Dear Senators BRACKETT, Crabtree, Buckner-Webb, and Representatives PALMER, Shepherd, Wintrow:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Idaho Transportation Department:
IDAPA 39.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Rulemaking (Docket No. 39-0000-1900).

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 07/18/2019. 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 08/15/2019.

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 Transportation Committee and the House Transportation & Defense Committee

FROM: Legislative Drafting Attorney - Matt Drake

DATE: June 27, 2019

SUBJECT: Idaho Transportation Department

IDAPA 39.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Rulemaking (Docket No. 39-0000-1900)

The Idaho Transportation Department submits notice of temporary and proposed rules at:

39.02.01, Rules Governing Vehicle Manufacturer and Distributor Franchise Requirements
39.02.02, Rules Governing Vehicle & Vessel Dealer License Requirements - Motor Vehicles
39.02.03, Rules Governing Vehicle Dealer’s Principal Place of Business
39.02.05, Rules Governing Lien Filing on Certificate of Title
39.02.09, Rules Governing Requirements for Manufacturer’s Certificate of Origin (MCO)
39.02.11, Rules Governing Odometer Readings on Title Records
39.02.12, Rules Governing Issuing Certificates of Title and Bonded Certificates of Title
39.02