these documents will be made available for inspection at the Division’s main office, 1090 E. Watertower Street, Meridian, Idaho. (7-1-99)

003. ADMINISTRATIVE APPEALS.
This chapter does not provide for administrative relief of the provisions contained herein. (7-1-99)

004. DEFINITIONS.

01. Administrator. The administrator of the Division of Building Safety for the state of Idaho. (7-1-99)

02. Division. The Division of Building Safety for the state of Idaho. (7-1-99)

03. Local Unit of Government. A city or county within Idaho which has enacted ordinances which regulate the siting or installation of mobile homes. (7-1-99)

04. Mobile Home. A structure similar to a manufactured home, but built to a mobile home code prior to June 15, 1976, the date of enactment of the federal Manufactured Housing and Safety Standards Act (H.U.D. code). (7-1-99)

005. -- 010. (RESERVED)
011. REHABILITATION REQUIREMENTS.
The mobile home must meet the following rehabilitation requirements: (7-1-99)

01. Smoke Detectors. A smoke detector (which may be a single station alarm device) must be installed on any wall in a hallway or space communicating with each bedroom area and the living area on the living area side and, when located in a hallway, the detector must be between the return air intake and the living area. Each smoke detector must be installed in accordance with its listing and the top of the detector must be located on a wall four (4) inches to twelve (12) inches below the ceiling. The detector may be battery powered or may be connected to an electrical outlet box by a permanent wiring method into a general electrical branch circuit, without any switch between the over current protection device protecting the branch circuit and the detector. (7-1-99)

02. Gas Furnace and Water Heater Compartment Protection. The walls, ceilings and doors of each compartment containing a gas-fired furnace or water heater must, as a minimum, be lined with five-sixteenth (5/16) inch gypsum board, unless the compartment access door opens to the exterior of the home, in which case, the door may be all metal construction. All exterior compartments must seal to the interior of the mobile home. (7-1-99)

03. Egress From Sleeping Areas. Each room designated expressly for sleeping purposes must have an exterior exit door or at least one (1) outside egress window or other approved exit device with a minimum clear dimension of twenty-two (22) inches and a minimum clear opening of five (5) square feet. The bottom of the exit must not be more than thirty-six (36) inches above the floor. (7-1-99)

04. Electrical System Testing. All electrical systems must be tested for continuity to assure that metallic parts are properly bonded, tested for operation to demonstrate that all equipment is connected and in working order, and given a polarity check to determine that connections are proper. The electrical system must be properly protected for the required amperage load. If the unit wiring is of aluminum conductors, all receptacles and switches rated twenty (20) amperes or less directly connected to the aluminum conductors must be marked CO/ALR. Exterior receptacles other than heat tape receptacles must be of the ground fault circuit interrupter (GFI) type. Conductors of dissimilar metals (copper/aluminum or copper clad aluminum) must be connected in accordance with Section 110-14 of the National Electrical Code. (7-1-99)

05. Gas System Testing. The mobile home’s gas piping must be tested with the appliance valves removed from the piping system and piping capped at those areas. The piping system must withstand a pressure of at least six (6) inch mercury or three (3) psi gauge for a period of not less than ten (10) minutes without showing any drop in pressure. Pressure must be measured with a mercury manometer or a slope gauge calibrated so as to read in increments of not greater than one-tenth (1/10) pound or an equivalent device. The source of normal operating pressure must be isolated before the pressure test is made. After the appliance connections are reinstalled, the piping system and connections must be tested with line pressure of not less than ten (10) inches nor more than fourteen (14) inches water column air pressure. The appliance connections must be tested for leakage with soapy water or a bubble solution. All gas furnaces and water heaters must be vented to the exterior in accordance with the latest state adopted mechanical code. (7-1-99)

06. Water System Testing. A full water or air pressure test will be performed on the mobile home’s water and sewer system. (7-1-99)

a. Water piping must be tested and proven tight under a water pressure not less than the working pressure under which it is to be used. The water used for tests must be obtained from a potable source of supply. A fifty (50) pound per square inch (344.5kPa) air pressure may be substituted for the water test. In either method of test, the piping must withstand a test without leaking for a period of not less than fifteen (15) minutes. (7-1-99)

b. A water test must be applied to the drainage and vent system either in its entirety or in sections. If applied to the entire system, all openings in the piping must be tightly closed, except at the highest opening, and the system filled with water to the point of overflow. If the system is tested in sections, each opening must be tightly plugged except the highest opening of the section under the test and each section must be filled with water, but no section must be tested with less than a ten (10) foot head of water. In testing successive sections, at least the upper ten (10) feet of the next preceding section must be tested, so that no joint or pipe in the structure, except the uppermost ten (10) feet of the system, must have been submitted to a test of less than a ten (10) foot head of water. The water
must be kept in the system or in the portion under testing for at least fifteen (15) minutes before inspection starts. The system must be tight at all points.

(7-1-99)

07. Requirements for Obtaining Certificates of Compliance. All repairs or other work necessary to bring the mobile home into compliance with requirements of this section must be completed before a certificate of compliance may be issued by the Division.

(7-1-99)

012. REHABILITATION FORM AND CHECKLIST -- COMPLIANCE CERTIFICATE.

01. Rehabilitation Checklist. The rehabilitation form will be completed and signed by an authorized representative of an Idaho licensed manufactured home service company or installer or dealer holding an installer’s license. Electrical, gas, water and sewer inspections and any necessary repairs must be performed by a person or company properly licensed and authorized to perform the work under Idaho law, with the person or company performing the inspections and repairs to be noted on the rehabilitation form. The term “inspections” in the context of this section is intended to mean testing of the various electrical, gas, water and sewer systems. A properly completed rehabilitation form must be presented to the Division before a certificate of compliance may be issued. (7-1-99)

02. Rehabilitation Checklist and Compliance Certification Form. The following is the official rehabilitation checklist and compliance certificate:
MOBILE HOME REHABILITATION CHECKLIST -- COMPLIANCE CERTIFICATE
(TITLE 44 CHAPTER 25 IDAHO CODE)

These rehabilitation/testing requirements are applicable only to non-HUD mobile homes manufactured prior to June 15, 1976. Separate permits and inspections may be required for any repairs made to plumbing or electrical systems. Additional permits may be required by the local authority having jurisdiction in order to do any work or make any repairs on the mobile home not involving plumbing or electrical systems. Check with your local building department to determine the need for permits and inspections before initiating any repair work or before installing your mobile home at a new site.

The undersigned installer/service company representatives, electrical or plumbing contractors attest and verify that rehabilitative repairs and testing have been completed in accordance with Title 44 - Chapter 25 Idaho Code:

1. Smoke Detection
   DBS Licensed Installer/Service Co. Rep. ________________________
   Installer/Service Co. License # ________________________
   Date ________

2. Egress Window/Exterior Exit Doors From All Sleeping Areas
   DBS Licensed Installer/Service Co. Rep. ________________________
   Installer/Service Co. License # ________________________
   Date ________

3. Fire Protection of Gas Water Heater/ Furnace Compartments
   Verified or Repaired By ________________________
   DBS Licensed Installer/Service Co. Rep. ________________________
   Installer/Service Co. License # ________________________
   Date ________

4. Gas System Testing/Repairs
   Home has gas appliances
   Yes ________ No ________
   If Yes, Testing Performed By ________________________
   DBS Licensed Installer/Svc Co. Rep. ________________________
   License # ________________________
   Date ________
   Repairs (If Required) Made By ________________________
   Or HVAC Contractor ________________________
   License # ________________________
   Date ________

5. Electrical System Testing Performed By ________________________
   DBS Licensed Electrical Contractor ________________________
   License # ________________________
   Date ________
   Repairs (If Required) Made By ________________________
   Or Licensed HVAC Contractor ________________________
   License # ________________________
   Date ________

6. Water/DWV System Test Performed By ________________________
   DBS Licensed Plumbing Contractor ________________________
   License # ________________________
   Date ________
   Repairs (If Required) Made By ________________________
   Or Licensed HVAC Contractor ________________________
   License # ________________________
   Permit # ________________________
   Date ________

NAME ON TITLE: ____________________________________________
HOME VIN #: ____________________________________________
OWNER NAME: ____________________________________________
TELEPHONE: ____________________________________________
HOMEOWNER MAILING ADDRESS: ____________________________
LOCATION OF HOME AT TIME OF REHABILITATION/TESTING: ____________________________

MAIL OR FAX COMPLETED FORM TO THE DIVISION ADDRESS LISTED AT THE TOP OF THIS FORM

(7-1-99)
07.04.01 – RULES GOVERNING SAFETY INSPECTIONS – GENERAL

000. LEGAL AUTHORITY.
These rules are promulgated pursuant to the authority granted the administrator of the Division of Building Safety by Sections 67-2601A and 67-2311 through 67-2318, Idaho Code. (3-28-18)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.04.01, “Rules Governing Safety Inspections – General.” These rules prescribe the criteria for enforcement of Sections 67-2601A and 67-2311, 67-2312 through 67-2318, Idaho Code. (3-28-18)

002. WRITTEN INTERPRETATIONS.
This agency has no written interpretations of this chapter. (3-28-18)

003. ADMINISTRATIVE APPEALS.
There are no provisions for administrative appeal of these rules. (7-1-97)

004. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Industrial Safety Program is at the Division of Building Safety office located at 1090 E. Watertower Street, Suite 150, Meridian, ID 83642. The Industrial Safety Program may also be contacted at 1250 Ironwood Drive, Suite 220, Coeur d’Alene, Idaho 83814, and at 2055 Garrett Way, Building 1, Suite 4, Pocatello, ID 83201. All locations are open from 8:00 a.m. to 5:00 p.m., except Saturday, Sunday and legal holidays. The telephone number of the office is (208) 334-3950. The facsimile number of the office is 1-877-810-2840. The Division’s website is https://dbs.idaho.gov. (3-28-18)

005. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (3-28-18)

006. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference into these rules. (3-28-18)

007. -- 010. (RESERVED)

011. SAFETY INSPECTIONS.

01. Safety Advisors. Safety advisors for the Division of Building Safety, Industrial Safety Section, will make periodic inspections of public buildings covered by Sections 67-2311 through 67-2318, and 67-2601A, Idaho Code, and the immediate environs thereof, for the purpose of ascertaining unsafe or hazardous conditions not only to the state’s employees but to inmates therein, attendants thereat, and to the general public. (3-28-18)

02. Inspection Standards. Safety and occupational health inspections are conducted using the rules contained herein, as the primary standards as applicable; and applicable provisions, as determined by the division, of 29 CFR 1910, Occupational Safety and Health Standards, and 29 CFR 1926, Safety and Health Regulations for Construction, with the following standards used as a basis for appraisals of other hazards: the International Building Code (IBC) as adopted by the Building Code Board, and as amended and in effect pursuant to IDAPA 07.03.01; the International Fire Code (IFC), as adopted by the Department of Insurance, and as amended and in effect pursuant to IDAPA 18.01.50; the Mechanical Codes, as adopted by the Idaho Heating, Ventilation and Air Conditioning Board, and as amended and in effect pursuant to IDAPA 07.07.01; the Idaho State Plumbing Code (IPC), as adopted by the Idaho Plumbing Board, and as amended and in effect pursuant to IDAPA 07.02.06; the National Electric Code (NEC), as adopted by the Idaho Electrical Board, and as amended and in effect pursuant to IDAPA 07.01.06; the most current edition of the Life Safety Code; the most current standards of the American National Standards Institute (ANSI); the most current standards of the National Fire Protection Association (NFPA); the most current standards of the Consumer Product Safety Commission (CPSC); the most current standards of the National Institute for Occupational Safety and Health (NIOSH); nationally recognized industry standards; and other nationally recognized standards and codes. (3-28-18)
012. REQUIREMENTS.

01. Safe Workplace. Every public employer must furnish a place of employment free from recognized hazards which may cause serious injury or death to employees. Recognized hazards are those addressed by codes adopted by the state. (3-28-18)

02. Safety Devices. Every public employer must furnish and use appropriate safety devices and safeguards, and must adopt and use practices, means, methods, operations, and processes which are adequate to render the place of employment safe and free of occupational health hazards. (3-28-18)

03. Posted Warnings. Every public employer must post warning signs in areas where employees are exposed to injury hazards and must ensure that employees comply with the posted warnings. (3-28-18)

04. Training and Equipment. No public employer may require an employee to go or be in any place of employment that is unsafe unless that employee has the appropriate training, is properly equipped, and is authorized to go or be in such place. (3-28-18)

05. Minimum Construction Standards. No public employer, owner, or lessee of any real property may construct or cause to be constructed any place of employment which does not meet the minimum safety requirements identified by codes adopted by the state, or other nationally recognized codes and standards as listed in Section 007 of these rules. (3-28-18)

06. Training.

a. It is the responsibility of the public employer to establish and ensure a safe and healthful working environment, and to establish an accident-prevention program and training program to improve the skill and competency of all employees in the area of safety and occupational health. (3-28-18)

b. Such training must include on-the-job instruction in the safe use of powered materials-handling equipment, machine tool operations, use of hazardous/toxic materials, and operation of utility systems prior to assignment to jobs involving such exposures. (3-28-18)

013. ADMINISTRATION.

01. Annual Inspections. All safety inspections of places of public employment conducted pursuant to these rules must be performed by personnel of the Division of Building Safety, Industrial Safety Section, on an annual basis in accordance with Section 67-2313, Idaho Code. Such inspection must be conducted in accordance with the standards and codes set forth herein. (3-28-18)

02. Public Employer Responses. An employer must respond within twenty (20) days of receipt of any inspection report containing findings. The response must be made to the Division of Building Safety, Industrial Safety Section, 1090 E. Watertower Street, Suite 150, Meridian, Idaho 83642. If additional time is needed to respond, the administrator is authorized to grant an extension when a written request is received from the agency. (3-28-18)

03. Inapplicability of Penalties. Any provisions contained in the Occupational Safety and Health Administration regulations, including but not limited to 29 CFR 1910 and 29 CFR 1926, which relate to or provide for civil penalties for violations of the standards contained therein, do not apply and are not enforced by the Division of Building Safety in the administration of the state’s safety and occupational health program. (3-28-18)

014. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
The Administrator of the Division of Building Safety is authorized under Section 39-8007, Idaho Code, to promulgate rules concerning the enforcement and administration of the Idaho Uniform School Building Safety Act. (3-15-02)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 07.06.01, “Rules Governing Uniform School Building Safety,” Division of Building Safety. (3-15-02)

02. Scope. These rules prescribe the Idaho Uniform School Building Safety Code and provide for enforcement and administration of the Idaho Uniform School Building Safety Act by the Administrator of the Division of Building Safety. (3-15-02)

002. WRITTEN INTERPRETATIONS.
The Division of Building Safety may have written interpretations of this chapter. These documents, if any, are available for public inspection and copying in the central office of the Division of Building Safety. (4-6-05)

003. ADMINISTRATIVE APPEALS.
Administrative appeals may be taken from any finding made by the Administrator of the Division of Building Safety pursuant to this chapter as provided by Section 39-8010, Idaho Code. (3-15-02)

004. INCORPORATION BY REFERENCE.

01. Uniform Codes. The following uniform codes are hereby incorporated by reference into these rules as, and insofar as, the most recent editions have been adopted by the appropriate governing authority for the state of Idaho pursuant to Sections 39-4109, 41-253, 39-8614, 54-1001, 54-2601, 54-5001, and 72-508, Idaho Code:

a. International Building Code; (3-29-10)
b. International Mechanical Code; (3-29-10)
c. International Fuel Gas Code; (3-29-10)
d. Safety Code for Elevators and Escalators (ASME/ANSI A17.1); (3-29-10)
e. International Energy Conservation Code; (3-29-10)
f. Accessible and Usable Buildings and Facilities (ICC/ANSI A117.1); (3-29-10)
g. International Fire Code (IFC); (3-29-10)
h. National Electrical Code (NEC); (3-29-10)
i. Uniform Plumbing Code (UPC); (3-29-10)
j. Pacific NW AWWA Manual for Backflow Prevention and Cross Connection Control; and (3-29-10)
k. Idaho General Safety and Health Standards. (3-29-10)

02. Idaho Uniform School Building Safety Code. The codes set forth in Subsection 004.01 of this rule, together with the definitions contained therein and the written interpretations thereof, insofar as they are applicable to school facilities, constitute the Idaho Uniform School Building Safety Code. A copy of each of the
identified codes is available for review at the main office of the Division of Building Safety. (3-29-10)

005. -- 009. (RESERVED)

010. DEFINITIONS.


02. Administrator. The Administrator of the Division of Building Safety for the state of Idaho. (3-15-02)

03. Building Code. The Building Code specified in Paragraph 004.01.a. of these rules. (4-6-05)


05. Division. The Idaho Division of Building Safety. (3-15-02)

06. Imminent Safety Hazard. A condition that presents an unreasonable risk of death or serious bodily injury to occupants of a building. (3-15-02)

07. School Building or Building. Any school building, including its structures and appurtenances necessary for the operation of the school building, and subject to the provisions of the Act. (3-15-02)

08. Serious Safety Hazard. A condition that presents an unreasonable health risk or risk of injury to occupants of a building. (4-6-05)

011. -- 049. (RESERVED)

050. VIOLATION OF CODE.

01. Duty to Act. The Administrator must immediately undertake the steps set forth in the Act whenever he finds a violation of the Code. (3-15-02)

02. Imminent Safety Hazard. Code violations that constitute an imminent safety hazard, include, but are not limited to, the following:

a. Whenever any door, aisle, passageway, stairway or other means of exit is not of sufficient width or size or is not so arranged as to provide safe and adequate means of exit in case of fire or panic; (3-15-02)

b. Whenever the walking surface of any aisle, passageway, stairway or other means of exit is so warped, worn, loose, torn or otherwise unsafe as to not provide safe and adequate means of exit in case of fire or panic; (3-15-02)

c. Whenever the stress in any materials, member or portion thereof, due to all dead and live loads, is more than one and one half (1-1/2) times the working stress or stresses allowed in the Building Code for new buildings of similar structure, purpose or location; (3-15-02)

d. Whenever any portion thereof has been damaged by fire, earthquake, wind, flood or by any other cause, to such an extent that the structural strength or stability thereof is materially less than it was before such catastrophe and is less than the minimum requirements of the Building Code for new buildings of similar structure, purpose or location; (3-15-02)

e. Whenever any portion or member or appurtenance thereof is likely to fail, or to become detached or dislodged, or to collapse and thereby injure persons or damage property; (3-15-02)

f. Whenever any portion of a building, or any member, appurtenance or ornamentation on the exterior
thereof is not of sufficient strength or stability, or is not so anchored, attached or fastened in place so as to be capable of resisting a wind pressure of one-half (1/2) of that specified in the Building Code for new buildings of similar structure, purpose or location without exceeding the working stresses permitted in the Building Code for such buildings; (3-15-02)

g. Whenever any portion thereof has wracked, warped, buckled or settled to such an extent that walls or other structural portions have materially less resistance to winds or earthquakes than is required in the case of similar new construction; (3-15-02)

h. Whenever the building or structure, or any portion thereof, because of:
   i. Dilapidation, deterioration or decay; (3-15-02)
   ii. Faulty construction; (3-15-02)
   iii. The removal, movement or instability of any portion of the ground necessary for the purpose of supporting such building; (3-15-02)
   iv. The deterioration, decay or inadequacy of its foundation; or (3-15-02)
   v. Any other cause, is likely to partially or completely collapse; (3-15-02)

i. Whenever any building or structure has been constructed, exists or is maintained in violation of any specific requirement or prohibition applicable to such building or structure provided by the building regulations of this jurisdiction, as specified in the Building Code, or of any law or ordinance of this state or jurisdiction relating to the condition, location or structure of buildings; (4-6-05)

j. Whenever any building or structure which, whether or not erected in accordance with all applicable laws and ordinances, has in any nonsupporting part, member or portion less than fifty percent (50%), or in any supporting part, member or portion less than sixty-six percent (66%) of the:
   i. Strength; (3-15-02)
   ii. Fire-resisting qualities or characteristics; or (3-15-02)
   iii. Weather-resisting qualities or characteristics required by law in the case of a newly constructed building of like area, height and occupancy in the same location; (3-15-02)

k. Whenever any building or structure, because of obsolescence; dilapidated condition; deterioration; damage; inadequate exits; lack of sufficient fire-resistive construction; faulty electric wiring, gas connections or heating apparatus; or other cause, is determined by the state fire marshal to be a fire hazard; (3-15-02)

l. Whenever a building or structure, because of inadequate maintenance; dilapidation; decay; damage; faulty construction or arrangement; inadequate light, air or sanitation facilities; or otherwise, is determined to be unsanitary, unfit for human occupancy or habitation, or in such a condition that is likely to cause accidents, sickness, or disease; (3-15-02)

m. Whenever any building or structure, because of dilapidated condition; deterioration; damage; inadequate exits; lack of sufficient fire-resistive construction; faulty electric wiring, gas connections, or heating apparatus; or other cause, is determined by the state fire marshal to be a fire or life safety hazard; (3-15-02)

n. Whenever there is, within the building, the presence of vapors, fumes, smoke, dusts, chemicals, or materials in any form (natural or man made) in quantities that have been established by national health organizations to be a threat to the health or safety of the building occupants. This does not include materials stored, used, and processed in accordance with nationally recognized safety standards for the materials in question. (3-15-02)
07.08.01 – IDAHO MINIMUM SAFETY STANDARDS AND PRACTICES FOR LOGGING

Subchapter A – General Provisions
(Rules 000 - 050)

000. LEGAL AUTHORITY.
Pursuant to the provisions of Section 67-2601A, Idaho Code, the Division of Building Safety has the authority to promulgate and adopt rules for affecting the purposes therein. (3-29-17)

001. TITLE AND SCOPE.
These rules are titled IDAPA 07.08.01, “Idaho Minimum Safety Standards and Practices for Logging,” and are applicable to the logging industry in the state of Idaho. (6-30-19)

002. WRITTEN INTERPRETATIONS.
There are no written statements which pertain to the interpretation of these rules. (7-1-97)

003. ADMINISTRATIVE APPEALS.
The procedure for appeals in logging safety matters is prescribed by Subchapter N, Section 651 through 700 of these rules and Title 67, Chapter 52, Idaho Code. (6-30-19)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into these rules. (6-30-19)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS.
The principal place of business of the Division of Building Safety, Logging Safety Program, is at the Division office located at 1090 E. Watertower Street, Suite 150, Meridian, Idaho 83642. The Logging Safety Program may also be contacted at 1250 Ironwood Drive, Suite 220, Coeur d’Alene, Idaho 83814, and at 2055 Garrett Way, Suite 4, Pocatello, Idaho 83201. All locations are open from 8:00 a.m. to 5:00 p.m., except Saturday, Sunday and legal holidays. The telephone number of the office is (208) 334-3950. The facsimile number of the office is 1-877-810-2840. The Department website is https://dbs.idaho.gov. (3-29-17)

006. PUBLIC RECORDS ACT COMPLIANCE.
The rules contained herein have been promulgated according to the provisions of Title 67, Chapter 52, Idaho Code, and are public records. (3-29-17)

007. DEFINITIONS A THROUGH C.
Terms used in these standards shall be interpreted in the most commonly accepted sense, excepting only those specifically defined. (6-30-19)

01. Administrator. The Administrator of the Division of Building Safety. (6-30-19)

02. A-Frame. A structure made of the independent columns (of wood or steel) fastened together at the top and separated a reasonable width at the bottom to stabilize the unit from tipping sideways. (6-30-19)

03. Approved. The term approved means approved by the Division of Building Safety. (6-30-19)

04. Arch. A piece of equipment attached to the rear of a vehicle, used for raising one end of logs to facilitate skidding. (6-30-19)

05. Division. The Division of Building Safety. (6-30-19)

06. Back Cut. The final falling cut. (6-30-19)
07. **Barber Chair.** Slab portion of tree remaining on the stump above the back cut due to improper falling. 

08. **Bell or Cup Hook with Spike.** A hook consisting of a cylindrical cup from whose center there projects a spike.

09. **Bight.** The loop of a line, the ends being “gast” elsewhere, or the angle formed by a line running through a block.

10. **Binder.** Chain, cable, or steel strap used for binding loads of logs.

11. **Blasting Cap.** A metal shell containing a detonating compound.

12. **Brailling.** One (1) section of flat log raft enclosed by boom sticks. To place logs end to end in a long flat raft or boom.

13. **Brow Log.** A log placed parallel to any roadway at a landing or dump to protect vehicles while loading or unloading.

14. **Bullbuck.** The supervisor over cutting crew.

15. **Buckle Guy Line.** Line used to stiffen or support a tree, pole, or structure between the top guys and the base.

16. **Bunk.** The cross support for logs on a logging car or truck.

17. **Butt Hook.** Hook at the end of a haul-in line for attaching chokers to line.

18. **Butt Rigging.** Arrangement at the end of main line for attaching chokers.

19. **Cable-Assisted Logging Systems.** Logging systems, including, but not limited to, winch-assisted, cable-assisted, tethered, and traction-assisted systems that enable ground-based timber harvesting machines, including, but not limited to, feller bunchers, harvesters, loaders and shovels, to be operated on slopes.

20. **Capped Fuse.** A piece of fuse to which a blasting cap has been crimped.

21. **Carriage Logging.** A type of high lead logging using gravity, haul back, or remote control carriages to yard logs. (Bullet carriage is one type).

22. **Cat Road.** A tractor road.

23. **Chaser.** The member of the yarding crew who unhooks the logs at the landing or fights hang-ups on skid road.

24. **Chipper.** A machine that cuts materials into chips.

25. **Chock (Bunk Block-Cheese Block).** A wedge that prevents logs from rolling off the bunks.

26. **Cheater.** An extension to bunk stakes.

27. **Choker.** A wire rope with special attachments put around the log near the end for hauling or lifting.

28. **Cold Deck.** Any pile of logs that is yarded and left for future removal.
29. **Cold Shut.** A link for joining two (2) chains, the link being closed cold with a hammer, not a weld.

30. **Competent Person.** An individual who is capable of identifying existing and predictable hazards in the work site surroundings or working conditions that are unsanitary, hazardous or dangerous to employees, and who has authorization to take prompt corrective measures to eliminate such.

31. **Connecting Wires.** Those wires that connect the leg wire of one (1) electric blasting cap or with the leading wires, when blasting in series.

32. **Crotch Line.** Two (2) short lines attached to a hoisting line by means of a ring or shackle, the lower ends being attached to loading hooks and used for loading or unloading.

33. **Cutter.** A term used to designate faller or bucker.

008. **DEFINITIONS D THROUGH I.**

Terms used in these standards shall be interpreted in the most commonly accepted sense, excepting only those specifically defined.

01. **D or Strap Socket.** A socket with a closed loop and arranged to be attached to the end of a line. It is used in place of a spliced eye.

02. **Dead Man.** A buried log or other object used as an anchor.

03. **Detonator.** A blasting cap, electric blasting cap, or delay electric blasting cap.

04. **Dog Line.** Any line used to tie logs together.

05. **Donkey (Short for “Donkey Engine”).** Power equipment equipped with drum and cable for moving or transporting logs as in loading or yarding.

06. **Drag-Turn.** Any log or group of logs attached by some means of power and moved from a point of rest.

07. **Equipment.** The term, as used, means and include all machines, machinery, tools, devices, safeguard, and protective facilities used in connection with logging operations, regardless of ownership.

08. **Explosive.** Any chemical compound or mechanical mixture commonly used that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities or packing that an ignition by fire, friction concussion, percussion, or detonator of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or destroying life or limb.

09. **Exposed to Contact.** Means the location of a hazardous object is so accessible that a workman may, in the course of his employment, come into contact with the object.

10. **Fair Lead.** A combination of a pair of sheaves or roller set transversely or vertically in a unit in front of another pair of sheaves to guide a line coming from any direction and leading it properly to a drum.

11. **Gin Pole.** A raised pole properly guyed and used to support lines and blocks.

12. **Grapple.** A device attached to a hoisting line for mechanically handling logs.

13. **Guarded.** Guarded means covered, shielded, or railed so as to remove the possibility of dangerous contact or approach by employees or objects. It further means construction of guards to ensure protection from flying objects where applicable.
14. **Gut Wrapper.** An intermediate binder for an individual tier of logs. (6-30-19)

15. **Guy Lines.** The lines used to stay or support spar trees, booms, etc. (6-30-19)

16. **Haul Back.** A small wire line traveling between the power skidder and a pulley set near the logs. Used to return the main cable with tongs, chokers, or hooks to the next log. (6-30-19)

17. **Hazard.** Hazard, as used in these standards, means any condition or circumstance that may cause accident or injury to an employee. (6-30-19)

18. **Heel Block.** The block heel of boom. (6-30-19)

19. **Heel Boom.** A type of loading boom where one end of the log is pulled up against the boom. (6-30-19)

20. **Hook Tender, Hooker.** The worker who supervises the method of moving the logs from the woods to the place of loading. (6-30-19)

21. **It is Recommended, or Should.** When these terms are used they indicate provisions that are not mandatory. (6-30-19)

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**009. DEFINITIONS J THROUGH R.**

Terms used in these standards shall be interpreted in the most commonly accepted sense, excepting only those specifically defined. (6-30-19)

01. **Jaggers.** Any projecting broken strand of cable. (6-30-19)

02. **Jammer.** A machine used for handling logs. (6-30-19)

03. **Jill Poke.** A projecting object out of its normal position. (6-30-19)

04. **Knob.** A metal ferrule arranged to be attached to the end of a line, used in place of a spliced eye. (6-30-19)

05. **Landing, Rollway.** Any place where logs are placed, after being yarded, awaiting loading or unloading. (6-30-19)

06. **Lang Lay Rope.** A wire rope, in which the wires in the strands of the rope are laid in the same direction. (6-30-19)

07. **Leading Wires.** Those wires between the “connecting wires” or “leg wires” and a portable generating devise or an approved type blasting battery in series blasting. (6-30-19)

08. **Leaners.** A live or dead leaning tree. (6-30-19)

09. **Loading Boom.** Any structure projecting from a pivot point to guide a log when lifted. (6-30-19)

10. **Log or Logs.** When the word log or logs is used, it includes poles, piling, pulpwood, skids, etc. (6-30-19)

11. **Log Stacker.** A machine with lift forks used to handle logs. (6-30-19)

12. **Magazine.** Any building or other structure used exclusively for the storage of explosives. (6-30-19)

13. **Operation (Show Woods Layout).** Any place where logging is being done. (6-30-19)
14. **Mainline.** A cable which pulls logs or trees to loading. (6-30-19)

15. **Pan (Skidding Pan).** A solid piece of metal placed behind a tractor on which one end of logs rest. (6-30-19)

16. **Peeling Bar or Spud.** A tool for removing bark from trees or logs. (6-30-19)

17. **Pike, Pole.** A long pole whose end is shod with a sharp pointed steel spike, point, or hook. (6-30-19)

18. **Portable Spar or Tower.** An engineered structure designed to be used in a manner similar to which a wooden spar tree would be used. (6-30-19)

19. **Powder.** Any explosive other than the detonating agent. (6-30-19)

20. **Primer.** A cartridge of explosive with a detonator inserted there in. (6-30-19)

21. **Qualified Person.** An individual who, by possession of a recognized degree, certificate or professional standing, or who by extensive knowledge, training and experience, has successfully demonstrated the ability to solve or resolve problems relating to the subject matter, the work, or the project. (6-30-19)

22. **Reach.** An adjustable beam between a trailer and a motorized logging vehicle. (6-30-19)

23. **Receding Line.** The line on a skidder or slack-line comparable to the haul back line on a yarder. (6-30-19)

24. **Reload.** Any area where logs are dumped and reloaded. (6-30-19)

25. **Running Line.** Any line that moves. (6-30-19)

010. **DEFINITIONS S THROUGH Z.**

Terms used in these standards shall be interpreted in the most commonly accepted sense, excepting only those specifically defined. (6-30-19)

01. **Safety Factor or Factor of Safety.** This term as used is the ratio of the ultimate breaking strength of a member or piece of material to the actual working stress or to the maximum permissible (safe load) stress. For example: When a safety factor of six (6) is required, the structure, lines, hoists, or other equipment referred to shall be such as to provide a strength sufficient to support a load equal to six (6) times the total weight or stress to be imposed on it. (6-30-19)

02. **Sail Guy.** A guy which holds the outer end of a boom. (6-30-19)

03. **Sail Block.** A block hung inverted on the sail guy to hold the tong block in proper position. (6-30-19)

04. **Schoolmarm.** A crotched tree consisting chiefly of two (2) trunks. (6-30-19)

05. **Shall, Will.** Is compulsory or mandatory. (6-30-19)

06. **Skids.** Any group of timbers spaced a short distance apart on which the logs are placed. (6-30-19)

07. **Side, Show, Chance.** That unit of a logging operation, including men and equipment that is sufficient to fall, buck, and load a given area ready for transportation of the logs to the mill. (6-30-19)

08. **Side Winders.** A piece of log, brush, or limb thrown up or sideways during skidding operation, or a tree knocked down by another tree in falling. (6-30-19)
09. **Signalman, Whistle Punk.** The authorized worker who transfers signals from a given location to the operator. (6-30-19)

10. **Skidding.** Movement of logs on the ground. (6-30-19)

11. **Skyline.** The supporting line on various types of logging systems on which carriage, block, or bullet travels. (6-30-19)

12. **Slack Line.** A form of skyline where skyline is spooled on drum and can be raised or lowered. (6-30-19)

13. **Slack Puller.** Any device used to increase the movement of a line when its own weight is inadequate. (6-30-19)

14. **Snags.** Any dead standing trees. (6-30-19)

15. **Snubbing.** A method of retarding or controlling the movement of logs or machine by means of looping the line around a stationary object. (6-30-19)

16. **Spring Board.** A board with an iron tip used by fellers to stand on when they must stand above the ground level. (6-30-19)

17. **Standard Safeguard.** Means a device designed and constructed with the object of removing the hazard of an accident incidental to the machine, appliance, tool, building or equipment to which it is attached. (6-30-19)

18. **Strap.** Any short piece of line with an eye or “D” in each end. (6-30-19)

19. **Strawline.** A small line used for miscellaneous purposes. (6-30-19)

20. **Strip.** A definite location of timber allocated to a cutting crew. (6-30-19)

21. **Substantial.** Means constructed of such strength, of such material, and of such workmanship, that the object referred to will withstand normal wear, shock and usage. (6-30-19)

22. **Sweeper.** Unexpected and controlled lateral movement of a log, tree, etc., during skidding operations. (6-30-19)

23. **Swamp.** The falling or clearing of limbs and brush around or along a specific place. (6-30-19)

24. **Tag Line.** A line used to control movement during loading, unloading, or skidding operations. (6-30-19)

25. **Tail Hold.** Any anchor used for making fast any line. (6-30-19)

26. **Tell Tale.** A devise used to serve as a warning for overhead hazards. (6-30-19)

27. **Tight Line.** When power is exerted on both mainline and haul back at the same time. (6-30-19)

28. **Tongs.** A hooking device used to lift or skid logs. (6-30-19)

29. **Transfer.** Changing of a load of logs in a unit from one means of transportation to another. (6-30-19)

30. **Tree Plates.** Steel protectors spiked around a tree to prevent the lines from cutting into the trees. (6-30-19)
31. **Undercut.** A notch cut in the tree to guide and control the tree in falling. (6-30-19)

32. **Windfall.** A tree felled by the wind or other natural causes. (6-30-19)

33. **Widow Maker.** A loose limb, top, or piece of bark which may fall on a logger working beneath it. (6-30-19)

34. **Yarding.** Movement of logs or trees from the place they are felled (bucked) to a central loading or shipping point. (6-30-19)

011. **INTERPRETATION AND APPLICATION OF THESE RULES.**

01. **Scope.** These rules are part of the state of Idaho industrial accident prevention program and have the full force and effect of law. (6-30-19)

02. **Jurisdiction.** In accordance with the laws of the state of Idaho, every employer and every employee working in the state of Idaho shall comply with the rules contained herein. (6-30-19)

03. **Enforcement.** The enforcement of all rules of this chapter and the right of inspection and examination, at any time, shall rest with the Division. (6-30-19)

04. **Issues Not Covered.** Where specific standards in these rules fail to provide a rule or standard applicable to the operation in question, and other state of Idaho codes or standards are applicable, those codes or standards shall apply. (6-30-19)

05. **Interpretations.** Should any controversy develop as to the intent or application of any standard or rule as set forth in these rules, or the interpretation of any standard or rule set forth in these rules, such controversy shall be called to the direct attention of the Division, which shall render a decision as the applicability of such rule or standard. Any appeal from this decision shall be directed to the Administrator. (6-30-19)

06. **Additional Standards.** It is recognized that a definite, positive safety standard cannot anticipate all contingencies. The Division, after due notice and opportunity to be heard, may require additional standards and practices to insure adequate safety at any place of any employment, and, on its own motion or upon application of any employer, employee, group, or organization, may modify any provision of this rule. (6-30-19)

07. **Exceptions.** In exceptional cases where the rigid application or compliance with a requirement can only be accomplished to the detriment and serious disadvantage of an operation, method, or process, exception to the requirement will be considered upon written application to the Division. After thorough investigation, the Division may grant an exception if human life and physical well being will not be endangered by such exception. (6-30-19)

08. **Existing Buildings, Structures, and Equipment.** Nothing contained in this rule for logging safety shall prevent the use of existing buildings, structures, and equipment during their lifetime when maintained in good safe condition, and properly safeguarded, or require conformance with the applicable safety standards required by Idaho Safety Codes effective prior to the effective date of this rule, provided that replacements and alterations shall conform with all provisions of these rules. (6-30-19)

012. **EMPLOYER'S RESPONSIBILITY.**

01. **General Requirements.** (6-30-19)

  a. Every employer subject to these rules shall furnish employment and maintain places of employment that are safe according to the standards as set forth herein. (6-30-19)

  b. Every employer shall adopt and use practices, means, methods, operations and processes that are adequate to render such employment and place of employment safe. (6-30-19)
i. Employers shall place highly visible “LOGGING AHEAD” or similar-type warning signs at the entrances of active logging jobs. Employers shall also place “TRUCKS AHEAD,” “TRUCKS ENTERING,” “TREE FALLING,” and “CABLES OVERHEAD,” whenever applicable

ii. Every employer shall furnish to its crew a Company Emergency Rescue Plan.

c. Every employer should insure that Safety Data Sheets (SDS) are reasonably accessible for every hazardous material.

d. Every employer shall post and maintain in a conspicuous place or places in and about his place or places of business a written notice stating the fact that he has complied with the worker’s compensation law as to securing the payment of compensation to his employees and their dependents in accordance with the provisions of Idaho law. Such notice shall contain the name and address of the surety, as applicable, with which the employer has secured payment of compensation. Such notice shall also be readily available on the site where logging operations are occurring, and available for inspection by Division officials upon request.

e. Every employer shall do all other things as required by these rules to protect the life and safety of employees.

f. No employer shall require any employee to go or be in any place of employment that does not meet the minimum safety requirement of these rules, except for the purpose of meeting such requirements.

g. No employer shall fail or neglect:

i. To make available and use safety devices and safeguards as are indicated.

ii. To adopt and use methods and processes adequate to render the employment and place of employment safe.

iii. To do all other things as required by these rules to protect the life and safety of employees.

h. No employer, owner or lessee of any real property shall construct or cause to be constructed any place of employment that does not meet the minimum safety requirements of these rules.

i. No person, employer, employee, other than an authorized person, shall do any of the following:

i. Remove, displace, damage, destroy or carry off any safeguard, first aid material, notice or warning, furnished for use in any employment or place of employment, or interfere in any way with the use thereof by any other person.

ii. Interfere with the use of any method or process adopted for the protection of any employee, including himself, in such employment or place of employment.

iii. No person shall fail or neglect to do all other things as required by these rules to protect the life and safety of employees.

iv. The use of intoxicants or drugs while on duty is prohibited. Persons reporting for duty while under the influence of or impaired by liquor or other legal or illegal drugs or substances shall not work until completely recovered.

j. A procedure for checking the welfare of all workers during working hours shall be instituted and all workmen so advised. The employer shall assume responsibility of work assignments so that no worker shall be required to work in a position or location so isolated or hazardous that he is not within visual or audible signal contact with another person who can render assistance in case of emergency. In any operation where cutting, yarding, loading, or a combination of these activities are carried on there shall be a minimum crew of two (2) persons who
shall work as a team, and shall be in visual or audible signal contact with one another. This does not apply to
operators of motorized equipment, watchmen, or certain other jobs which, by their nature are singular workmen
assignments. There shall be some method of checking-in men at the end of the shift. Each immediate supervisor shall
be responsible for his crew being accounted for. This standard also includes operators of movable equipment.

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be responsible for his crew being accounted for. This standard also includes operators of movable equipment.

Every employer shall keep a record of all cases of injuries his employees receive at their work. This
record shall be kept in such manner as to enable representatives of the Division to determine by examining the record,
the injury rate of the employee force for the period covered by the report.

Every employer shall investigate every accident resulting in a disabling injury that his employees
suffer in connection with their employment. Employers shall promptly take any required action to correct the
situation. Employees shall assist in the investigation by giving any information and facts they have concerning the
accident.

02. Management Responsibility.

a. Management shall take an active and interested part in the development and guidance of the
operation’s safety program, including fire safety.

b. Management shall apply a basic workable safety plan on the same priority as it does to any other
work facet of the operation where elimination of all injuries is to be achieved in all phases of the operation. It is the
duty of management to assume full and definite responsibility. To attain these safety objectives, management shall
have the full cooperation of employers and the Division.

c. Every employer shall furnish employment which shall be safe for the employees therein and shall
furnish such devices and safeguards and shall adopt and use such practices, means, methods, operation and processes
as are adequate to render such employment and places of employment safe to protect the life and safety of employees.
The employer shall make available necessary personal protective safety equipment.

d. Regular safety inspection of all rigging, logging, machinery, rolling stock, bridges, and other
equipment shall be made as often as the character of the equipment requires. Defective equipment or unsafe
conditions found shall be replaced, repaired or remedied.

e. All places of employment shall be inspected by a qualified person or persons as often as the type of
operation or the character of the equipment requires. Defective equipment or unsafe conditions found by these
inspections shall be replaced or repaired or remedied promptly.

013. EMPLOYEE’S RESPONSIBILITY.

01. General Requirements.

a. Employees shall not indulge in horseplay, scuffling, practical jokes or any activity that creates or
constitutes a hazard while on the employer’s property or at any time when being transported from or to work in
facilities furnished by the employer.

b. Employees who are assigned to, or engaged in the operation of any machinery or equipment, shall
ensure that all guards, hoods, safety devices, etc., that are provided by the employer are in proper place and properly
adjusted.

02. Employee Accidents. Each employee shall make it his individual responsibility to keep himself,
his coworkers, and his machine or equipment free from accidents to the best of his ability.

03. Study Requirements. So that each worker may be better qualified to cooperate with his fellow
workmen in preventing accidents, he shall study and observe these and any other safety standards governing his
work.
04. **Employee Responsibilities.** Additional responsibilities of an employee insofar as industrial safety is concerned shall be as follows:

a. The employee shall report immediately, preferably in writing, to his foreman or safety committee member in his department of the plant, all known unsafe conditions and practices.

b. The employee shall ascertain from the foreman where medical help may be obtained if it is needed.

c. The employee shall not participate in practical jokes or horseplay.

d. The employee shall make a prompt report of every accident regardless of severity to the foreman, first aid attendant, or person in charge. Such reports are required and are necessary in order that there may be a record of his injuries.

e. The employee shall at all times apply the principles of accident prevention in his daily work and shall use proper safety devices and protective equipment. No employee shall remove, displace, damage, destroy, or carry off any safety device or safeguard furnished and provided for use in any employment, or interfere in any way with the use thereof by any other person, or interfere with the use of any method or process adopted for the protection of any employee in such employment, or fail or neglect to do every other thing reasonably necessary to protect the life and safety of himself and fellow employees, and by observing safe practice rules shall set a good example for his fellow workmen.

f. The employee shall not report to the job impaired by intoxicants or legal or illegal drugs and shall not use intoxicants or such drugs while on the job. The employer shall prohibit any employee from working on or being in the vicinity of any job while under the influence of or impaired by intoxicants or drugs. Employers shall be responsible for the actions of any employee known to be in an intoxicated or impaired condition while on the job.

g. The employee shall wear, use and properly care for personal protective safety equipment issued to him. These items shall be returned to the employer upon termination of employment.

h. Workers exposed to head hazards shall wear approved head protection.

i. Proper eye protection shall be worn while performing work where a known eye hazard exists.

j. The employee should consider the benefits of accident prevention to himself and to his job.

k. The employee should make an effort to understand his job.

l. The employee should anticipate every way in which a person might be injured on the job, and conduct the work to avoid accidents.

m. The employee should be on the alert constantly for any unsafe condition or practice.

n. The employee shall learn first aid.

o. The employee should keep physically fit, and obtain sufficient rest.

p. The employee should be certain that all instructions received are understood completely before starting the work.

q. The employee should actively participate in safety programs.

r. The employee should study the safety educational material posted on the bulletin boards and
distributed by the employer or safety committee. (6-30-19)

s. The employee should advise inexperienced fellow-employees of safe ways to perform their work and warn them of dangers to be guarded against. (6-30-19)

t. It is the employer’s responsibility to ensure compliance with the foregoing provisions. (6-30-19)

014. --050. (RESERVED)

Subchapter B - Health, Safety, and Sanitation
(Rules 051 through 100)

051. FIRST AID.

01. Transportation. (6-30-19)

a. Suitable means of transportation shall be established and maintained at the site of all operations to be used in the event any employee is seriously injured. (6-30-19)

b. Transportation shall be of a nature to render reasonable comfort to an injured employee. (6-30-19)

c. Each crew bus, or similar vehicle, shall be equipped with at least one (1) first aid kit with the required contents as indicated in Subsection 010.06 of these rules. (6-30-19)

02. Communication. (6-30-19)

a. Every employer shall arrange suitable telephone or radio communication at the nearest reasonable point, and shall establish an emergency action plan to be taken in the event of serious injury to any employee. (6-30-19)

b. Instructions covering the emergency action plan shall be made available to all work crews. (6-30-19)

c. When practicable, a poster shall be displayed on, or near the cover of each first aid cabinet or phone. The poster shall display the phone numbers of applicable emergency services. The use of the Idaho State EMS Communication Center is recommended. The number is 1-800-632-8000 or 208-846-7610. (6-30-19)

d. Every employer shall obtain their specific job location (longitude and latitude preferred) and furnish such to crew for emergency evacuation. (6-30-19)

03. Attendance for Seriously Injured. (6-30-19)

a. Seriously injured employees shall, at all times, be attended by the most qualified available person to care for the injured employees. (6-30-19)

b. Seriously injured employees shall be carefully handled and removed to a hospital, or given medical attention as soon as possible. (6-30-19)

c. Caution shall be used in removing a helpless or unconscious person from the scene of an accident to prevent further injury. (6-30-19)

04. First Aid Training. All woods workers shall be required to complete an approved course in first-aid and have a current card. (6-30-19)

05. Stretcher or Spine Board. A spine board (designed for or adaptable to the work location and terrain) and two blankets maintained in sanitary and serviceable condition shall be available where such conditions require the use of such to provide for the proper transportation and first aid to an injured workman. (6-30-19)
06. First Aid Kits. (6-30-19)

a. The employer shall provide first aid kits at each work site where trees are being felled, at each active landing, and in each employee transport vehicle. (6-30-19)

b. The following list sets forth the minimally acceptable number and type of first-aid supplies for required first-aid kits. The contents of the first-aid kits shall be adequate for small work sites, consisting of approximately two (2) to three (3) employees. When larger operations or multiple operations are being conducted at the same location, additional first-aid kits shall be provided at the work site or additional quantities of supplies shall be included in the first-aid kits:

<table>
<thead>
<tr>
<th>TABLE 010.06 REQUIRED CONTENTS</th>
</tr>
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<tbody>
<tr>
<td>1. Gauze pads (at least 4 x 4 inches)</td>
</tr>
<tr>
<td>2. Two (2) large gauze pads (at least 8 x 10 inches)</td>
</tr>
<tr>
<td>3. Box adhesive bandages (band-aids)</td>
</tr>
<tr>
<td>4. One (1) package gauze roller bandage (at least two (2) inches wide)</td>
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<tr>
<td>5. Two (2) triangular bandages</td>
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<tr>
<td>6. Wound cleaning agent such as sealed moistened towelettes</td>
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<tr>
<td>7. Scissors</td>
</tr>
<tr>
<td>8. At least one (1) blanket</td>
</tr>
<tr>
<td>9. Tweezers</td>
</tr>
<tr>
<td>10. Adhesive tape</td>
</tr>
<tr>
<td>11. Latex gloves</td>
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<tr>
<td>12. Resuscitation equipment such as resuscitation bag, airway, or pocket mask</td>
</tr>
<tr>
<td>13. Two (2) elastic wraps</td>
</tr>
<tr>
<td>14. Splint</td>
</tr>
<tr>
<td>15. Directions for requesting emergency assistance</td>
</tr>
</tbody>
</table>

(6-30-19)

c. Special kits, or the equivalent, shall be provided and approved for special hazards peculiar to any given work location. (6-30-19)

d. All kits, as applicable, shall be readily available and kept supplied. (6-30-19)

e. First aid kits shall be in metal, or other sanitary containers. Such containers shall be designed and constructed so as to be impervious to conditions of weather, dust, dirt, or other foreign matter. (6-30-19)

052. SAFETY EQUIPMENT AND PERSONAL PROTECTIVE EQUIPMENT.

01. General Requirements. (6-30-19)

a. Special protective equipment or apparel required for safe employment, other than clothing or equipment customarily supplied by employees, shall be furnished by the employer where necessary for the safety of employees. (6-30-19)
b. Employees are required to utilize all prescribed safety equipment and special protective equipment or apparel, and they shall exercise due care in maintaining it in safe, efficient and sanitary conditions. (6-30-19)

c. Defective safety equipment shall not be used. Where the need for their use is indicated, protective covering, ointments, gloves or other effective protection shall be provided for and used by persons exposed to materials that are irritating to the skin. (6-30-19)

02. Inspection, Maintenance and Sanitizing.

a. Each employer shall maintain a regular system of inspection and maintenance of personal protective equipment furnished to workers. (6-30-19)

b. Air line equipment shall have a necessary regulator and shall be inspected before each use. (6-30-19)

c. Workers shall check their equipment at the beginning of each shift. (6-30-19)

03. Eye Protection.

a. Where workers are subject to eye hazards (flying particles, dusts, hazardous liquids, gases, mists or vapors, or injurious light rays) they shall be furnished with and shall wear eye protection suitable for the hazards involved. Such eye protection shall conform to the American National Standard Institute standards for Head, Eyes and Respiratory protection. (6-30-19)

b. Face shields may be used in lieu of other forms of eye protection where the nature of the operation is such that they will furnish equivalent protection. (6-30-19)

c. Clean water in ample quantities shall be immediately available where materials are handled that are caustic or corrosive to the eyes. (6-30-19)

04. Foot and Leg Protection.

a. Employees shall wear footwear suitable for the work conditions. (6-30-19)

b. Employees shall wear sharp caulk-soled boots or other footwear which will afford maximum protection from slipping. (6-30-19)

c. Special types or designs of shoes, or foot guards, shall be required to be worn where conditions exist that make their use necessary for the safety of the workers. (6-30-19)

d. Leggings or high boots of leather, rubber or other suitable material shall be worn by climbers, persons exposed to hot substances, or caustic solutions, etc., or where poisonous snakes may be encountered. (6-30-19)

e. Employees whose duties require them to operate a chain saw shall wear ballistic nylon or equivalent protection covering each leg from upper thigh to boot top, except when working as a climber or working from a bucket truck. (6-30-19)

05. Hand Protection.

a. Hand protection suitable for the required usage shall be worn wherever the nature of the work requires extra protection for the hands. (6-30-19)

b. Gloves shall not be worn where their use would create a hazard. (6-30-19)

06. Head Protection.

IDAHO ADMINISTRATIVE CODE
Division of Building Safety
IDAPA 07.08.01 – Minimum Safety Standards and Practices for Logging

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07. Life Jackets, Vests and Life Rings
Where personal buoyancy equipment is provided, it shall be of a design and shall be worn in a manner that will maintain the wearer’s face above water. It shall be capable of floating a sixteen (16) pound weight for three (3) hours in fresh water. Such equipment shall not be dependent upon manual or mechanical manipulation or chemical action to secure the buoyant effect.

a. Employees shall be provided with, and shall wear, approved buoyant protective equipment at all times while working on or over water, as follows:

i. On floating pontoons, rafts and floating stages.

ii. On open decks of floating plants (such as dredges, pile-drivers, cranes, pond saws, and similar types of equipment) which are not equipped with bulwarks, guardrails or life lines.

iii. During the construction, alteration or repair of structures extending over or adjacent to water, except when guardrails, safety nets, or safety belts and life lines are provided and used.

iv. Working alone at night where there are potential drowning hazards regardless of other safeguards provided.

v. On floating logs, boom sticks or unguarded walkways.

b. Life rings with sufficient line attached to meet conditions shall be located at convenient points along exposed sides of work areas adjacent to water. Such rings, if used at night where a person might be beyond illuminated areas, shall be provided with a means of rendering them visible.

NOTE: Consult U.S. Coast Guard requirements for operations in navigable waters.

08. Life Lines -- Safety Belts.

a. Each life line and safety belt shall be of sufficient strength to support, without breaking, a weight of two thousand five hundred (2,500) pounds.

b. All life lines and safety belts shall be periodically inspected by the supervisor in charge. Employees shall inspect their belts and lines daily. Any defective belts or life lines shall be discarded or repaired before use.

c. Life lines shall be safely secured to strong stable supports and maintained with minimum slack.

09. Work Clothing.

a. Clothing shall be worn which is appropriate to work performed and conditions encountered.

b. Loose sleeves, cuffs or other loose or ragged clothing shall not be worn near moving machinery.

c. Clothing saturated or impregnated with flammable liquids, corrosive substances, irritants or oxidizing agents shall be removed immediately and not worn again until properly cleaned.
d. When it is necessary for workers to wear aprons or similar clothing near moving machines or hazardous materials, such clothing shall be so arranged that it can be instantly removed. (6-30-19)

e. Clothing with exposed metal buttons, metal visors or other conductive materials shall not be worn around exposed electrical conductors. (6-30-19)

10. Respiratory Equipment.

a. When filter or cartridge-type respirators are required to be used regularly, each employee shall have one such respirator for his own exclusive use. (6-30-19)

b. Employers and employees shall familiarize themselves with the use, sanitary care and limitations of such respiratory equipment as they may have occasion to use. (6-30-19)

c. Whenever practical, harmful dusts, fumes, mists, vapors and gases shall be suppressed by water, oil or other means which will minimize harmful exposure and permit employees to work without the use of respiratory equipment. (6-30-19)

d. Whenever compressed air from an oil-lubricated compressor is used to supply respiratory equipment, a filter shall be inserted in the supply line to remove any oil, sediment or condensation that it may contain. Such filter shall be maintained in efficient working condition. (6-30-19)

e. When self-contained respiratory equipment is used in hazardous locations, a standby unit shall be maintained for rescue purposes. (6-30-19)

11. Hearing Protection. Where workers are subject to hazardous noise levels, they shall be furnished with and shall wear hearing protection suitable for the level of hazard involved. (6-30-19)

12. Additional Information and Requirements. Additional information and requirements for the use of safety equipment and personal protective equipment may be found in the Safety and Health Standards established in IDAPA 07.09.01, “Safety and Health Rules for Places of Public Employment.” (6-30-19)

053. FIRE PREVENTION, PROTECTION AND SUPPRESSION.

01. General Requirements. (6-30-19)

a. Additional Standards pertinent to the storage, distribution, and use of liquefied petroleum gases and other flammables or combustibles may be obtained by reference to regulations of the Idaho State Fire Marshal and the National Fire Protective Association pamphlets. (6-30-19)

b. Fire fighting equipment, suitable for the hazards involved, shall be provided for the protection of workmen. Such equipment shall be readily accessible, and shall be plainly labeled as to its character and method of operation. Locations of such equipment shall be conspicuously posted. (6-30-19)

c. All equipment and apparatus for fire protection and fire fighting shall be regularly inspected and be maintained in good and serviceable condition at all times. A record of the date of the latest inspection shall be kept with each portable fire extinguisher. This includes all automatic sprinkler systems and hose lines. (6-30-19)

d. Fire extinguishers, whether portable or automatic, shall comply with appropriate current standards as published by the National Fire Protection Association. Portable fire extinguishers shall also be subject to an annual maintenance inspection by the Division. They must also be visually inspected by the employer each month, and such inspections documented. (6-30-19)

e. Electrical lights, apparatus, and wiring used in locations where flammable or explosive gases, vapors, mists, or dusts are present shall be of the type accepted by the adopted Electrical Code for the State of Idaho. (6-30-19)
f. Smoking while refueling equipment is prohibited. (6-30-19)

g. All fuel storage tanks, service tanks, etc., shall be bonded for ground for fueling purposes. (6-30-19)

h. When lights are used in enclosed rooms, vaults, manholes, tanks or other containers which may contain flammable or explosive vapors, mists, gases, or dusts, such lights shall be of the approved vapor proof types. (6-30-19)

i. No torch, flame, arc, spark, or other source of ignition shall be applied to any tank or container that has contained or does contain flammable or explosive vapors or materials until such container has been made to be inert or otherwise purged of flammable or explosive vapors or materials, except that “hot tapping” on tanks may be done provided that:

   i. There shall be at least four (4) feet of liquid above the point of the “hot tap”; and (6-30-19)
   ii. The work shall be carried out under the direction of a supervisor experienced in this type of work.

NOTE: A test for flammability or explosiveness of the interior of such vessels shall be made using a device which will determine the concentration of flammable vapors for this purpose. Unless the percentage of flammable vapors is found to be less than twenty percent (20%) of its lower explosive limit, no source of ignition shall be permitted. (6-30-19)

j. Frequent testing for determining the concentration of flammable and explosive vapors shall be made, and if the concentration is found to exceed twenty percent (20%) of its lower explosive limit, sources of ignition shall be extinguished or removed immediately. Fire extinguishing equipment adequate to cope with possible hazards shall be maintained close at hand. (6-30-19)

k. Smoking, the use of open flames, tools which are not approved for such areas, and other sources of ignition are prohibited in locations where flammable or explosive gases, vapors, mists, or dusts are present. Warning signs shall be conspicuously posted in such areas. (6-30-19)

l. Where salamanders and other fuel-burning heating devices are used, they shall be provided with adequate means for preventing the emission of sparks or other sources of ignition. Such devices shall be insulated or placed a sufficient distance from combustible structures and materials to prevent causing fires. Adequate ventilation shall be provided. (6-30-19)

m. When welding or cutting is done special precautionary measures shall be exercised before, during and after the job is finished to eliminate any possibility of immediate or delayed fires. (6-30-19)

02. Flammable Liquids.

   a. For the purpose of this section, “Flammable Liquids” shall mean any liquid having a flash point below one hundred forty (140) degrees Fahrenheit and having a vapor pressure not exceeding forty (40) pounds per square inch (absolute) at one hundred (100) degrees Fahrenheit. (6-30-19)

   b. All flammable liquids shall be stored in approved containers suitable for their particular contents, and such approved containers shall be stored in areas removed from any direct source of ignition. (6-30-19)

   c. Flammable liquids shall be kept in approved covered containers when not in actual use. (6-30-19)

   d. The name of the flammable liquid contained therein shall be placed on all stock containers, and whenever such liquids are taken from the stock containers and put into other approved containers for use, it shall be the responsibility of the employer to ensure that these containers (except small containers of flammable liquids which are scheduled for immediate use and disposal) also bear the name of the flammable liquid contained therein. (6-30-19)
e. Flammable liquids shall not be used indoors to clean or wash floors, walls, any part of a building structure, furniture, equipment, machines or machine parts, unless sufficient ventilation is provided to bring and maintain the concentration of explosive vapors in the atmosphere below twenty percent (20%) of its lower explosive limit.

NOTE: The use of flammable liquids may create toxic contaminants in the atmosphere above permissible threshold limit values.

03. Transferring Flammable Liquids and Powdered Materials. In transferring flammable liquids or finely divided flammable or explosive materials from one metal container to another, the containers shall be in firm contact with each other or be continuously bonded throughout the transfer so as to prevent the accumulation of static charges. Where portable tanks, mixers, or processing vessels are used for flammable liquids or flammable or explosive compounds, they shall be bonded and grounded while being filled or emptied.

04. Transportation of Flammable Liquids.

a. When transporting gasoline or other flammable liquids, approved containers shall be used.

b. If tank truck service is not available or used, gasoline and other flammable liquids shall be transported in approved containers. Bungs shall be tight and containers shall be secured to prevent movement.

c. It may be permissible to transport gasoline or other flammable liquids on passenger vehicles if in approved, closed safety containers of not more than six and one-half (6 1/2) gallon capacity, provided such containers are carried in a suitable and safe location outside the passenger compartment.

054. DESIGNATED LOGGING CAMPS.

A camp used in a logging operation shall comply with the following requirements:

01. Trees and Snags. Trees and snags that may constitute a hazard to persons in the camp area shall be felled.

02. Sanitation. The Idaho Department of Environmental Quality rules for sanitation must be observed as to water, toilets, washrooms, refuse, etc.

055. -- 100. (RESERVED)

Subchapter C - Garages, Machine Shops, and Related Work Areas

(Rules 101 through 150)

101. GARAGES AND MACHINE SHOPS AND RELATED AREAS.

01. General Requirements.

a. Machine shops and other structures where workers are employed shall be constructed, ventilated, lighted and maintained in a safe working condition.

b. Engines, pulleys, belts, gears, sprockets, collars and other moving parts of machinery shall be properly guarded.

c. Grinding wheels shall have proper and adequate eye guards or hoods. Face shields shall be worn by employees while grinding.

d. Machines shall be in good repair and good housekeeping shall be maintained.

e. Proper goggles or hoods shall be made available and used in grinding and cutting, acetylene welding, electric arc and other types of welding.
f. Tools shall be kept in good condition and care shall be taken in the handling and storing of all tools and materials so as to minimize chances for injury. (6-30-19)T

g. An approved screen shall be provided, and used, to protect other workers from welding flashes. (6-30-19)T

102. -- 150. (RESERVED)

Subchapter D - Signals and Signal Systems
(Rules 151 through 200)

151. GENERAL REQUIREMENTS.

01. Rigging. (6-30-19)T
   a. Rigging shall be moved by established signals and procedures only. (6-30-19)T
   b. Signals shall be thoroughly understood by the crew. (6-30-19)T

02. Daily Test Required. Each electric or radio signal system shall be tested daily before operations begin. (6-30-19)T

03. Personnel in Clear Before Moving Logs or Turns. (6-30-19)T
   a. Operators of yarding equipment shall not move logs or turns until all personnel are in the clear and a signal has been given. (6-30-19)T
   b. Operators of yarding equipment shall be alert to signals at all times. (6-30-19)T

152. SIGNALING.

01. One Worker to Give Signals. (6-30-19)T
   a. The Worker sending drag shall be the only one to give signals. (6-30-19)T
   b. Any person is authorized to give a stop signal when a worker is in danger or other emergency conditions are apparent. (6-30-19)T

02. Signal Must Be Clear and Distinct. (6-30-19)T
   a. Machine operators shall not move any line unless the signal received is clear and distinct. (6-30-19)T
   b. If in doubt the operator shall repeat the signal as understood and wait for confirmation. (6-30-19)T

03. Hand Signal Use Restricted. (6-30-19)T
   a. Hand signals are permitted only when in plain sight of the operator. (6-30-19)T
   b. Hand signals may be used at any time as an emergency stop signal. (6-30-19)T

04. Persons in Clear Before Signal Given. All persons shall be in the clear before a signal is given to move logs or turns. (6-30-19)T

05. Throwing Material Prohibited. Throwing of any type of material as a signal is prohibited. (6-30-19)T
06. **Use of Jerk Wire Prohibited.** The use of a jerk wire whistle system for any type of yarding operations is prohibited. (6-30-19)

07. **Audible Signaling to Be Installed and Used.** A whistle, horn or other audible signaling device, clearly audible to all persons in the affected area, shall be installed and used on all machines operating as yarders. (6-30-19)

08. **Audible Signaling Device at the Machine to Be Activated.** When radio or other means of signal transmission is used, an audible signal must be activated at the machine. (6-30-19)

153. **ELECTRIC SIGNAL SYSTEMS.**

01. **Weatherproof Wire and Attachments to Be Used.** Where an electrical signal system is used, all wire and attachments shall be of the weather proof type. (6-30-19)

02. **Electric Signal Systems to Be Properly Installed and Adjusted.** Electric signal systems shall be properly installed and adjusted as necessary. They shall be protected against accidental signaling, and shall be maintained in good operating condition at all times. (6-30-19)

03. **All Connections to Be Weatherproof.** All connections in insulated signal wire shall be weatherproof. (6-30-19)

154. **RADIO SIGNALING SYSTEMS.**

01. **Use of Conventional Space Transmission of Radio Signals.** When conventional space transmission of radio signals is used under and in accordance with an authorization granted by the Federal Communications Commissions to initiate any whistle, horn, bell or other audible signaling device, or such transmission of radio signals is used to activate or control any equipment, the following specific rules contained in this section will apply.

NOTE: This rule shall apply only to devices operating on radio frequencies authorized pursuant to the rules and regulations of the Federal Communications Commission. (6-30-19)

02. **Description on Outside of Case.** (6-30-19)
   a. Each radio transmitter and receiver shall have its tone frequency(s) in hertz (CPS), the manufacturer’s serial number, and the assigned radio frequency clearly and permanently indicated on the outside of the case. (6-30-19)
   b. When the duration of a tone frequency performs a function, the pulse-tone duration shall also be permanently indicated on the outside of the case. (6-30-19)
   c. On the FCC restricted frequencies one hundred fifty-four point fifty-seven (154.57) MHZ and one hundred fifty-four point sixty (154.60) MHZ, a maximum of two (2) watts of power will be allowed. (6-30-19)

03. **Activating Pulse-Tone Limitations.** The activating pulse-tone of any multi-tone transmitter shall be of not more than forty (40) milliseconds duration. (6-30-19)

04. **Adjustment, Repair or Alteration.** All adjustments, repairs or alterations of radio-signaling devices shall be done only by or under the immediate supervision and responsibility of a person holding a first or second class commercial radio operator’s license, either radio-telephone or radio-telegraph, issued by the Federal Communications Commission. (6-30-19)

05. **Testing of Tone-Signal Controlled Devices.** (6-30-19)
   a. Tone-signal controlled devices shall be tested each day before work begins. If any part of the
equipment fails to function properly, the system shall not be used until the source of trouble is detected and corrected.

b. Audible signals used for test purposes shall not include signals used for movement of lines or material.

NOTE: Equipment or machines controlled by radio-signaling devices shall be designed and built to “fail safe” or stop, in case of failure of the radio-signaling device.

06. **Interference, Overlap, Fade-Out or Blackout**. When interference, overlap, fade-out or blackout of radio signals is encountered, the use of the tone-signal controlled device shall be immediately discontinued. The use of such tone-signal controlled device shall not be resumed until the source of trouble has been detected and corrected.

07. **Number of Transmitters Required**.

a. Two (2) radio transmitters shall be in the vicinity of the rigging crew at all times when transmitters are being used by persons who are around the live rigging.

b. Only one (1) radio transmitter shall be required, if in possession of a signalman who has no other duties and remains in an area where he is not subjected to hazards created by moving logs or rigging.

08. **Voice Communication**.

a. Voice Communication shall be used for explanation purposes only.

b. Actual activation of equipment shall be done by audible horn, bell or whistle and not by voice.

c. The signal must be audible throughout the entire yarding and machine area.

155. -- 200. (RESERVED)

**Subchapter E - Truck Road Standards**

(Rules 201 through 250)

201. **TRUCK ROAD STANDARDS**.

01. **Building Roads**.

a. When building roads, all construction shall be carried on in accordance with good logging engineering practices and shall be constructed and maintained in a manner to insure reasonably safe operation.

b. The due consideration shall be given to the following factors:

i. The type of material used for roadbed and surfacing.

ii. The type of hauling equipment which will travel road.

iii. The size of loads to be hauled.

iv. The pitch and length of grades.

v. The degree of curvature and visibility on turns.

vi. The volume of traffic.
c. Truck roads shall not be too steep for safe operation of logging, or work trucks which operate over them, and should not exceed twenty percent (20%) grade unless an auxiliary means of truck lowering is provided.

(6-30-19)

d. Sufficient turnouts shall be provided and a safe side clearance maintained along all truck roads.

(6-30-19)

e. Brush and other materials that obstruct the view at intersections or on sharp curves shall be eliminated and all possible precautions taken.

(6-30-19)

f. Culverts and bridge structures shall be adequate to support the maximum imposed loads without exceeding the maximum safe working unit stresses. Such structures shall be maintained in good condition and shall be inspected annually by a qualified individual.

(6-30-19)

g. Dangerous trees, snags and brush, which may create a hazard shall be cleared a safe distance on both sides of the right-of-way.

(6-30-19)

02. Main Truck Roads.

a. Main truck roads shall be of sufficient width and evenness to insure the safe operation of equipment.

(6-30-19)

b. Truck roads with blind curves where visibility is less than three hundred (300) feet shall be of sufficient width for two (2) trucks to pass, controlled by some type of signal system, or speed shall be limited to fifteen (15) miles per hour.

(6-30-19)

c. Conditions such as broken planking, deep holes, large rocks, logs, etc., which prevent the safe operation of equipment shall be immediately corrected.

(6-30-19)

d. Wheel guard rails on bridges shall be not less than eight (8) inches above deck and shall be substantially fastened to withstand impact of shearing wheels. Such guard rails shall extend the full length of the bridge.

(6-30-19)

03. Operation of Equipment. Excavators, tractors, bulldozers, and other equipment shall be operated in a safe and careful manner. All precautions shall be taken to insure the safety of all employees.

(6-30-19)

202. -- 250. (RESERVED)

Subchapter F - Transportation of Employees
(Rules 251 through 300)

251. TRANSPORTATION OF EMPLOYEES.

01. General Requirements.

a. Anchored seats and seat belts shall be provided for each person riding in any vehicle.

(6-30-19)

b. Vehicles used for the transportation of employees shall be constructed or accommodated for that purpose, and shall be equipped with adequate seats with back rests properly secured in place. Vehicles shall be protected on their sides and ends to prevent falling from the vehicle.

(6-30-19)

c. Vehicles, as described above, shall be equipped with adequate steps, stirrups, or other similar devices, so placed and arranged that the employees can safely mount or dismount the vehicle.

(6-30-19)

d. Vehicles designed to transport nine (9) or more passengers, shall be equipped with an emergency exit not less than six and one-half (6 1/2) feet in area, with the smaller dimension being not less than eighteen (18)
inches. Such exit shall be placed at or near the back of the vehicle on the side opposite the regular entrance. The route to and egress from the exit must be unobstructed.

e. Every emergency exit shall be conspicuously marked “Emergency Exit,” and be so fastened that it can be readily opened by a passenger in the case of emergency.

f. Emergency doors shall be not less than twenty-four (24) inches in width.

g. Every vehicle used for the transportation of employees shall be equipped with an Underwriters Laboratories, Inc. approved fire extinguisher, or its equivalent, with at least a four (4) BC rating.

h. All drivers of vehicles used for the transportation of employees shall have an appropriate operator’s license for the state of Idaho.

i. Drivers shall inspect vehicles before operating them. If a vehicle is found to be unsafe, it shall be reported to a proper authority and shall not be operated until it has been made safe.

j. Brakes, steering mechanism and lights shall be tested immediately before starting any trip.

k. No flammable materials, or toxic substances shall be transported in passenger compartments of vehicles while carrying personnel.

l. Transporting more individuals than the seating capacity of the vehicle is permitted only under emergency conditions. Should it become necessary in an emergency, all employees not having seats must ride within the vehicle.

m. Under no circumstances shall employees ride on fenders or running boards.

n. An employee must never ride in, or on, any vehicle with his legs hanging over the end or sides.

o. If tools are transported at the same time that employees are being transported, the tools shall be enclosed in boxes or racks and properly secured to the vehicle.

p. No one shall board, or leave, moving equipment except in the case of an emergency (except trainmen or others whose duties require such).

q. Equipment shall be operated in a safe manner and in compliance with traffic regulations. Safe speeds shall be maintained at all times.

r. No explosives shall be transported on, or in, vehicles used primarily for carrying personnel while such vehicles are being used for carrying personnel.

s. The driver shall do everything reasonably possible to keep vehicles under control at all times, and shall not operate vehicles at excessive speeds. The driver shall take into consideration the condition of the roadway, weather factors, curves, grades and grade crossings, the mechanical condition of the vehicle and equipment and other pertinent items. The driver shall clear rocks from between dual tires before driving on multi-lane roads. A daily inspection shall be made of trucks and trailers with particular attention to steering apparatus, brakes, boosters, brake hoses and connections, reaches and couplings. Any defects found shall be corrected before the equipment is used.

252. --300. (RESERVED)

Subchapter G -Falling and Bucking
(Rules 301 through 350)
301. FALLING AND BUCKING.

01. General Requirements. (6-30-19)

a. There shall be an established method of checking-in workers from the woods. Each supervisor shall be responsible for their crew being accounted for at the end of each shift. (6-30-19)

b. Cutters not in sight of another employee shall have radio communications with crew members on that job site. (6-30-19)

c. Common sense and good judgment must govern the safety of cutters as effected by weather conditions. At no time shall they work if wind is strong enough to prevent the falling of trees in the desired direction, or when vision is impaired by weather conditions or darkness. (6-30-19)

d. All cutters shall have a current first aid certification. Employers shall provide an opportunity for cutters to take a standard first aid course. (6-30-19)

e. Tools of cutters such as axes, sledges, wedges, saws, etc., must be maintained in safe condition. Battered sledges, and wedges shall not be used. When power saws are used, wedges shall be made of soft material, such as wood or plastic. (6-30-19)

f. Cutters shall not be placed on hillsides immediately below each other or below other operations where there is possible danger. (6-30-19)

g. Trees shall not be felled if a falling tree endangers any worker, line, or any unit in operation. (6-30-19)

h. Before starting to fall or buck any tree or snag, the cutter must survey the area for possible hazards and proceed according to safe practices. Snags, which are unsafe to cut, shall be blown down with explosives, or felled by other methods. (6-30-19)

i. Dangerous or hazardous snags shall be felled prior to or in the course of cutting a strip. No danger tree shall be felled by one (1) cutter where and when the assistance of a fellow employee is necessary to minimize the danger or hazards involved. In the case that any danger tree or snag cannot be safely felled and must remain standing or unattended, such tree or snag shall be clearly identified and suitably marked, including all surrounding impact area, and the employee’s supervisor shall be notified as soon as possible. (6-30-19)

j. In falling timber, adjacent brush and snow shall be cleared away from and around the tree to be felled to provide sufficient room to use saws and axes and provide an adequate escape path. (6-30-19)

k. Cutters shall not fall into another strip; leaners on the line shall be traded. Trees shall be felled into the open whenever conditions permit. (6-30-19)

l. Undercuts and side cuts shall be large enough to safely guide the trees and eliminate the possibility of splitting and barber chairing. Particular care shall be taken to hold enough wood to prevent the tree from prematurely slipping or twisting from the stump. Undercuts shall be cleaned out to the full depth of the saw cut. Especially large undercuts are necessary in heavy leaners. When required to safely fell a tree, mechanical or other means shall be employed to accomplish this objective. Pre-cutting of trees for the purpose of production logging is prohibited.

NOTE: Trees with no perceptible lean having an undercut to a depth of one quarter (1/4) of the diameter of the tree with an undercut height equal to one fifth (1/5) of the diameter of the tree will be assumed to be in reasonable compliance with this rule. (6-30-19)

m. Back-cuts shall be above the level of the upper horizontal cut of the undercut. (6-30-19)

n. While wedging, fallers shall watch for limbs or other material which might be jarred loose. Cutting
of holding wood in lieu of using wedges is prohibited. (6-30-19)

o. When falling or bucking a tree is completed the power saw motor should be stopped. The power saw motor shall be stopped while the operator is traveling to the next tree. (6-30-19)

p. Cutters shall not work on the downhill side of the log being bucked unless absolutely unavoidable and only when the log is blocked or otherwise secured to prevent rolling when cut is completed. (6-30-19)

q. Cutters must give timely warning to all persons within range of any log which may have a tendency to roll or slide after being cut off. (6-30-19)

r. Logs shall be completely bucked-through whenever possible. If it becomes hazardous to complete a cut, then the log shall be marked and identified by a predetermined method. Rigging crews shall be instructed to recognize such marks and when possible cutters shall warn rigging crew of locations where such unfinished cuts remain. (6-30-19)

s. A competent person properly experienced in this type of work shall be placed in charge of falling and bucking operations. Inexperienced workers shall not be allowed to fall timber or buck logs unless under the direction of experienced workers. (6-30-19)

t. Power saws shall be kept in good repair at all times. All exhaust parts on power chain saws shall be constructed and maintained so the operator is exposed to a minimum amount of fumes and noise. (6-30-19)

u. Combustion engine driven power saws shall be equipped with an automatic throttle which will return the motor to idling speed upon release of the throttle. (6-30-19)

v. Power saw motors shall be stopped while being fueled. (6-30-19)

w. All personnel shall wear approved head protection, proper clothing and footwear. (6-30-19)

x. Employees, whose normal duties require them to operate a chain saw, shall wear ballistic nylon or equivalent protection covering each leg from upper thigh to boot top except when working as a climber or working from a bucket truck. (6-30-19)

302. ILLUSTRATION OF UNDERCUTS.

01. Illustration of Undercuts. (6-30-19)
a. Conventional Undercut. May be made with parallel saw cut and a diagonal cut. Backcut (D) shall be above undercut.

(6-30-19)T
b. Humbolt Undercut. A cut in which both cuts made with the saw leaves a square end log (See Figure 011.01-B). The cut is the same as a conventional cut (See Figure 011.01-A) except that waste is on the stump. Backcut (D) shall be above undercut. (6-30-19)
FIGURE 011.01-C - OPEN FACE UNDERCUT

Open Face Undercut. A cut in which two (2) angle cuts are made with the saw (See Figure 011.01-C) -- It is used when it is necessary that the face does not close until the tree is near the ground. (6-30-19)

303. MECHANICAL DELIMBERS AND FELLER BUNCHERS.

01. General Requirements. (6-30-19)
   a. Before start-up or moving equipment, check the surrounding area for fellow employees or equipment. (6-30-19)
   b. If any protective device is missing, it is to be replaced as soon as possible. If it affects a safe operation, the machine is to be shut down. (6-30-19)
   c. When a machine is working, extreme caution shall be used when approaching. The operator shall be notified by radio or visual contact. (6-30-19)
   d. All raised equipment shall be lowered to the ground or to a safe position and the park brake set before leaving the machine. (6-30-19)

304. -- 350. (RESERVED)
351. RIGGING.

01. General. The determining factor in rigging-up shall be the amount of rated stump pull which a machine can deliver on each line. (6-30-19)

02. Equipment Classification.

a. Equipment shall be classed according to the manufacturer's rating. (6-30-19)

b. Where lower gear ratios or other devices are installed to increase the power of equipment, the size of the rigging shall be increased proportionately so that it will safely withstand the increased strains to conform to Subsection 010.04 of these rules. (6-30-19)

03. Safe Loading. Rigging, and all parts thereof, shall be of a design and application to safely withstand all expected or potential loading to which it will be subjected. (6-30-19)

04. Allowable Loading or Stress.

a. In no case shall the allowable loading or stress be imposed on one half (1/2) of the rated breaking strength of any parts of the rigging. (6-30-19)

b. This shall not be construed as applying to chokers. (6-30-19)

05. Chokers. Chokers shall be at least one eighth (1/8) inch smaller than the mainline. (6-30-19)

06. Placing, Condition, and Operation of Rigging. The placing, condition and operation of rigging shall be such as to ensure safety to those who will be working in the vicinity. (6-30-19)

07. Arrangement and Operation. Rigging shall be arranged and operated so that rigging or loads will not pound, rub, or saw against lines, straps, blocks, or other equipment. (6-30-19)

08. Line Hazards.

a. Running lines and changed settings shall be made in a way to avoid bight of line hazards. (6-30-19)

b. Signals to operator shall be made before moving lines. (6-30-19)

09. Reefing. Reefing or similar practices to increase line pull shall be prohibited. (6-30-19)

10. Inspection of Rigging.

a. A thorough inspection, by the operator or qualified person, of all blocks, straps, guylines, and other rigging shall be made before they are placed in position for use. (6-30-19)

b. This inspection shall include an examination for damaged, cracked or worn parts, loose nuts and bolts, lubrication, condition of straps and guylines. (6-30-19)

c. The repairs or replacements necessary for safe operation shall be made before rigging is used. (6-30-19)

352. GUYLINES.

01. General Requirements. (6-30-19)
a. Guylines shall be of plow steel or equivalent, and in good condition. (6-30-19)

b. Guylines shall be provided in sufficient number, condition and location to develop stability and strength equivalent to the breaking strength of any component part of the rigging or equipment. (6-30-19)

c. Guylines shall be fastened by means of shackles or hooks and slides. The use of loops or molles for attaching guylines is prohibited. The use of wedge buttons on guylines is prohibited. (6-30-19)

d. The “U” part of a shackle shall be around the guyline and the pin passed through the eye of the guyline. Pins shall be secured with molles, cotter-keys, or the equivalent. (6-30-19)

e. Guylines shall be kept tightened while equipment or rigging they support is in use. (6-30-19)

02. Anchoring Guylines

a. Stumps used for fastening guylines and skylines shall be carefully chosen as to position, height and strength. They shall be tied back if necessary. See Figures 011.02-A and 011.02-B.

FIGURE 011.02-A
b. Properly installed deadman anchors are permitted. Guylines shall not be directly attached to deadman anchors. Suitable straps or equally effective means shall be used.

c. Stumps, trees and guylines anchors shall be inspected from time to time while an operation is in progress and hazardous conditions immediately corrected.

d. Standing trees which will reach landing or work areas shall not be used for guylines anchors.

e. Any guylines anchor tree that can reach the landing or work area shall be felled before using as an anchor.

03. Effectiveness of Guys.

a. Guys making an angle with the horizontal greater than sixty (60) degrees will be considered less than fifty percent (50%) effective. For the effectiveness of other angles see Table 011.03-A.

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<tr>
<th>Degree</th>
<th>Effectiveness</th>
</tr>
</thead>
<tbody>
<tr>
<td>60 to 45</td>
<td>50% to 75%</td>
</tr>
<tr>
<td>45 to 30</td>
<td>75% to 85%</td>
</tr>
<tr>
<td>30 to 10</td>
<td>85% to 95%</td>
</tr>
</tbody>
</table>
b. For the effectiveness of guys according to the number of guys and their spacing, see Table 011.03-B.

<table>
<thead>
<tr>
<th>No. of Guys Equally</th>
<th>Guys Most Effective When Pull Is:</th>
<th>Guys Will Support Strain Equal To The Following:</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Opposite 1 guy</td>
<td>100% of strength of 1 guy</td>
</tr>
<tr>
<td>4</td>
<td>Halfway between 2 guys</td>
<td>140% of strength of 1 guy</td>
</tr>
<tr>
<td>5</td>
<td>Opposite 1 guy or halfway between 2 guys</td>
<td>160% of strength of 1 guy</td>
</tr>
<tr>
<td>6</td>
<td>Opposite 1 guy or halfway between 2 guys</td>
<td>200% of strength of 1 guy</td>
</tr>
<tr>
<td>7</td>
<td>Opposite 1 guy or halfway between 2 guys</td>
<td>225% of strength of 1 guy</td>
</tr>
<tr>
<td>8</td>
<td>Halfway between 2 guys</td>
<td>260% of strength of 1 guy</td>
</tr>
<tr>
<td>9</td>
<td>Opposite 1 guy or halfway between 2 guys</td>
<td>290% of strength of 1 guy</td>
</tr>
<tr>
<td>10</td>
<td>Opposite 1 guy or halfway between 2 guys</td>
<td>325% of strength of 1 guy</td>
</tr>
</tbody>
</table>

04. **Minimum Guyline Requirements.** A minimum of four (4) top guys are required on any portable spar tree used for yarding, swinging, loading or cold-decking.

353. **LINES, SHACKLES AND BLOCKS.**

01. **General Requirements.**

a. All lines, shackles, blocks, etc., should be maintained in good condition and shall be of sufficient size, diameter and material to withstand one and one half (1 1/2) times the maximum stress imposed.

b. Wire rope or other rigging equipment which shows a fifteen percent (15%) reduction in strength shall be replaced.

02. **Splices.**

a. Two (2) lines may be connected by a long splice, or by shackles of patent links of the next size larger than the line where practical.

b. A safe margin of line must be used for making long splices. See Table 012.02-A.

<table>
<thead>
<tr>
<th>Rope Diameter</th>
<th>Unraveled</th>
<th>Total Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8&quot;</td>
<td>8'</td>
<td>16'</td>
</tr>
<tr>
<td>5/8&quot;</td>
<td>13'</td>
<td>20'</td>
</tr>
<tr>
<td>3/4&quot;</td>
<td>15'</td>
<td>30'</td>
</tr>
</tbody>
</table>
03. Clips.

a. Clips should be spaced at least six (6) rope diameters apart to achieve maximum holding power. See Table 012.03-A.

<table>
<thead>
<tr>
<th>Diameter of Rope</th>
<th>Number of Clips</th>
<th>Required Space Between Clips</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1/2-inch</td>
<td>8</td>
<td>10 inches</td>
</tr>
<tr>
<td>1-3/8-inch</td>
<td>7</td>
<td>9 inches</td>
</tr>
<tr>
<td>1-1/4-inch</td>
<td>6</td>
<td>8 inches</td>
</tr>
<tr>
<td>1-1/8-inch</td>
<td>5</td>
<td>7 inches</td>
</tr>
<tr>
<td>1-inch</td>
<td>5</td>
<td>6 inches</td>
</tr>
<tr>
<td>7/8-inch</td>
<td>5</td>
<td>5-1/4 inches</td>
</tr>
<tr>
<td>3/4-inch</td>
<td>5</td>
<td>5-1/2 inches</td>
</tr>
<tr>
<td>3/8 to 5/8-inch</td>
<td>4</td>
<td>3 inches</td>
</tr>
</tbody>
</table>

b. Clips should always be attached with the base or saddle of the clip against the longer or “live” end of the rope. See Figure 012.03-A. This is the only approved method.

FIGURE 012.03-A

(6-30-19)T

c. Do not reverse the clips or stagger them. See Figure 012.03-B. Otherwise the “U” bolt will cut into the live rope when the load is applied.
d. After the rope has been used and is under tension, the clips should again be tightened to take up any looseness caused by the tension reducing the rope diameter. Remember that even when properly applied a clip fastening has only about ninety percent (90%) of the strength of the rope and far less than that when rigged improperly.

04. **Blocks.** All blocks must be of steel construction or of material of equal or greater strength and so hung that they will not strike or interfere with other blocks or rigging.

05. **Pins.** All pins in blocks shall be properly secured by keys of the largest size the pin hole will accommodate.

06. **Shackles.**
   a. Spread in jaws of shackles shall not exceed by more than one (1) inch the size of yoke or swivel of the block to which it is connected.
   b. All shackles must be made of forged steel or material of equivalent strength and one (1) size larger than the line it connects.

07. **Cable Cutting.** Cable cutters, soft hammers, or a cutting torch shall be available and shall be used for cutting cables.

08. **Damaged or Worn Wire Rope.** Worn or damaged wire rope creating a safety hazard shall be taken out of service or properly repaired before further use.

354. -- 400. (RESERVED)

**Subchapter I - Canopy and Canopy Construction for Logging Equipment**
(Rules 401 through 450)

**401. GENERAL REQUIREMENTS.**
01. Driver Protection Guard.
   a. A substantial metal guard for the protection of the driver shall be installed on every piece of equipment, where exposed to overhead hazards.
   b. This guard shall be strongly constructed to afford adequate protection for the driver against overhead hazards.
   c. This guard shall be of sufficient width and height so that it will not impair the movements of the driver or prevent his immediate escape from the equipment in emergencies.
   d. This guard shall be of open construction to allow the driver all the visibility possible.

02. Canopy Framework.
   a. The canopy framework shall consist of at least two (2) arches, either transverse or longitudinal.
   b. If transverse, one (1) arch shall be installed at the rear of the equipment and the other at the center of the equipment. They shall be joined together by three (3) longitudinal braces, one (1) at the top and one (1) at each side of the arches.
   c. There shall be a shear or deflecting guard extending from the leading edge of the forward arch to the front part of the frame of the tractor or similar equipment.
   d. If longitudinal arches are used, they shall be extended from the rear of the tractor or equipment to the front frame of the tractor or equipment and each arch shall have an intermediate support located approximately at the dash so that ingress or egress will not be impeded.
   e. Regardless of the type of construction used, the fabrication and method of connecting to the tractor or equipment shall be of such design as to develop a strength equivalent to that of the upright members.

03. Canopy Structure. The canopy structural framework shall be fabricated of pipe of the following size, or materials of equivalent strength, depending upon the gross weight of the tractor or similar equipment as equipped. Under twenty-eight thousand (28,000) lbs., two (2) inch double extra strong pipe (XXS); twenty-eight thousand (28,000) to fifty-eight thousand (58,000) lbs., three (3) inch double extra strong pipe (XXS); over fifty-eight thousand (58,000) lbs., four (4) inch double extra strong pipe (XXS).

04. Gusset Plates or Braces. Gusset plates or braces shall be installed on the canopy framework so that the framework will withstand a horizontal pressure equal to twenty-five percent (25%) of the gross weight of the tractor or similar equipment, as equipped, when such pressure is applied to any vertical member at a point not more than six (6) inches below the roof of the canopy.

05. Clearance Above the Deck. The clearance above the deck of the tractor or similar equipment at points of egress shall be not less than fifty-two (52) inches and the clearance above the driver’s seat shall be of such height as will allow sufficient clearance above the driver’s head.

06. Overhead Covering. The overhead covering on the canopy structure shall be of not less than three-sixteenth (3/16) inch steel plate except that the forward eighteen (18) inches may be made of one quarter (1/4) inch woven wire having not more than one (1) inch mesh.

07. Rear Covering.
   a. The opening in the rear of the structure shall be covered with one quarter (1/4) inch woven wire having not less than one and one half (1 1/2) inch or more than two (2) inch wire mesh. This covering shall be affixed to the structural members so that ample clearance will be provided between the screen and the back of the operator.
b. Structural members shall present smooth, rounded edges and the covering shall be free from projections which would tend to puncture or tear flesh or clothing. (6-30-19)

08. Pin Connections.
   a. Pin connections are recommended for joints in the structural frame and especially at connections to the tractor frame or similar equipment frame. (6-30-19)
   b. Gusset plates shall be installed at each place where individual pieces of pipe are joined. (6-30-19)

09. Sideguards. When practical, sideguards shall be installed to protect the operator from hazards. (6-30-19)

402. TRACTORS AND SIMILAR LOGGING EQUIPMENT.

01. Operating Condition. The general operating condition of a tractor or equipment shall be sufficient to ensure the safety of the driver and other workmen. (6-30-19)

02. Guards. All guards shall be kept in place and in good repair at all times when the tractor or similar equipment is used. (6-30-19)

03. Repairs or Adjustments. Repairs or adjustments to clutches, frictions, or other parts of equipment which may cause hazardous movement of equipment shall not be done while engines are running. (6-30-19)

04. Blades or Similar Equipment.
   a. Blades or similar equipment shall be blocked or otherwise securely supported when making repairs or performing other work around such equipment when they are elevated from the ground. (6-30-19)
   b. Equipment under repair or adjustment should be tagged out. (6-30-19)

05. Brakes and Steering.
   a. All equipment shall be equipped with a braking system capable of stopping and holding the maximum load on all grades at all times. (6-30-19)
   b. Any defect found in the braking system or steering devices of any equipment used in skidding or yarding operations shall not be used until repaired or replaced. (6-30-19)

06. Starting of Equipment. Equipment shall be started (cranked) only by the operator or other experienced persons. (6-30-19)

07. Seatbelts.
   a. Seatbelts shall be installed on all tractors and mobile equipment having roll-over protection or in accordance with a design by a professional engineer which offers equivalent employee protection. (6-30-19)
   b. Seatbelts shall be used when operating any machine equipped with Roll Over Protection Structure (ROPS), Falling Object Protection Structure (FOPS), or overhead guards. (6-30-19)

08. Pin Connections.
   a. Pin connections are recommended for joints in the structural frame and especially at connections to the tractor frame or similar equipment frame. (6-30-19)
   b. Gusset plates shall be installed at each place where individual pieces of pipe are joined. (6-30-19)
09. **Sideguards.** When practical, sideguards shall be installed to protect the operator from hazards. (6-30-19)

403. -- 450. (RESERVED)

**Subchapter J - Skidding and Yarding**

(Rules 451 through 500)

**451. SKIDDING AND YARDING.**

01. **General Requirements.** (6-30-19)
   
   a. All personnel shall wear approved head protection and proper clothing at all times in skidding and yarding. (6-30-19)
   
   b. Getting on or off moving equipment is strictly prohibited. (6-30-19)
   
   c. Equipment operators shall move rigging only upon the signal of an authorized person. (6-30-19)
   
   d. Workers shall at all times watch for and protect themselves and their fellow workers from side-winders, rolling logs, up ending logs, snags, and other hazards caused by the movement of equipment, logs and/or lines. (6-30-19)
   
   e. Chokers should be placed near, but not closer than two (2) feet, from the ends of logs if possible. (6-30-19)
   
   f. Choker holes shall be dug from the uphill side of a log if there is any danger of its rolling. (6-30-19)
   
   g. Knots shall not be used to connect separate lengths of chain or cable. (6-30-19)
   
   h. Chaser (hooker) shall not unhook logs (trees) until rigging has stopped and the equipment operator is aware of his location. (6-30-19)
   
   i. Riding on drag or logs or any part of equipment used in skidding and yarding except in the area of the driver’s seat is prohibited. (6-30-19)
   
   j. A tool handle, stick, iron bar, or similar object shall be used in guiding lines onto drums. Guiding lines with hands is prohibited. (6-30-19)
   
   k. Make sure all personnel are in the clear before skidding turn, drag, log, or tree into landing. (6-30-19)
   
   l. All personnel shall keep out of the bight of line and clear of running lines. (6-30-19)
   
   m. Logs shall not be swung over personnel. (6-30-19)
   
   n. Knot bumping should be done before a log is loaded. (6-30-19)

**452. CABLE YARDING.**

01. **Safety A.** Personnel shall not ride hooks, lines, rigging, or logs suspended in the air or being moved. (6-30-19)

02. **Safety B.** Personnel shall not hold on to haywire, running lines, drop lines, or chokers as an assist when walking uphill. (6-30-19)
03. Safety C. Personnel shall not work in the bight of lines under tension. (6-30-19)

04. Safety D. Personnel shall be “in the clear” before any signal to move any lines is given. (6-30-19)

453. YARDING MACHINERY.

01. Equipment Assessment. When personnel arrive at a job site with a set of machinery on hand to perform yarding operations, evaluation of the conditions at the landing shall be made, and reassessment of the capacity of the available equipment shall be performed to determine if it meets the task. The principal options and features for yarders, log loaders, and processors are described in this section. (6-30-19)

02. Manufacturer’s Manual. Yarders of various types are used in logging operations, including ground-based and rigged trees to lift the lines, and mobile steel towers. The manufacturer’s manual shall always be consulted for essential features and inspection points on each particular machine. (6-30-19)

03. Types of Yarding Equipment. Yarding operations may include the use of, but is not limited to the following yarding equipment: (6-30-19)

a. Straight Tube Telescoping Tower. This equipment uses a hydraulic ram or multiple-sheave cable system to raise the tower. Some telescoping towers allow use at the telescoped height. The tower may be used partially retracted if guylines need to be placed closer to the landing or on steep slopes. (6-30-19)

i. This equipment may travel by self-propulsion, or be either trailer or track-mounted. It has long reach capacity with a typical height of ninety (90) to one hundred ten (110) feet. (6-30-19)

ii. The advantages of this equipment include the ability to operate heavy payloads, the tower height allows for more line deflection, and some yarders allow yarding one hundred eighty (180) degrees without moving yarder or guylines. (6-30-19)

iii. The disadvantages of this equipment are that it is heavy and difficult to move, it requires appropriate roads and it may have to be disassembled to move on public roads, it requires large landing areas, and it needs large guyline anchor capacity.

FIGURE 012.03-A

STRAIGHT TUBE TELESCOPING TOWER (6-30-19)

b. Fixed Leaning Tower. This equipment is a one (1)-piece tower that may be front-mounted vertical, or leaning. The height of the tower varies with make and model. (6-30-19)
i. This equipment may travel by self-propulsion, or be either trailer or track-mounted. It has medium reach capacity with a typical height of forty (40) to eighty (80) feet.

ii. The advantages of this equipment include faster line setup, smaller landing area requirements, it is lighter and easier to move, and has lower guyline anchor requirements.

iii. The disadvantages include a smaller yarding window which necessitates moving the tower and guylines more frequently, and smaller payloads than straight tube towers.

FIGURE 012.03-B

 FIXED LEANING TOWER

---

c. Swing Yarder. This equipment is similar to the fixed leaning tower in nearly all respects; however, the swing yarder is also capable of swinging logs onto the road or landing, and capable of using a running skyline. Track mounts are more stable when moving.

d. Grapple Yarder. This equipment uses a swing yarder or yoader system. The grapple is controlled by signals from the rigging slinger, or by the yarder engineer using a video link on the carriage. Swing capability is necessary to allow a wider logging corridor. A grapple system is typically used in conjunction with a machine anchor and elevated support on the back end of the unit, making for quick road changes.

i. This equipment may travel by track-mount or rubber-tire mount. It has medium to short reach capacity.

ii. The advantages of this equipment include the need for a smaller crew size, typically only a yarder engineer, landing worker, and a hooktender, and it is easier to rig up which is ideal for smaller logging areas.

iii. The disadvantages of this equipment are that it requires extensive planning to achieve full production, it must have moderate to good deflection, access to the back of unit is generally necessary, and it possesses limited yarding width.
FIGURE 012.03-C

GRAPPLE YARDER

(6-30-19)T

e. Yoader. This yarder is typically a log loader with two (2) drums mounted at the base of the boom. Both lines run through sheaves mounted on the boom or heel rack. The lines can be set up in a standing, live, or running skyline configuration, or a high-lead configuration.

i. This equipment may travel by track-mount or rubber-tire mount. It has medium reach capacity.

ii. The advantages of this equipment are that guylines are not necessary, it is easier to move, easy road changes, it is easier to rig up which is ideal for smaller logging areas, and it may be used as a loader.

iii. The disadvantages of this equipment are that it requires/results in slower line speeds, it requires blocking up front of the tracks to create stability, and rigging height is limited.

FIGURE 012.03-D

YOADER

(6-30-19)T
f. Tong-tosser/Jammer System. These are two (2) systems which basically use the same machine as the yoader, with either tongs or chokers on the end of the line to secure the logs. This version typically uses one (1) drum on the machine with a spitter wheel at the end of the boom to pull the line from the drum and push it out to the brush. The yarder engineer usually gets the tongs or chokers swinging and then tosses them to the waiting choker setters.

   i. This equipment travels by track-mount. It has short reach capacity.

   ii. The advantages of this equipment are that guylines are not necessary, it is easier to move, it is easier to rig up which is ideal for smaller logging areas, and it may be used as a loader. Additionally, it does not require line layouts or anchors.

   iii. The disadvantages of this equipment are that it results in slower line speeds, it requires blocking up front of the tracks to create stability, rigging height is limited, and there is a greater potential risk to the rigging crew.

   (6-30-19)T

![Tong-tosser/Jammer System](FIGURE 012.03-E)

![Tong-tosser/Jammer System](FIGURE 012.03-F)

TONG-TOSSE WITH GRAPPLE

JAMMER-SYSTEM WITH CHOKERS

(6-30-19)T

g. Stiff-leg Spar Yarder. One of various configurations for this yarder uses an excavator or log loader fitted with a third boom between the main and jib boom, which is elevated to provide lift. The elevated boom is typically rigged with two (2) or three (3) lines. Works with high lead, standing, running, or slackline configurations.

   i. This equipment travels by track-mount. It has medium reach capacity.

   ii. The advantages of this equipment are that guylines may not be necessary, it is easier to move, it is easier to rig up which is ideal for smaller logging areas, and it may be used as a loader or excavator. Additionally, it does not require line layouts or anchors. Additionally, jib boom offers greater stability, and the rigging height is greater than yoader or tong-tosser/jammer system.

   iii. The disadvantages of this equipment are that it results in slower line speeds, the attached tower boom may need to be removed for other operations, and it generates heavy stress on boom and components.

   (6-30-19)T
454. WIRE ROPE.

01. General Characteristics. Wire rope comes in many grades and dimensions, and every rope has its own characteristics with regard to strength and resistance to crushing and fatigue. A larger rope will outlast a smaller rope of the same materials and construction, used in the same conditions, because wear occurs over a larger surface. Similarly, a stronger rope will outlast a weaker rope, because it performs at a lower percentage of its breaking strength, with reduced stress.

02. Wire Rope Terms. Common grades of wire rope include extra improved plow steel (EIPS) and swaged powerflex, among others. The following terms are commonly used for wire rope:

a. Abrasion Resistance. Ability of outer wires to resist wear. Abrasion resistance is greater with larger wires.

b. Core. The foundation of a wire rope which is made of materials that will provide support for the strands under normal bending and loading conditions. A fiber core (FC) can be natural or synthetic. If the core is steel, it can be a wire strand core (WSC) or an independent wire rope core (IWRC).

c. Crushing Resistance. Ability of the rope to resist being deformed. A rope with an independent wire core is more resistant to crushing than one with a fiber core.

d. Die-form Line. Made from strands that are first compacted by drawing them through a drawing die to reduce their diameter. The finished rope is then swaged or further compressed.

e. Fatigue Resistance. Ability of the rope to withstand repeated bending without failure (the ease of bending a rope in an arc is called its “bendability”). Fatigue resistance is greater with more wires.

f. Strength. Referred to as breaking strength, usually measured as a force in pounds or tons. The breaking strength is not the same as the load limit, which is calculated as a fraction of the breaking strength to ensure safety.

g. Swaged Line. Manufactured by running a nominal-sized line through a drawing die to flatten the outer crown and thus reduce the rope diameter. This compacted rope allows for increased drum capacity and increased line strength.
03. **Typical Wire Rope Specifications.** The table below lists a few examples of wire-rope breaking strengths.

<table>
<thead>
<tr>
<th>Diameter (inches)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2</td>
<td>0.46</td>
<td>11.5</td>
<td>0.6</td>
<td>15.2</td>
<td>0.63</td>
<td>18.6</td>
</tr>
<tr>
<td>9/16</td>
<td>0.59</td>
<td>14.5</td>
<td>0.75</td>
<td>19</td>
<td>0.78</td>
<td>23.7</td>
</tr>
<tr>
<td>5/8</td>
<td>0.72</td>
<td>17.9</td>
<td>0.93</td>
<td>23.6</td>
<td>1.01</td>
<td>28.5</td>
</tr>
<tr>
<td>11/16</td>
<td>1.10</td>
<td>28.8</td>
<td></td>
<td></td>
<td>1.18</td>
<td>35.3</td>
</tr>
<tr>
<td>3/4</td>
<td>1.04</td>
<td>25.6</td>
<td>1.37</td>
<td>34.6</td>
<td>1.41</td>
<td>42.2</td>
</tr>
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<td>1.56</td>
<td>39.6</td>
<td></td>
<td></td>
<td>1.63</td>
<td>49.3</td>
</tr>
<tr>
<td>7/8</td>
<td>1.42</td>
<td>34.6</td>
<td>1.83</td>
<td>46.5</td>
<td>1.91</td>
<td>56.0</td>
</tr>
<tr>
<td>15/16</td>
<td>1.95</td>
<td>53.3</td>
<td></td>
<td></td>
<td>2.20</td>
<td>66.1</td>
</tr>
<tr>
<td>1</td>
<td>1.85</td>
<td>44.9</td>
<td>2.42</td>
<td>60.6</td>
<td>2.53</td>
<td>73.7</td>
</tr>
<tr>
<td>1-1/8</td>
<td>2.34</td>
<td>56.5</td>
<td>2.93</td>
<td>75.1</td>
<td>2.97</td>
<td>92.9</td>
</tr>
<tr>
<td>1-1/4</td>
<td>2.89</td>
<td>69.3</td>
<td>3.52</td>
<td>92.8</td>
<td>3.83</td>
<td>112.1</td>
</tr>
<tr>
<td>1-3/8</td>
<td>3.5</td>
<td>83.5</td>
<td>4.28</td>
<td>108.2</td>
<td>4.62</td>
<td>128.6</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Diameter (inches)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
<th>Weight (lbs/ft)</th>
<th>Breaking Strength (tons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2</td>
<td>0.46</td>
<td>11.5</td>
<td>0.6</td>
<td>15.2</td>
<td>0.63</td>
<td>18.6</td>
</tr>
<tr>
<td>9/16</td>
<td>0.59</td>
<td>14.5</td>
<td>0.75</td>
<td>19</td>
<td>0.78</td>
<td>23.7</td>
</tr>
<tr>
<td>5/8</td>
<td>0.72</td>
<td>17.9</td>
<td>0.93</td>
<td>23.6</td>
<td>1.01</td>
<td>28.5</td>
</tr>
<tr>
<td>11/16</td>
<td>1.10</td>
<td>28.8</td>
<td></td>
<td></td>
<td>1.18</td>
<td>35.3</td>
</tr>
</tbody>
</table>
04. Synthetic Rope. High-tensile strength synthetic lines are considerably lighter than standard wire rope; however, some lines are dimensionally as strong as standard wire rope. Accordingly, high-tensile strength synthetic lines are permitted to be used in appropriate logging applications, including as substitutes for brush straps, tree straps, tail and intermediate support guylines, guyline extensions, skyline extensions, and haywire. Manufacturers’ standards and recommendations for determining usable life or criteria for retirement of such lines shall be followed. Personnel shall examine the lines for broken or abraded strands, discoloration, inconsistent diameter, glossy or glazed areas caused by compression and heat, and other inconsistencies. Rope life is affected by load history, bending, abrasion, and chemical exposure. Most petroleum products do not affect synthetic ropes.

05. Inspection and Care.

a. Wire rope shall be inspected daily by a qualified individual and repaired or taken out of service when there is evidence of any of the following conditions:

i. Twelve and five tenths percent (12.5%) of the wires are broken within a distance of one (1) lay.

ii. Evidence of chafing, sawing, crushing, kinking, crystallization, bird-caging, corrosion, heat damage, or other damage that has weakened the rope structure.

b. Qualified personnel shall closely inspect those points subject to the most wear, including the knob ends of lines, eye splices, and those sections of line that most often run through blocks or carriages. If there is doubt about the integrity of the line, it is far safer to replace a suspect line, or cut out and resplice a defective area, than risk a failure during operation. Evaluation of the load-bearing yarder lines shall be stringent. A qualified person shall also inspect all other lines used on site and remove any that are unsafe.

06. Additional Precautions. The following precautions shall also be observed:
a. Ensure the working load limit for any line is adequate for the intended use.  

b. The manufacturer’s specifications with regard to assigned breaking strength shall be followed. Such specifications as determined by engineering test results should factor the grade of the wire, number of strands, number of wires per strand, filler wire construction, lay pattern of the wires, and the diameter of the line.  

07. Safety Factor. Operators shall follow the manufacturer’s specifications in determining load limits. The working load limit is a fraction of a line’s breaking strength – a factor of three (3), or one-third (1/3) the breaking strength, is commonly used as a safety factor for running and standing lines, when workers are not exposed to breaking lines or loads passing overhead. A safety factor of three (3) is commonly used to determine the working load limit for a standing or running line. A standard six (6) x twenty-six (26) IWRC wire rope with a diameter of one (1) inch has a breaking strength of approximately forty-five (45) tons – divide by three (3) – equals fifteen (15) tons working load limit.  

08. Wire Labeling.  
a. The elements of a typical wire rope are labeled, for example, six (6) x twenty-five (25) FW PRF RL EIPS IWRC. The label indicates a six (6)-strand rope with twenty-five (25) wires per strand (six (6) x twenty-five (25)), filler-wire construction (FW), strands pre-formed in a helical pattern (PRF), laid in a right-hand lay pattern (RL), using an extra-improved plow steel (EIPS) grade of wire, and strands laid around an independent wire rope core (IWRC). See figure 013.08-A for proper labeling of wire rope.  

b. Out of Service Standard Example. A six (6) x twenty-five (25) IWRC wire rope = six (6) strands in one (1) lay with twenty-five (25) wires per strand = one hundred fifty (150) wires. The rope must be taken out of service when twelve and five tenths percent (12.5%), or one-eighth (1/8), of the wires are broken within the distance of one (1) lay = one hundred fifty (150) divided by eight (8) = eighteen and seventy-five one hundredths (18.75), or nineteen (19) broken wires.  

09. Wire Line Life. Table 013.08-A provides the allowable life of a line in million board feet in accordance with line size and use. Figure 013.09-A illustrates both the correct and incorrect manner in which to measure line size (diameter).
TABLE 013.08-A
LINE LIFE BY WOOD HAULED

<table>
<thead>
<tr>
<th>System</th>
<th>Use</th>
<th>Line Size (inches)</th>
<th>Line Life (million board feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standing Skyline</td>
<td>Skyline</td>
<td>1-3/4</td>
<td>20-25</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1-1/2</td>
<td>15-25</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1-3/8</td>
<td>8-15</td>
</tr>
<tr>
<td></td>
<td>Mainline</td>
<td>1 to 1-1/8</td>
<td>15-20</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
<td>10-15</td>
</tr>
<tr>
<td></td>
<td>Haulback</td>
<td>3/4 to 7/8</td>
<td>8-12</td>
</tr>
<tr>
<td>Live Skyline</td>
<td>Skyline</td>
<td>1-1/2</td>
<td>10-20</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1-3/8</td>
<td>8-15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
<td>6-10</td>
</tr>
<tr>
<td></td>
<td>Mainline</td>
<td>1</td>
<td>10-15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3/4</td>
<td>8-12</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5/8</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Haulback</td>
<td>3/4 to 7/8</td>
<td>8-12</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1/2</td>
<td>6-10</td>
</tr>
<tr>
<td></td>
<td>Dropline</td>
<td>7/16</td>
<td>5-8</td>
</tr>
<tr>
<td>High Lead</td>
<td>Mainline</td>
<td>1-3/8</td>
<td>8-15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1-1/8</td>
<td>6-12</td>
</tr>
</tbody>
</table>

Source: Willamette Logging Specialist's Reference by Keith L McGonagill. 1976. Portland, OR: Willamette National Forest. Calculations of line life refer to EIPS 6x21 wire rope for the skyline, and EIPS 6x26 for other lines. Figures will be different for other classes of wire rope.
10. **Dynamic Loads.** Operators shall consider high dynamic loads when calculating safe working limits of wire ropes. Wire ropes are often subjected to high dynamic loads, which greatly multiply the force on a line and may exceed the safe working limit. Even a split second of time over the limit can lead to premature failure of a line. Typical dynamic loads occur when a turn hits a stump, a turn comes down off of the back hillside to full suspension, or when excessive force is applied to pulling a turnout of its bed. A high dynamic load or a sudden shock load that exceeds the working limit may not result in immediate failure, but rope strands may stretch and weaken, and may fail at a later time. (6-30-19)

11. **Other Common Wire Rope Considerations.** (6-30-19)

a. **Wire Rope Stretching and Line Diameter.** A stretched wire rope has a reduced diameter. Operators shall check for stretched lines by measuring the diameter, particularly on older lines and any line used in stressful situations. (6-30-19)

b. **Older Wire Rope.** Standing lines and guylines are often kept in service for multiple years (four (4) to five (5), and as long as ten (10) years in some instances) without exhibiting any obvious signs of excessive wear other than rust. Operators shall check date stamps of wire rope and evaluate line life. Operators shall also inspect the core of older lines periodically for a fractured or dry core, which could indicate other deficiencies such as broken wires, excessive wear, or line deformation. (6-30-19)

c. **Hard Use.** The life of a wire rope is also affected by hard use. Line life can be measured by the volume of wood hauled (see Table 013.08-A). Line life is reduced when a line exceeds its elastic limits, is heavily shocked, or rubbed against rocks or other lines. As a line wears, the safe working load limit shall be lower and the payload adjusted appropriately. (6-30-19)

d. **Wire Rope endurance and elastic limits.** Working within the endurance and elastic limits of lines
can help preserve line life. The following principles shall be observed when evaluating the integrity and safe use of wire rope:

i. The “endurance limit” for all lines is fifty percent (50%) of the breaking strength. If wire rope tensioning regularly exceeds the endurance limit, the life of the line is reduced through fatigue.

ii. The “elastic limit” for all lines is sixty to sixty-five percent (60-65%) of the breaking strength. When a wire rope is loaded to its normal safe working limit, the line stretches, but then returns to its original size when the load is released. If a load increases past the elastic limit through prolonged exertion or repeated stress, the line will stretch and stay stretched, resulting in a permanent reduction in the breaking strength.

e. Lubrication and Abrasion. Wire rope is lubricated in the factory to reduce internal friction and corrosion, and prolong the life of the rope. Heat from friction causes the internal lubricant to deteriorate. Friction occurs when the rope stretches under load, particularly in places where it bends around sheaves or other objects. An improperly lubricated line can pick up particles of dirt and sand that will increase abrasion. Accordingly, operators shall:

i. Check for and ensure the proper lubrication of all lines and wire rope, following the manufacturer’s instructions. Commercial wire rope lubricants are available.

ii. Carefully inspect lines for faults in areas where dust and sand may collect.

iii. Store all wire rope and lines off the ground.

12. Line Connections.

a. Inspection. Operators shall regularly inspect shackles, hooks, splices, and other connecting equipment for damage and wear, as well as ensure the connectors are the correct type and size for the line and intended use.

b. Wire Splicing. Splices are used to form an eye at the end of a line, extend the length of a line, or repair a broken or damaged line. The splicing of wire rope requires special skill and shall only be performed under the supervision of a competent person with using the proper tools. Reference materials are available with detailed instructions for numerous types of splices. Individuals splicing wire shall always wear appropriate eye protection while splicing or assisting with a splicing procedure.

c. The logger’s eye splice and three (3)-pressed eye are the most common methods to form an eye for use as a skyline terminal. See Figure 013.12-A. The spliced eye is approximately eighty percent (80%) efficient. A three (3)-pressed eye can reach ninety percent (90%) line strength. The pressed eye is typically performed at the rigging shop. Spliced eyes may be placed in the field, but may require additional time to install.

FIGURE 013.12-A

THE LOGGER’S EYE SPLICE

THREE-PRESSED EYE
d. Guyline Care. Guylines are a vital link in holding up a tower. Guyline extensions shall not be excessively moved around by dragging on the ground, or left on the ground for long periods of time as they will deteriorate faster. (6-30-19)

e. Line Deformity. A line may deform where it loops around a shackle or pin, producing weakness that may result in line failure. A thimble in the loop protects the line. Thimbles may be used on standing lines, but not on running lines. Examples of the appearance of deformed lines and the use of thimbles in shackles are illustrated in Figure 013.12-B. (6-30-19)

![Figure 013.12-B](DEFORMED EYE EYE WITH THIMBLE)

13. Shackles and Hooks. (6-30-19)

a. Hooks. Hooks shall be inspected to ensure that they have not sprung open. Ensure that shackles are positioned correctly to bear the load. Haywire swivels shall be inspected frequently, due to their susceptibility to wear rapidly. (6-30-19)

b. Shackle Safety. Proper bells or shackles shall be used to connect the guylines to the stumps, and the guyline lead blocks to the ring at the top of the tower. Connections shall have at least one and a half (1-1/2) times the strength of the guyline. The pins of the shackles must be secured to protect against dislodgement, and a nut and cotter key, or a nut and molly may be used for that purpose. The use of loops or mollies to attach guylines is prohibited. Examples of the appearance of some shackle equipment is illustrated in Figure 013.13-A.

![Figure 013.13-A](SHACKLE WITH SAFETY PIN HAYWIRE SWIVEL HAYWIRE HOOKS)

c. The following practices shall be observed in order to ensure the safe use of shackles: (6-30-19)
i. A shackle must have a rated breaking strength greater than the rated breaking strength of the lines attached to it, and the manufacturer’s rated strengths to determine oversized requirements shall be used. Accepted industry standards shall be utilized and adhered to when determining the correct shackle size based on the type and nature of the logging operation being performed. Examples of the appearance of some shackle equipment for the purposes of proper selection is illustrated in Figure 013.13-B.

ii. Shackles with pins, and securing nuts with mollies or a cotter key shall be used on standing or overhead rigging.

iii. Screw shackle pins shall not be used in any standing or overhead rigging.

iv. Screw shackle pins, where allowed to be used, shall be tightened securely.

v. Shackle pin mollies shall be rolled sufficiently and fit the pin hole fully. Mollies shall be tucked a minimum of three (3) times.

vi. The shackle shall always be placed with the pin nearest to the yarder, so that in the event the shackle fails the least amount of hardware may be thrown at the yarder.

vii. Replace shackles that are bent, broken, or show excess wear on the inner surfaces. Examples of the appearance of some damaged or non-conforming shackles are illustrated in Figure 013.13-A.

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**FIGURE 013.13-A**

REPLACE SHACKLES THAT ARE BENT, BROKEN, OR SHOW EXCESS WEAR ON THE INNER SURFACES.

**FIGURE 013.13-B**

SLEEVE WITH KNOCKOUT PIN

BELL WITH KNOCKOUT PIN
Knobs, Ferrules, and Eyes.

a. Poured nubbins and a double-end hook are acceptable connectors in place of shackles in some instances. The use of quick nubbins (wedge buttons) as guylines and skyline end fittings is prohibited unless attaching guylines to guyline drums. Operators shall follow the manufacturer’s recommendations when attaching sockets and similar end fastenings.

b. Poured nubbins achieve ninety-nine percent (99%) of line strength and may be used. Quick nubbins only achieve a maximum of sixty-five percent (65%) under ideal conditions, and accordingly operators shall consider whether they are appropriate for safe use in any given application. Pressed ferrule are not certifiable for strength, and shall not be used. Examples of the appearance of some knob, ferrule, and nubbin equipment are illustrated in Figure 013.14-A.

c. Operators shall inspect knobs, ferrules, and eyes at cable ends for loose or broken wires, and corroded, damaged, or improperly applied end connections. Poured nubbins shall be date stamped.

Brush Blocks. Brush blocks shall be thoroughly inspected for cracks, wear, or deterioration. Operators shall closely examine the areas subject to the most wear, including bearings, sheave, frame, yoke, and pins. Defective parts shall be replaced immediately. Blocks shall be greased every time before each use.
16. **Chains and Straps.** Chains or straps shall always be sized and used correctly for the intended purpose. Determining which size to use may depend on various factors. Oversized trailer lift straps, for example, shall have a breaking strength equal to five (5) times the load to be lifted. Towing chains shall have a tensile strength equivalent to the gross weight of the towed vehicle. The manufacturer’s specifications or other appropriate reference materials shall always be consulted to ensure the right chain or strap is used for a task.

a. Operators shall periodically inspect chains for damaged, worn, or stretched links. Chains with more than ten percent (10%) wear at the bearing surface shall be replaced. Operators shall periodically inspect straps, and examine them for broken wires or wear. Examples of the appearance of damaged and safe chains are illustrated in Figure 013.16-A.
455. TREE CLIMBING.

Loggers are often required to climb considerable heights to top trees or hang rigging on lift trees. All workers who may be exposed to fall hazards shall be specifically trained and equipped with fall protection.

01. Rescue Plan. Before rigging any tree, the employer must develop rescue procedures, which includes identifying appropriate equipment, personnel, and training to perform a rescue in case a climber is injured or incapacitated in the tree. A second set of climbing gear and a person with climbing experience shall be readily available. Equipment and procedures that will support an injured climber’s chest and pelvis in an upright position during a rescue shall be used. When an injured climber is wearing only a climbing belt, provisions must be made to prevent the climber from slipping through it; this may include using a rope to create an upper-body support system. Consideration should be made to replacing climbing belts with a climbing harness.

02. Before Leaving the Ground. Employers shall check climbing equipment and immediately remove defective equipment from service. Personnel shall ensure that hardware and safety equipment is securely fastened before placing weight on the lanyard or life-support rope. All climbing knots shall be tied, dressed, and set prior to ascending. All personnel shall follow the recommendations of the manufacturer of the cordage with respect to the use of splices.

03. Climbing Equipment.

a. A climbing harness provides both pelvic and upper-body support, and may be a one-piece, full-body harness, or any two-piece (2)-piece design that meets industry standards.

b. Climbing and life-support lines shall be conspicuous and easily identifiable.

c. All lines and webbing used for life support shall have a minimum breaking strength of five thousand four hundred (5,400) pounds and may only be used for climbing.

d. When a cutting tool is used in a tree, the climbing rope (lanyard) shall be a high-quality steel safety chain of three-sixteenths (3/16) inch size or larger, or a wire-core rope.

e. A life-support rope evidencing excessive wear or damage or that has been subjected to a shock load shall be removed from climbing service.

04. Climbing Operations.

a. Ensure climbers are appropriately well-trained in climbing and in the use of all equipment to carry out assigned tasks.

b. While climbing operations are underway, co-workers and others on the ground shall stay clear of potential falling objects. If co-workers must work directly below a climber, the climber shall stop any activity in which objects could be dropped or dislodged until the area below is cleared. Climbers shall provide warning whenever any material may be likely to fall or is dropped deliberately. Unsecured equipment, rigging, or material shall not be left in the tree.

c. Yarding activity must cease within reach of a tree or guylines of a tree where a climber is working. Machinery may operate in reach of the climber to hoist rigging into the tree. In such circumstance the following shall apply:
i. A spotter shall be utilized and yarding operations shall be performed with extra caution; (6-30-19)

ii. The machine operator and the spotter shall give the task their undivided attention; (6-30-19)

iii. Equipment that is nearby and which may be noisy, such as power saws, tractors, or logging machines shall be shut down if the noise interferes with signal communications with the climber; and (6-30-19)

iv. Lines attached to a tree in which a climber is working shall not be moved except on a signal from the climber. (6-30-19)

d. Tree climbers shall use a three (3)-point climbing system whereby three (3) points of contact must be firmly in place on a secure surface before moving to another point. Along with hands and feet, other points on the body, such as a hooked knee, can be considered a point of contact if it can support the full body weight. Additionally, the places of support must be secure, and climbers should use care to avoid unsound branches or stubs as a contact point. A lanyard around the tree secured to the safety harness or climbing belt on both ends constitute two (2) points of contact. (6-30-19)

e. Climbing without being secured to the tree is prohibited, except in conifers, when in the judgment of a qualified climber, the density of branches growing from the stem make attaching the lanyard more hazardous than simply climbing the tree. In such instances, the climber shall evaluate the tree farther up, and use attachments when it is safe to do so. (6-30-19)

05. Topping Trees. Only an experienced climber with experience felling trees shall top a tree. Cutters shall not cut when wind or other conditions make doing so hazardous. Standard safe felling procedures shall apply, with the additional following requirements: (6-30-19)

a. A chainsaw with a bar short enough to make both the face-cut and backcut easily from one side shall be used. (6-30-19)

b. Cutters shall determine the felling direction and ensure there are no obstructions. Consideration shall be given to the fact that an impact could cause violent movement in the tree being topped where the climber is perched. (6-30-19)

c. A safety chain shall be wrapped around the tree just below the cut to prevent the tree from splitting or slabbing down inside the climbing rope. (6-30-19)

d. The cutter shall ensure he is comfortable, and avoid any awkward cutting position. (6-30-19)

e. Exact cuts should be made. There is no escape route for the climber to get away from the stem to avoid kickback or a splintered hinge. When making horizontal side cuts, extra care shall be used to stay on the line of the backcut to avoid wood breaking away with the saw as the top falls. (6-30-19)

456. TYPICAL RIGGING SYSTEMS.

01. See Figures 015.16-A through 015.16-H.
FIGURE 015.16-A

DOUBLE TREE INTERMEDIATE SUPPORT SYSTEM

FIGURE 015.16-B

SKIDDER SYSTEM

TIGHTENING THE SLACKFILLING LINE
RAISES & ROTATES THE TONGLINE SHEAVE,
MAKING CONTACT WITH THE IdLER SHEAVES,
RESULTING IN A VISE LIKE GRIP ON THE
TONGLINE. APPLYING A LOAD TO THE TONG
LINE RELEASES THE GRIP.
FIGURE 015.16-C
FIGURE 015.16-F

FIGURE 015.16-G

HIGHLEAD

SIDE MOUNT TOWER
457. -- 500. (RESERVED)

Subchapter K - Road Transportation
(Rules 501 through 550)

501. LOG TRUCK TRANSPORTATION.

01. General. The following requirements are supplemental to any Idaho law governing automobiles, trucks, tractors, trailers, and any combination of these units. If there are any discrepancies in the codes between this section and any federal or Idaho motor vehicle regulations pursuant to title 49, Idaho Code, applicable in the state of Idaho, such federal or other governmental regulations will govern.

02. Stopping and Holding Devices for Log Trucks.

a. Motor logging trucks and trailers must be equipped with brakes or other control methods which
will safely stop and hold the maximum load on the maximum grade. Air or vacuum brake lines shall be of the type intended for such use and shall have fittings which will not be interchangeable with water or other lines. (6-30-19)

b. Brake Test - A brake test shall be made before and immediately after moving a vehicle. Any defects shall be eliminated before proceeding. (6-30-19)

03. Lighting Equipment Required.

a. Motor vehicles used on roads not under the control of the Idaho Transportation Board, counties or cities, shall have equipment necessary for safe operation, such as head, tail, and stop lights. (6-30-19)

b. Such lights shall be used during clearance periods of reduced visibility. (6-30-19)

04. Safe Operating Requirements.

a. The driver shall do everything reasonably possible to keep his truck under control at all times and shall not operate in excess of a speed at which he can stop the truck in one-half (1/2) the distance between him and the range of unobstructed vision. (6-30-19)

b. The driver shall take into consideration the condition of the roadway, weather factors, curves, grades and grade crossings, the mechanical condition of his equipment, and other relevant factors. (6-30-19)

c. The driver shall clear rocks from between dual tires before driving on multi-lane roads. (6-30-19)

d. A daily inspection shall be made of trucks and trailers with particular attention to steering apparatus, brakes, boosters, brake hoses and connections, reaches, and couplings. Any defects found shall be corrected before equipment is used. (6-30-19)

05. Stakes, Bunks, or Chock Blocks. All stakes and bunks, installed on log trucks and trailers, together with the means provided for securing and locking the stakes in a hauling position, shall be designed and constructed of materials of such size and dimensions that will withstand a pressure of fifteen thousand (15,000) pounds applied outward against the tops of the stakes, and, or extensions when used, without yield or permanent set resulting in the stakes, bunks or the means provided for securing and locking the stakes.

NOTE: Test Procedure - A test pressure of fifteen thousand (15,000) pounds is applied to the top of one (1) stake, using the top of the stake opposite as a base for applying pressure. Bunk is not to be secured to floor or other base except in a manner similar to that used to mount it to truck or trailer. Stakes must return to normal upright position at end of test and stakes and all component parts examined and checked with original specifications. If no yield results in any part, the design and construction may be considered as meeting code requirements. (6-30-19)

06. Stake Extensions.

a. Stake extensions shall not be used unless all component parts of the bunking system are of sufficient size and strength to support the added stresses involved. (6-30-19)

b. Truck drivers shall report missing or broken stake extensions to the proper authority. (6-30-19)

07. Stake and Chock Tripping Mechanisms. Stakes and chocks that trip shall be constructed in such a manner that the tripping mechanism, which releases the stake or chocks, is activated at the opposite side of the load from the stake being tripped. (6-30-19)

08. Linkage for Stakes or Chocks.

a. The linkage used to support the stakes or chock must be of adequate size and strength to withstand the maximum imposed impact lead. (6-30-19)

b. “Molly Hogans” or cold shuts are prohibited in chains or cable used for linkage. (6-30-19)
09. Notify Engineer When Around Truck.  

a. Persons shall not walk along side of or be underneath any truck being loaded.

b. Prior to performing any duties, such as releasing bunk locks, placing or removing compensating pin, scaling logs, reading scale, chopping limbs or making connections, persons shall notify the loading engineer of their intentions and be acknowledged.

10. Number of Wrappers Required.

a. Each unit used for hauling logs longer than twenty six (26) feet, shall have the load secured by a minimum of three (3) wrappers, one within six (6) feet of each bunk. See Figure 010.10-A.

b. All exposed outside logs shall be secured by one (1) wrapper passing near each end of the log. See Figure 010.10-A.
FIGURE 010.10-B

SHORT LOG LOADS

LONG LOG LOAD WITH SHORT LOGS IN REAR OR IN FRONT
c. On one (1) log load where trailer bunk is equipped with cheese blocks, one (1) wrapper securing log to the trailer bunk will be sufficient. Outside wrappers on short logs shall have a minimum of six (6) feet spread. (See Figure 010.10-C.)

NOTE: High loads are defined as logs loaded above bunk stakes.
11. Requirements for Crosswise Loaded Trucks.

a. When loads of short logs are loaded crosswise, the logs shall be properly contained by use of stake or chock blocks and shall be secured by a minimum of two (2) wrappers. (See Figure 010.11-A.)

b. Binders shall be securely fastened to the vehicle.


a. Cables shall have a spliced eye or swaged fittings.
b. “Molly Hogans” or cold shuts are prohibited to make splices or connections. (6-30-19)

c. Wrappers shall have a minimum breaking strength of not less than thirteen thousand (13,000) pounds. (6-30-19)

13. **Binder Placement Requirements.** (6-30-19)

a. Binders shall be placed in a manner whereby they will be released on the side opposite the brow log, or on the side where the unloading equipment operator can see the binders. (6-30-19)

b. Truck drivers shall be required to stop vehicles, dismount, check and tighten loose load binders, either just before or immediately after leaving a private road to enter the first public road they encounter. (6-30-19)

14. **Precautions When Placing or Removing Binders and Wrappers.** (6-30-19)

a. Binders and wrappers shall remain on the load until an approved safeguard has been provided to prevent logs from rolling off the side of truck where binders are being released. (6-30-19)

b. At least one (1) wrapper shall remain secured while relocating or tightening other binders. (6-30-19)

15. **Binders and Wrappers to Be Placed Before Leaving Landing Area.** Binders and wrappers shall be placed and tightened around the completed load before shifting the load for proper balance and a wrapper or wrappers shall be placed and secured to hold the load in place before the truck is moved from the landing area or out of sight of the landing crew. (6-30-19)

16. **Adequate Reaches Required.** (6-30-19)

a. Log trailers must be connected to tractors by reaches of a size and strength to withstand all imposed stresses. (6-30-19)

b. Spliced reaches shall not be used. (6-30-19)

c. Documented reach inspections shall be performed annually. (6-30-19)

17. **Proper Lay of Logs in Stakes or Bunks.** (6-30-19)

a. The method of loading shall be such that the logs in any tier or layer unsecured by stakes or cheese blocks shall have their centers inside of the centers of the outer logs of the next lower tier or layer so that the load is stable without the aid of binders. (6-30-19)

b. Logs shall be well saddled without crowding so that there will be no excessive strain on the wrappers or stakes. (6-30-19)

c. No more than one half (1/2) of any log shall extend above the stakes unless properly and securely saddled. (6-30-19)

d. Bunk logs shall extend not less than twelve (12) inches beyond the bunk, with the exception of non-oscillating bunks. (6-30-19)

18. **Traffic Travel on Right Side of Road Except Where Posted.** All trucks shall keep to the right side of the road, except where road is plainly and adequately posted for left side traveling. (6-30-19)

19. **Towing of Trucks.** When trucks must be towed on any road, the person guiding the vehicle being towed shall, by prearranged signals, govern the speed of travel. (6-30-19)
20. **Scaling and Branding.** When at the dump or reload and where logs are scaled or branded on the truck, the logs shall be scaled or branded before the wrappers are released. (6-30-19)

21. **Metal Parts Between Bunk and Cab to Be Covered.** Suitable material shall be used on treading surfaces between the bunk and cab to prevent persons from slipping on the metal parts. (6-30-19)

22. **Bunks to Be Kept in Good Condition and Repair.**
   a. Log bunks or any part of bunk assembly bent enough to cause bunks to bind shall be straightened. (6-30-19)
   b. Bunks shall be sufficiently sharp to prevent logs from slipping. (6-30-19)

23. **Following Other Vehicles.**
   a. A vehicle not intending to pass shall not follow another vehicle closer than one hundred fifty (150) feet. (6-30-19)
   b. Passing shall be done only when it can be done safely. The passing vehicle shall consider all factors which may be essential, such as condition of the roadway, width of the road, and distance of clear visibility ahead. (6-30-19)

24. **Reaches to Be Clamped When Towing Unloaded Trailer.** A positive means, in addition to the clamp, shall be installed on the reach of log truck trailers when the trailers are being towed without a load. (6-30-19)

25. **Inserting of Compensating Pin.**
   a. Persons shall never enter the area below suspended logs or trailers. (6-30-19)
   b. At dumps where the load must remain suspended above the bunks until the truck is moved away and when the trailer is the type with a compensating pin in the reach, a device shall be installed that will allow the trailer to be towed away from the danger area. (6-30-19)

26. **Safety Chains.**
   a. All trailers shall be secured with a safety chain, or chains, which connect the frame of the truck assembly to the trailer unit. (6-30-19)
   b. The chains shall be capable of holding the trailer in line in case of failure of the hitch assembly. (6-30-19)

502. **STEERED TRAILERS.**

01. **Steered Trailers.** Steered trailers not controlled from the truck cab shall be designed, constructed, and operated in accordance with this section. (6-30-19)
   a. Secure seat. A secure seat with substantial foot rests shall be provided for the steerer at the rear of the bunk. Any arrangement that permits the steerer to ride in front of the bunk is prohibited. (6-30-19)
   b. Unobstructed exit. The seat for the steerer shall be so arranged that the steerer has an unobstructed exit from both sides and the rear. (6-30-19)
   c. Bunk support. The bunk support shall be so constructed that the steerer has a clear view ahead at all times. (6-30-19)
   d. Adequate means of communication. Adequate means of communication shall be provided between
the steerer and the truck driver.  

**e.**  Eye protection and respirator. Eye protection and respirator shall be provided for the steerer.  

**f.**  Fenders and splash plates. The trailer shall be equipped with fenders or splash plates to protect the steerer from mud and dust so far as possible.  

**g.**  Lights. If used during a period of reduced visibility on roads not under the control of the Idaho Transportation Board, counties or cities, the trailer shall be equipped with head, tail and stop lights.  

## 503. COMMON CARRIERS.

**01. Responsibility.** It shall be the responsibility of the common carrier, and particularly the operator of the common carrier, upon entering the premises of any sawmill, woodworking or allied industry, to exercise all possible caution and to use all necessary safety devices and precautions to their fullest extent.  

**02. Audible and Visual Warning Devices.**  

**a.**  All common carriers equipped with audible and visual warning devices shall activate such warning devices before entering a danger zone, and they shall remain activated as long as the carrier is moving in that zone.  

**b.**  A danger zone shall be defined as an area where men or vehicles are working or normally work.  

**03. Train Operations.** When a train is operating on a plant railway system, the safety rules shall apply as outlined by the Association of American Railroads governing train, engine and transportation of employees.  

## 504. SELF-LOADING LOG TRUCKS.

**01. Self-Loading Log Trucks.** Self-loading log trucks manufactured after January 1, 1981, shall be equipped with:  

**a.**  A load check valve (velocity fuse) or similar device installed on the main boom.  

**b.**  A seat that is offset from the point of attachment of the boom. The seat and boom structure shall rotate concurrently.  

**02. Operator.** The operator of a self-loading log truck shall not:  

**a.**  Heel the log over his head; or  

**b.**  Heel the log on the operator side of the boom of the seat if offset from the point of attachment of the boom.  

**03. Safe and Adequate Access.** A safe and adequate means of access to and from the loading work station on self-loading log trucks shall be provided.  

**04. Overhead Hazards.** A self-loading log truck shall not load itself or another truck when the loading process is under or within a guyline circle or similar overhead hazard.  

**05. Trailers Secured.** Self-loading truck trailers shall be secured to the truck when the trailer is being hauled on the truck.  

## 505. -- 550. (RESERVED)
Subchapter L - Log Dumps, Landing, Log Handling Equipment, Loading and Unloading Booms, Log Ponds, Rafting, Towing, Stiff Booms, Boom Sticks and Foot Logs, Pond Boats and Tow Boats and Trailer Loading Hoists (Rules 551 through 600)

551. SPECIFIC REQUIREMENTS.

01. Log Dumps, Landings, Log Handling Equipment, Loading, and Unloading. (6-30-19)

   a. Only authorized persons shall operate log handling equipment. Machine operators shall be capable and experienced personnel. No persons other than the operator may be in the operator’s compartment while machinery is operating, except for purposes of operating instructions. Unnecessary talking to the operator of log handling equipment while the machine is in operation is prohibited. (6-30-19)

   b. Machine operators shall make necessary inspection of machines each day before starting work. All repairs or adjustments shall be made before any strain or load is placed upon the equipment. (6-30-19)

   c. Substantial barriers or bulkheads protecting the operator shall be provided for all log handling machines where the design, location, or use of such machines exposes the operator to material or loads being handled. Such barriers or bulkheads shall be of adequate area and capable of withstanding impact of materials handled. (6-30-19)

   d. A safe and adequate means of access to, and egress from, the operator’s station shall be provided. Necessary ladders, steps, step plates, foot plates, running boards, walkways, grab irons, handrails, etc., shall be provided and maintained. (6-30-19)

   e. All moving parts shall be guarded in an approved manner to afford complete protection to the operator and other workers. (6-30-19)

   f. Throttles and all power controls shall be maintained in good operating condition. (6-30-19)

   g. Landings shall be prepared and arranged to provide maximum safety for all employees and shall provide ample space for the safe movement of equipment and storage and handling of logs. (6-30-19)

   h. Adequate means shall be used to prevent logs from rolling into the road or against trucks. Workers shall be sure that logs are securely landed before approaching them. While unhooking chokers, workers shall choose the safest approach. This is usually from the upper side of the log. (6-30-19)

   i. Logs shall not be landed at loading areas until all workers, tractors, trucks, or equipment are in the clear. All persons shall stay in the clear of running lines, moving rigging, and loads until rigging or loads have stopped. (6-30-19)

   j. The loading machine shall be set so that the operator shall have an unobstructed view of the loading area, or a signalman shall be properly placed and his signal shall be followed. Signaling the operator shall be done by standard hand signals, whistles, or other positive means of communication. (6-30-19)

   k. Machines, sleds, or bases shall be of sufficient strength to safely withstand moving, and machines shall be securely anchored to their bases. (6-30-19)

   l. Mufflers shall be installed on all internal combustion engines of log handling equipment and located or guarded in such a manner as to prevent accidental contact with the muffler or exhaust pipes and afford protection from fumes. (6-30-19)

   m. Brakes shall be installed on all machine drums and maintained in effective working condition. (6-30-19)
n. Brake levers shall be provided with a ratchet or other equally effective means for securely holding the drum. (6-30-19)

o. Brake bands shall have a safety factor of five (5) times the stress to be imposed and they shall be of a design which will render them impervious to exposure. Operators shall test brakes before lifting any load at the start of each shift. (6-30-19)

p. In no case shall stresses in excess of the manufacturer’s recommendation be permitted. Equipment not carrying a manufacturer’s recommendation shall not exceed stresses of more than one half of the yield strength of the material used. Conversion of cranes, shovels, etc., into yarders shall be in conformity with these rules. Necessary guylines or outriggers shall be provided and used to effectively prevent mast, A-frames, etc., from tipping or overturning. (6-30-19)

q. The manufacturer’s recommendations for line sizes, if in compliance with these rules, shall be followed and such line sizes shall not exceed the rated capacity of the machine using it. (6-30-19)

r. Fork lifts or arms, tongs, clams or grapples shall be lowered to their lowest position and all equipment brakes set before the operator leaves the machine. (6-30-19)

s. Log unloaders shall not be moved about the premises for distances greater than absolutely necessary with the lift extended or with the loads higher than necessary for clear vision. (6-30-19)

t. All log handling machines which have lift arms that create a shear point with the driver’s cab or position shall be provided sheer guards that will eliminate the operator’s exposure to such hazard. Grapple arms or other positive means of keeping logs on the forks shall be required on fork lift-type loading machines. (6-30-19)

u. All workers shall be in the clear and in view of the machine operator before a lift is made. (6-30-19)

v. All mobile log handling machines shall be equipped with rearview mirrors, a horn or other audible warning device, and lights front and rear so as to illuminate the entire length of the load being lifted or carried. An automatic warning device that will activate when the vehicle is moved is preferable in areas where other workers are employed. (6-30-19)

w. Logs or loads shall not be swung over occupied equipment or workers and no person shall ride the load or rigging. (6-30-19)

x. While logs are being loaded, no person shall remain on the chain deck or behind the truck cab protector where they could be pinned between the end of a log and cab, tank, or cab protector. Cab protectors shall be cleaned of all loose gear before trucks are moved from the landing. (6-30-19)

y. An unimpaired clearance of not less than three (3) feet shall be maintained from swinging or moving parts of machines, where such swinging or moving parts create a hazard to personnel. If this clearance cannot be maintained, suitable barricades or safeguards shall be installed to isolate the hazardous area. (6-30-19)

z. A-frames, towers, masts, etc., shall be designed and constructed to provide adequate structural strength and height for positive control of materials or loads lifted. When in use, they shall be guyed or braced to provide stability and prevent tipping. Their bases shall be secured against possible displacement. (6-30-19)

aa. When moving machines on sleds, etc., stumps shall be used, when available, in preference to trees. These stumps shall be carefully examined to make sure that they will safely withstand the strains imposed by moving. If there is any doubt, the stumps shall be tied back. Insecure trees used for holds shall be guyed. Workers shall stand in the clear while pulls are being made. When holds are being changed, the machine shall be secured with a separate line if there is danger of the machine sliding. When snubbing machines down steep grades, the main line shall be used for snubbing and the haul back for pulls. Only the operator and those required to assist him shall ride on the machine while it is being moved.
NOTE: All lines, blocks, etc., and their use shall be in conformity with the applicable provisions of the "Rigging, Lines, Blocks, and Shackles" (IDAPA 07.08.09) of this Standard.

bb. All log handling equipment shall be equipped with brakes capable of holding and controlling the vehicle with capacity load.

c. A limit stop which will prevent the lift arms from over-traveling shall be installed on all electric powered log unloaders.

dd. Gas powered vehicles shall not be refueled while motor is running nor in the vicinity of smoking or open flames.

ee. All log handling equipment shall be equipped with approved fire extinguisher of at least five (5) B.C. rating easily accessible to operator.

ff. Methods of unloading logs shall be properly arranged and used in a manner to provide protection to all employees.

gg. A substantial log dump shall be constructed at each log pond or mill dumping ground. The road bed shall be of hard packed stone, heavy planking or equivalent material.

hh. Where logs are dumped directly into water from truck or rail car, a substantial brow log eighteen (18) inches or more in diameter shall be provided and securely anchored.

ii. After cars or trucks are spotted at such dump or landing, no person will be permitted to pass between a brow log and a truck or rail car.

jj. The use of plain end hooks without a bell is prohibited. Loading hooks shall be kept in good repair at all times. They shall be equipped with at least one half (1/2) inch diameter hand ropes in good condition and of sufficient length for workers to be in the clear. When carrying tongs, they shall not be rested on both shoulders with points around the neck.

kk. Where there is danger of tongs or hooks pulling out of the logs, straps shall be used.

ll. All equipment should be so positioned, equipped, or protected so that no part shall be capable of coming within ten (10) feet of any power line.

mm. Bunk logs shall extend not less than twelve (12) inches beyond the bunks, with the exception of non-oscillating bunks.

nn. The method of loading shall be such that the logs in any tier or layer unsecured by stakes or cheese blocks shall have their centers inside of the centers of the outer logs of the next lower tier or layer so that the load is stable without the aid of binders. Logs shall be well saddled without crowding so that there will be no excessive strain on the binders, bunk chains, or stakes. No more than one half (1/2) of any log shall extend above the stakes unless properly and securely saddled.

oo. Binders shall be so placed that they will not be fouled by the unloading machine and that they may be released from the side on which the unloader operates. Proper protection shall be provided for workers while removing wrappers.

pp. Whenever loads consist of logs to be dumped at different landings, lots shall be separated with gut wrappers. Wrappers shall be used for the entire load, as required for single unit loads. Not more than two (2) lots shall be loaded on a single vehicle.

qq. Truck drivers shall be in the clear and in view of the log unloader operator before forks are moved into the load or against it, before a lift is made. All persons are prohibited from standing under, or near, the ends of logs being lifted or moved.
rr. Loads or logs shall not be moved or shifted while binders are being applied or adjusted.

NOTE: For logs in transit see “Log Truck Transportation” (IDAPA 07.08.12, Section 010).

ss. The unloading machine or lines shall be so positioned to securely hold the logs to keep them from rolling off on the side from which the wrappers, bunk blocks, or stake trips are being released, and they shall not be released until the machine is so placed. Signs to this effect shall be prominently posted at each landing or dump. An extra wrapper shall be placed to hold the logs if it becomes necessary to move a wrapper to prevent it from being fouled by the unloading machine. Stake finger trips shall be released by using rip chains. The use of hammers, peaveys, etc., is strictly prohibited.

tt. All log dumps, trailer loading areas, and landings shall be kept reasonably free from bark and other debris.

uu. Artificial log ponds, subject to stagnation, shall be drained and refilled at such intervals necessary to keep them in a sanitary condition.

vv. Logs in storage decks shall be so arranged as to prevent logs from rolling off the face of the deck.

ww. All log load wrappers shall be arranged so that they must be released in view of the unloader operator or signal person. When binders are released by remote control devices and when the person releasing the binders is in a safe location, and when in view of the unloading operators, or signal person, the binders may be released from either side. After the unloading machine is in position to hold the load, the binders shall be removed and the person removing them shall be in a safe location in view of the operator. The operator will be given a signal by the person releasing the binders before the machine or load is moved.

02. Log Ponds.

a. Pond walks shall be kept in good repair and free of protruding nails and obstructions.

b. Persons working on logs or around booms in water shall wear sharp caked shoes. When conditions such as snow and ice render calks ineffective, other types of shoes with “safety soles” may be worn.

c. Approved buoyant life vests or life jackets shall be worn and fastened by the persons working on water.

d. Pike poles shall be of metal, fiberglass, or continuous, straight-grained No. 1 wood material. Metal or conductive pike poles shall not be used around exposed electrical conductors. Defective poles, blunt or dull pikes shall not be used. They shall be restricted to the use for which they are intended.

e. Sufficient walkways and floats shall be proved and securely anchored to insure the safe passage of workers.

f. Decks of floats or other walkways shall be kept reasonably level and above the waterline at all times and shall be capable of supporting four (4) feet from log haul.

g. Pond walkways shall be at least four (4) feet or more in width for a distance of at least forty (40) feet from log haul.

h. Gaps between end of boom sticks or walkways shall not be over twenty four (24) inches.

03. Booms-Rafting-Towing.

a. Life rings with a minimum of fifty (50) feet of approved line attached shall be provided at
convenient points where water is more than five (5) feet in depth. Life rings shall be maintained so as to retain their positive buoyancy.

b. Workmen, whose duties require them to work from boats or from floating logs, boom sticks, or walkways along or on water, shall be provided with and shall wear approved, positive, buoyant equipment while performing such duties.

04. Stiff Booms.

a. All stiff booms shall be made of not less than two (2) boom sticks. Width of stiff booms shall be not less than thirty-six (36) inches from outside to outside float logs. Float logs shall be fastened together with not less than four by six inch (4” x 6”) cross ties, or equivalent, or cable lashings notched into float logs. All stiff booms and floating walkways shall be decked with not less than two by six inch (2” x 6”) planking and kept free of snow and other debris.

b. All sorting gaps shall have a substantial stiff boom on either side of gap. Stiff booms or walkways shall be planked over with not less than two by six inch (2” x 6”) or wider planks and shall be kept free of tripping hazards.

05. Boom Sticks and Foot Logs.

a. All regular boom sticks and foot logs shall be made of sound straight timber and shall be free of protruding knots and bark, and shall be of a size to support two (2) workers above the water line.

b. Boom sticks which have been condemned shall be marked with three (3) chopped crosses ten (10) feet from the butt end and shall not be reused as boom sticks.

c. Gaps between ends of boom sticks shall not be over twenty four (24) inches. All wire shall be removed from boom sticks or boom chains before they are reused or stored.

d. When power driven machinery is used on booms or sorting jacks, it shall be placed on raft or float with enough buoyancy to keep machine well above waterline. If electric power is used it shall be grounded in an approved manner. Electric powered hand tools shall not be used unless the tool has a positive ground.

e. When dog lines become hazardous, they shall be discarded.

f. Booms, ponds, sorting jacks or walkways, shall be provided with sufficient illumination for all employees to have clear vision at all points where work is being carried on.

06. Pond Boats and Tow Boats.

a. All persons whose duties require them to work from boats, floating logs, boom sticks, or floating walkways shall wear sharp caked shoes. When conditions render calks ineffective, other approved foot gear may be worn.

b. All metal decks of pond boats or tow boats shall be covered with a material that will prevent slippage of calks.

c. All boats used by workmen shall be provided with at least one (1) life ring with fifty (50) feet of approved line attached.

d. All power boats shall be provided with one (1) or more approved fire extinguishers of five (5) B-C rating or more for each fifteen (15) feet in length.

e. Power boats shall not be re-fueled while the motor is running.

f. All powered boats shall be vented in accordance with U.S. Coast Guard Regulations.
g. All powered boats shall conform to operating requirements of the U.S. Coast Guard where applicable. 

07. Trailer Loading Hoist/Sawmill Log Dump. 

a. The hoist shall be designed and constructed in accordance with the National Electrical Code, so as to provide safe loading or unloading of the trailer. 

b. The hoist shall be equipped with a limiting device to maintain safe take-up limits of line on the hoisting drum. 

c. Regular service and inspection of the hoist and hoisting equipment shall be made to assure reliable serviceability of the facility. 

552. -- 600. (RESERVED) 

Subchapter M - Helicopter Logging 
(Rules 601 through 650) 

601. GENERAL REQUIREMENTS. Safety requirements are as follows: 

01. Briefings. Prior to each day’s operation, a briefing shall be conducted. This briefing shall set forth the daily plan of operation for the pilot and ground personnel. 

02. Personal Protective Equipment. Personal protective equipment for employees receiving the load shall, as a minimum, consist of complete eye protection and hard hats secured by chinstraps. 

03. Loose-Fitting Clothing. Loose-fitting clothing likely to flap in the downwash, and perhaps be snagged on the hoist line, shall not be worn. 

04. Reduced Visibility. When visibility is reduced by dust or other conditions, ground personnel shall keep clear of main and stabilizing rotors. 

05. Unauthorized Personnel. No unauthorized person shall be allowed to approach within fifty (50) feet of the helicopter when the rotor blades are turning. 

06. Approaching or Leaving Helicopter. All employees approaching or leaving a helicopter with blades rotating shall remain in full view of the pilot and remain in a crouched position. 

07. Areas to Avoid in Helicopter. Employees shall avoid the area from the cockpit or cabin rearward unless authorized to be there by the helicopter operator. 

08. Approach and Departure Zones. Helicopter approach and departure zones shall be designated and no equipment or personnel will occupy these areas during helicopter arrival or departure. 

09. External Loads. Helicopters with an external load shall not pass over areas where fallers are working. 

10. Open Fires. Open fires shall not be permitted in an area that could result in such fires being spread by rotor downwash. 

11. Compliance with FAA Regulations. Helicopter operations shall comply with any applicable regulation of the Federal Aviation Administration. 

12. Protective Precautions. Every practical precaution shall be taken to provide for the protection of
employees from flying objects in the rotor downwash. (6-30-19)

602. SPECIFIC REQUIREMENTS.

01. Signal Systems. (6-30-19)
   a. Signal systems between air crew and ground personnel shall be understood and checked before hoisting the load. This applies to either radio or hand signal systems. (6-30-19)
   b. There shall be constant reliable communication between the pilot and a designated signalman during the period of loading and unloading. (6-30-19)
   c. The helicopter shall be equipped with a siren to warn workers of hazardous situations. (6-30-19)

02. Loading Logs. (6-30-19)
   a. It shall be the responsibility of the firm, supervisor, or person who is in charge of the actual loading operation to comply with the provisions of these rules applicable to log loading. (6-30-19)
   b. The helicopter operator shall be responsible for the size, weight and manner in which loads are attached to the helicopter. If, for any reason, the helicopter operator believes the lift cannot be made safely, the lift shall not be made. (6-30-19)
   c. When employees are required to perform work under hovering aircraft, a safe means of access shall be provided for employees to reach the hoist line hook and engage or disengage cargo slings. (6-30-19)
   d. Employees shall not work under hovering aircraft except while hooking or unhooking loads. (6-30-19)
   e. The weight of an external load shall not exceed the manufacturer’s rating. (6-30-19)
   f. The hook-up crew shall not work on slopes below felled and bucked timber when an unsafe situation exists. Culls left, which have a potential of rolling, should be moved to a safe position. (6-30-19)

03. Loading and Landing Areas. (6-30-19)
   a. The minimum dimensions of a drop zone shall be determined by the length of the logs being hauled. All zones shall be at least one and one-half (1 1/2) times as long, and as wide as the length of the average log being harvested. (6-30-19)
   b. Landing or loading machinery shall be a reasonable distance away from where logs are to be landed. (6-30-19)
   c. Landing crew shall be in the clear before logs are landed. (6-30-19)
   d. The approach to the landing shall be clear and long enough to prevent tree tops from being pulled onto the landing. (6-30-19)
   e. Separate areas shall be designated for landing logs and fueling helicopters. (6-30-19)
   f. Sufficient ground personnel shall be provided for safe helicopter loading and unloading operations. (6-30-19)
   g. A clear area shall be maintained in all helicopter loading and unloading areas. (6-30-19)
   h. Emergency landing areas for injured workers shall be located within a reasonable distance from all working areas. (6-30-19)
04. Hooks and Chokers.  
   a. The electrical activating device of all electrically operated cargo hooks shall be designed and installed to prevent inadvertent operation. In addition, these cargo hooks shall be equipped with an emergency mechanical control for releasing the load.
   b. Logs will be laid on the ground and the helicopter completely free of the chokers before workers approach the logs.
   c. One (1) end of all the logs in the turn shall be touching the ground and at an angle no greater than forty-five degrees (45°) before the chokers are released.
   d. If the load must be lightened, the hook shall be placed on the ground on the uphill side of the turn before the hooker approaches to release the excess logs.

603. -- 650. (RESERVED)

Subchapter N - Recommended Safety Program
(Rules 651 through 700)

651. INTRODUCTION.
   01. Scope.  
      a. These rules are part of the accident prevention program of the state of Idaho. This program is dedicated to the safety and well-being of all workers in Idaho’s logging industry. It has been established according to the processes prescribed by law.
      b. These rules contain the primary safety rules for the logging industry. However, other Idaho Safety Standards promulgated and adopted by the Industrial Commission shall be applicable to this industry where not inconsistent with the provisions herein, or where any particular activity which is being carried on is not specifically covered or regulated herein.

   02. Enforcement. The enforcement of these rules is the responsibility of the Division of Building Safety. These rules will not serve their purpose if their requirements are considered anything but a minimum for safe operation. So much variation exists in the logging industry that each operation should be judged, not by its compliance to the letter of this Standard, but according to a higher standard -- that of absolute safety under all conditions.

   03. Accident Prevention. Accident prevention is often a problem of organization and education. It does not succeed solely on detailed safety codes but consists largely of the desire to institute a common sense safety program and determination to carry out the program effectively. Effective accident prevention embodies the following five (5) principles: management leadership; employee cooperation; effective organization; thorough training; and good supervision.

652. FIRE AND SAFETY POLICY.
   01. Elements. The basic elements or management responsibility for fire and safety policy are enumerated in this section.
   02. Management Leadership. The establishment of the safety policy should be made clear to all levels of supervision, purchasing, engineering, industrial and construction; and communicated to all employees that top management has approved the operation’s safety program.
   03. Planning. The program should be based on the following: accounting record of safety cost, accident recording system, accident investigation recommendations, operation inspection recommended corrections,
employee suggestions, and job analysis to determine the work hazards. The hazard appraisal can be summarized as
follows: mechanical and physical hazards; environmental hazards; and work procedure and practices.


a. If management is to discharge its duty in proper directing of the fire and safety program, it must
organized a definite planned program of continuous supervision and leadership by all facets of the management
organization. The very fact that safety must be woven into all operations and activities should not require extra
managerial time beyond the ordinary to operate a business successfully, i.e., if the entire management team will
assume their safety responsibility.

b. The first task of management is to determine the operational hazards. Once these are ascertained
and appraised, suitable corrective action can be initiated. If the working unit is operating, the following specific
activities should be carried out to find the hazards. These are: job inspection; job analysis; accident investigation
(near accident, non-disabling injuries) to determine necessary remedial action to prevent reoccurrence of the accident.

05. Hazard Appraisal. The partial list of terms covered by appraisals are summarized briefly as
follows: mechanical and physical hazards; adequacy of mechanical guarding of machines and equipment; preventing
the use of inferior manufactured and unsafe supplies, equipment, chain, cables, sheaves, tires, power saws, tractor
canopy guards, approved head protection, fire extinguishers, solvents, mill saws, etc.; and physical exhaustion such
as may be caused by excessive work hours by truck drivers and mill maintenance employees.

06. Environmental Hazards Inherent to the Operation.

a. Personal protection devices (approved head protection, ear plugs, knee pads, proper eye protection,
respirators, etc.)

b. Storage and use of flammable liquids and gases (gasoline, diesel, acetone, acetylene, acids, etc.)

c. All employees should be familiar with proper work signals (falling, blasting, high lead signals,
loading, mill signals, operation fire signal, etc.)

d. Noise and fatigue hazards that are inherent to the industry (planers, cutoff saws, jack hammers,
etc.).


a. Hazards directly related to work practices should be carefully observed and evaluated.

b. Work practices that should be investigated include, but are not necessarily limited to: use, care and
maintenance of hand and portable power tools; degree of supervision given the worker; the extent of job training
provided; the safety indoctrination and training of new or transferred employees; the proper use of fire extinguishers;
the use of personal protective devices (approved head protection, shoes, etc.); and the repair and maintenance of
equipment with respect to machines, mechanical handling equipment, log loaders, yarning equipment, tractors, fork
lifts, overhead cranes, headrigs, etc.;

08. Reporting of Injuries.

a. The employer shall instruct all employees to report all job injuries to the supervisor at the time
injuries occur. The employer shall check specifications for new machines, processes and equipment for compliance
with existing safety standards, laws and safety requirements, and shall have such equipment fully inspected before it
is placed in use.

b. The employer is responsible for reporting all industrial lost time injuries to the Industrial
Commission within forty-eight (48) hours.
c. The employer is responsible for reporting all in-patient hospitalization, amputation, or the loss of an eye for any employee to the Occupational Safety and Health Administration (OSHA) and the Division of Building Safety Logging Safety Program within twenty-four (24) hours. (6-30-19)

09. Fatalities. All work fatalities should be immediately reported to the County Sheriff or Coroner, the Division of Building Safety Logging Safety Program, and OSHA in accordance with the Code of Federal Regulations, 29 CFR 1904.39. (6-30-19)

10. Management of Personnel. (6-30-19)

a. The recruiting and placing of a new worker on the job is a major responsibility of the management organization. Every effort should be made to match the qualifications of the worker with the demands of the job. (6-30-19)

b. The furnishing of first aid services, treatment of injuries, and inspection of working conditions is the employer’s responsibility. (6-30-19)

11. Assignment of Responsibilities. (6-30-19)

a. Supervisors, purchasing agents, engineering personnel, safety directors, personnel directors, and employees have responsibilities to ensure conformance with the organization’s fire and safety objectives in every operation. (6-30-19)

b. Management must accept the normal obligation for preventing accidents. In many operations it is a practice to delegate the actual administration of the safety program to a person who can devote full-time to it. In smaller operations, safety administration may be a collateral duty carried on in conjunction with some other duties. The safety director should function in a staff capacity. Because the safety director operates in a consultant capacity, ultimate responsibility for accident prevention rests with the workers’ supervisor, the foreman and line production organization. There is no doubt that the foreman is the key person in every safety program. Safety is not something separate and apart from production. If the job is done right, it is done safely. (6-30-19)

c. Safety is an integral and important part of production, just as is quality and quantity, or meeting production schedules. (6-30-19)

d. All these duties are foreman or project superintendent duties, and the most important part of the line production organization. This obligation cannot be delegated. As the person in charge of production, the foreman is responsible for the safety of his people. This fact must be made clear and should be included in the statement of policy. (6-30-19)

12. Safety Director (Part-Time or Full-Time): (6-30-19)

a. Makes periodic inspections of the operations and suggests corrective measures to eliminate hazards. (6-30-19)

b. Should assist in investigation of all types of accidents to determine the cause, so as to prevent like accidents in the future. (6-30-19)

c. Aids foremen in developing safe work procedures and practices and assists foremen in training their workers. (6-30-19)

d. Keeps accident records and makes periodic reports to the proper official on the progress being made. Reports and records; report of accidents; accident investigation report; performance report (injury frequency and severity); accident cost report; safety committee reports; report on degree of corrective action taken on different recommendations. (6-30-19)

e. Conducts or initiates safety training courses including first aid and fire fighting, where appropriate,
and any other course inherent to the job (truck driver courses, power saw courses, welding, grinder usage, forklift truck operator, etc.).

f. Establishes safety committee. (6-30-19)

g. Ensures that recommendations are promptly and properly implemented. (6-30-19)

h. Checks specifications for new machines, processes and equipment for compliance with existing safety standards, laws and safety requirements, and shall have such equipment fully inspected before it is placed in use. (6-30-19)

i. He shall assist the safety committee in developing agendas for their meetings. (6-30-19)

13. Foreman Responsibilities. It is widely accepted that the foreman is the key man in attaining proper work habits in any operation. It is the obligation of management to give the most careful attention to the selection, education, and training of foremen and train them in the proper way to train employees in correct and safe work methods to attain the best production in the safest way. (6-30-19)

14. First Aid Training. It shall be the responsibility of management to arrange to have all employees take a full course in first aid training. It is required that supervisory personnel shall take an approved first aid course, and have a current first aid card. (6-30-19)

15. Injury Record and Reporting System. (6-30-19)

a. If an employer had ten (10) or fewer employees at all times during the last calendar year, it does not need to keep OSHA injury and illness records unless OSHA or the Bureau of Labor Statistics (BLS) informs the employer in writing that it must keep records under OSHA regulations. However, as required by such regulations, all employers covered by the OSH Act must report to OSHA and the Division of Building Safety Logging Safety Program any workplace incident that results in a fatality or the hospitalization, the amputation of a limb, or the loss of an eye for any employee. (6-30-19)

b. For those employers subject to the injury and illness recording requirements under OSHA, the employer shall establish in its main Idaho office an injury record and reporting system which is consistent with reporting, record, and statistical requirements of the Occupational Safety and Health Administration (OSHA). (6-30-19)

c. Injury frequency rates shall be calculated annually commencing the first of January each year. These rates shall be kept on file in the office of the employer for at least four (4) years after the date of entry thereof, and shall be made available to the Division of Building Safety, upon request. (6-30-19)

d. The injury frequency rate shall be the number of lost time injuries to all employees per one million (1,000,000) man hours of exposure. The frequency rate is computed by multiplying the number of lost time injuries by one million (1,000,000) (the standard of measurement) and dividing the product by the total number of man hours worked during the period. The formula is expressed as follows: Frequency equals the number of lost time injuries times one million (1,000,000) total man hours of exposure. (6-30-19)

e. A lost time injury shall be the term applied to any injury, arising out of, and in the course of employment which makes it impossible for the injured person to return to an established regular job at the beginning of the next regular shift following the shift during which the injury occurred, or some future shift. (6-30-19)

f. Man hours of exposure shall be the total number of man hours actually worked by all personnel in the industrial unit during the period for which the rate is being computed. (6-30-19)

16. Training and Education. (6-30-19)

a. Training and education includes:
i. Establishment of effective job training methods and safety education. (6-30-19)T

ii. First aid courses, proper work signals and job hazard warnings. (6-30-19)T

iii. Pamphlets, bulletin boards, safety meetings, posters, etc. (6-30-19)T

b. The employer shall establish an adequate job training and safety education program. The relationship of safety to job quality and modern quantity production methods should be clearly understood. Good work production is governed by careful planning and accurate control of all phases of the operation. Accidents are the result of inadequate planning of faulty operation. (6-30-19)T

c. Safety must be made an essential and integral part of every operation and integrated into the activity if the most successful quantity production is to be attained. The soundness of this statement has been proven many times by comparing the accident cost with the day by day curve of production. (6-30-19)T

d. It is the responsibility of management to train employees in all phases of the work they are assigned. The worker training should begin at the time of employment with a careful presentation of the general safety information the employee must have to work on and in logging and lumbering or wood working operations. When the worker is placed on the job, the worker must be given detailed training on proper work methods for accomplishment of the job. The correct way is the safe way. Telling is not training. (6-30-19)T

e. People learn to do things primarily through action. The employee’s job training should be given using the five (5) step job training method:

   i. Tell the employee; (6-30-19)T

   ii. Show the employee; (6-30-19)T

   iii. Have the employee do it; (6-30-19)T

   iv. Correct until the employee does it right; and (6-30-19)T

   v. Supervise to see that the employee keeps doing it right. (6-30-19)T

f. Education and promotion are a supplemental means of reducing injuries. This device employs any number of methods to accomplish results. A good program may use but will not overemphasize emotional appeal to the workers using such devices as scholarships, stamps, posters, safety meetings, contests, and awards. It is management’s responsibility to integrate education and training program and balance its effectiveness to employee training. Unsafe acts or unsafe work practices are the result of failure to train workers in safe work procedures. In establishing or operating a safe and quality work program, an appraisal of unsafe work procedures and poor quality of work is called for, and job training methods initiated to correct these practices. (6-30-19)T

17. Employer, Employee, and Labor Representative Cooperation. (6-30-19)T

   a. The workers have a responsibility to obey the units safety rules, smoking rules, report unsafe conditions, to serve on the different safety committees, perform their work in a safe way, and to help fellow workers by showing them how to do their job safely. (6-30-19)T

   b. Many safety programs fail because the worker has not been made to feel that it is their program; or that they can contribute as well as benefit from the program. It often fails because it lacks employee participation and interest. The fact that employees are given the opportunity to participate and to contribute to the program not only opens a reservoir of valuable information on practical experience in accident prevention, it also gives the employee a feeling of being a part of the organization. (6-30-19)T

   c. The committee on safety should be made up of personnel selected from management and workers. Management members are supervisors and worker members may be selected by the union or by the employees. (6-30-19)T
d. The labor unions should help develop a safe behavior among the workers.  


a. The employer shall provide a safe and healthy work area in which to work, including purchasing of safe equipment and tools and provide proper maintenance of such equipment.  

b. Since a safe and healthy place to work is the very foundation of the safety program, the mechanical, physical, and environmental conditions should be given first consideration.  

c. For almost every accident there are typically two (2) contributing causes - an unsafe condition and an unsafe act. A safe and healthy place to work will diminish or eliminate the first cause, the unsafe condition; but unless the unsafe act is corrected, accidents will continue to occur. Unsafe acts may stem from a number of factors, such as improper selection of the worker for the job, lack of job training, physical or mental limitations or inadequate supervision. When a safety program is first established or a new project with a new crew is started, this may necessitate a thorough periodic survey of the entire operation to determine hazards.  


a. The employees shall support and correct the findings of job analysis, inspections, accident investigations, employee suggestions, etc.  

b. The assumption of responsibility for fire and accident prevention by management carries with it the continuing responsibility to assess the progress being made on the program, and where progress is unsatisfactory to take necessary steps to bring about improvement. Inspection alone is primarily a means of finding and eliminating fire and physical hazards, particularly in connection with enforcement. All educational and promotional activities should be integrated with inspection activities, and should be based on the specific needs of the establishment or operation. Inspection and educational and promotional programs are sometimes looked upon as entirely unrelated activities rather than a single integrated program.  

c. None of the foregoing activities are of value unless followed by effective corrective action. The responsible executive within top management must establish specific procedures to effect proper and complete corrective action in each area for problems that occur. In well-managed organizations the areas of responsibility are clearly defined. The activities are well coordinated, supervision is adequate and proactive, employees’ safety behavior is excellent, and policies are well-defined to permit smooth organization. This is not difficult; the corrective measures are applied as part of the day to day operating procedure.  

20. Safety Order By the Administrator. In accordance with the provisions of section 67-2601A (3), Idaho Code, the administrator may issue a safety order requiring an owner, operator or other party responsible for ensuring safe logging operations to immediately stop work or close any work site, or portion thereof where an inspection has revealed evidence of a condition that poses an immediate threat of bodily harm or loss of life to any person. The process governing the issuance of a safety order is contained herein this section.  

a. Upon receiving information evidencing an unsafe condition or unsafe practices at any logging workplace or place of employment, the administrator shall inspect or cause to be inspected such place of employment unless such information was obtained by previous inspection of the Division. If upon such inspection the administrator determines that an unsafe condition or unsafe practice exists which may pose an immediate threat of bodily harm or loss of life, the administrator may issue a safety order requiring the employer to immediately stop work or close any work site, or portion thereof. Any safety order issued by the administrator shall specifically identify the unsafe condition or practice, as well as the safety risks associated therewith. Written notice of such order shall immediately be provided by the administrator to the owner or operator of the business, or any other appropriate party responsible for abating the unsafe condition or practice.  

b. Upon receiving such notice from the administrator, such owner, operator or responsible party shall immediately comply with such, and may notify the administrator in writing of their objection to the notice and request to contest such at a hearing. The owner, operator or responsible party shall provide the administrator with
information, documentation, or other evidence supporting their objection.

c. Upon receipt and review of such information from the owner, operator, or responsible party, the administrator may reconsider the matter and issue appropriate findings to the owner, operator, or party responsible for abating the unsafe condition or practice, including rescission of the order.

d. If after review it is the determination of the administrator to keep the safety order in place, he shall so notify the owner, operator or responsible party and designate a time and place for hearing, and may assign the matter for hearing by a hearing officer. The hearing shall be afforded at such time not to exceed five (5) business days from the date the administrator received the notice of objection unless additional time is requested by the owner, operator, or responsible party. The hearing proceedings shall be governed by the provisions of Title 67, Chapter 52, Idaho Code. The hearing officer shall issue an order in accordance with Section 67-5243, Idaho Code. The hearing may be held at such location or by such means as the administrator determines most convenient for the parties.

e. The safety order shall remain in effect, and shall not be rescinded until the administrator has determined that the safety threat has been corrected or removed from the workplace. Upon verification by the administrator that the safety threat has been corrected or otherwise removed from the worksite, the administrator shall immediately notify the owner, operator or responsible party of the rescission of the safety order. Any party aggrieved by the final order of the administrator shall be entitled to judicial review thereof in accordance with the provisions of Title 67, Chapter 52, Idaho Code.

f. Any person who knowingly fails or refuses to comply with the provisions of a safety order issued by the administrator shall be guilty of a misdemeanor, and the administrator may seek criminal prosecution of any such violations.

653. -- 700. (RESERVED)

Subchapter O - Cable-Assisted Logging Systems
(Rules 701 through 999)

701. MACHINE SAFETY REQUIREMENTS.

01. Harvesting Machines. Harvesting machines for cable-assisted logging operations shall comply with each of the following:

a. Meet the protective structure requirements set forth in IDAPA 07.08.10.010;

b. Be equipped with a certified roll-over protective structure (ROPS);

c. Be equipped with at least a four (4)-point restraint system approved by the machine’s manufacturer or a qualified person.

02. System Approval. The cable-assisted logging system shall be designed and constructed for cable-assisted logging applications by the original equipment manufacturer, or approved for cable-assisted logging applications in writing by the original equipment manufacturer or a registered professional engineer.

03. Operation of System. The cable-assisted logging system shall be operated, inspected and maintained in accordance with the manufacturer’s recommendations, specifications and limitations, or if no manufacturer’s recommendations exist, then by the recommendations of a registered professional engineer. Cable-assisted logging systems not in safe operating condition shall be removed from service until repaired by a qualified person.

702. TETHERED LINE SAFETY REQUIREMENTS.

01. Inspection of Tethered Lines. Tether lines shall be new wire rope and have a rated breaking load
according to the cable-assisted logging system manufacturer’s recommendations and specifications. At a minimum, a competent person shall inspect the entire length of each tether line and drum connection prior to the startup of each cable-assisted logging operation, and thereafter on a monthly basis. A competent person shall also inspect the first fifty (50) feet of each tether line daily prior to use. These inspections shall be documented in writing. Tether lines must not be spliced and shall be replaced if there is evidence of chafing, sawing, crushing, kinking, crystallization, bird-caging, significant corrosion, heat damage, other damage that has weakened the tether line, or if the tether line reaches two thousand (2,000) hours of use.

02. **Line Tension.** The tether line tension and machine travel shall be synchronized to ensure tether line tension is continuously provided and does not exceed thirty-three percent (33%) of the rope’s rated breaking load. The operator shall have an immediate and self-reliant or automated method to identify tether line tension, winch rotation and speed, amount of line on and off the drum, and anchor movement.

03. **Tether Line Components.** All tether line assembly components shall be rated with a greater safe working load than the wire rope. Tether line attachment points and hitches shall be engineered and certified to maintain a safety factor equal to or greater than the recommendations and specifications of the cable-assisted logging system manufacturer. Inspections of tether line assembly components (except drum connection as specified in Subsection 011.01 of these rules), hitches, winches, machines, and anchors shall be performed daily by a competent person prior to use.

703. **OPERATION AND SAFETY REQUIREMENTS.**

01. **General.** Cable-assisted logging systems shall be operated, inspected and maintained in accordance with the manufacturer’s recommendations and specifications. Inspections shall be documented in writing.

02. **Planning.** All cable-assisted logging operations shall be planned by the operator and a competent person who has the knowledge, training or experience to identify existing and predictable hazards in the work site surroundings or working conditions, which could be hazardous to employees, and has been authorized by the employer or employer representative to eliminate the hazard or take corrective action therefrom. Items to consider during site-specific planning must include, but are not limited to, the following:

   a. Experience of the operator;
   b. Limitations of the equipment;
   c. Soil and terrain conditions;
   d. Environmental conditions;
   e. Poor visibility and lighting conditions;
   f. Weather conditions;
   g. Direction of travel;
   h. Requirements for turning the machine on slopes;
   i. Load sizes;
   j. Method and adequacy of anchorage; and
   k. Any other condition that may adversely affect operations.

03. **Operator Qualifications.** Cable-assisted logging operators shall have documented training or adequate experience to safely operate the equipment on slopes.
04. Operating Plans. A cable-assisted logging system operator shall have a written operating plan on site detailing the following:

a. Tether line replacement criteria; (6-30-19)

b. Cable size, type and breaking strength, and method of assurance that tensions do not exceed one-third (1/3) of breaking strength to maintain a 3:1 safety factor or greater; (6-30-19)

c. Inspection and maintenance to be performed on tether lines, end connectors, machines and winches; (6-30-19)

d. How the operator will use tension limiting controls to maintain desired tension; (6-30-19)

e. How the winch cable tension and machine travel are synchronized; (6-30-19)

f. How the operator will monitor machine slope, anchor movement, winch tension, amount of line on and off drum, and winch function; (6-30-19)

g. How the tether line attachment points to the harvesting machine are engineered to withstand potential loads; (6-30-19)

h. All harvesting machine modifications that allow it to operate on steep slopes, including operator harness or restraint system; (6-30-19)

i. How pre-operations planning and daily assessments will identify hazards for soil and terrain conditions; (6-30-19)

j. How the operator will determine if soil and terrain conditions are unsafe during operations; (6-30-19)

k. How operators will report new hazards identified during operations; (6-30-19)

l. Operating guidance given to the operator; and (6-30-19)

m. How emergencies are handled by the system, including line failure, machine failure, winch failure, anchor failure, winch machine movement or anchor movement, and whether there is an emergency stop for the operator or at the anchor. (6-30-19)

05. Unsafe Conditions. The employer shall establish and use procedures for operators to report unsafe conditions to a supervisor or qualified person. Such conditions must be corrected prior to resuming cable-assisted logging operations. Procedures shall also include steps to take in the event of equipment breakdown and for upset conditions. (6-30-19)

06. Warning Signs. Effective signage shall be affixed to all remotely operated equipment warning employees and others that lines and machines may start, stop, or move without warning. All employees working in close proximity of cable-assisted logging operations must receive training that enables them to recognize the potential hazards involved and to maintain safe distances. (6-30-19)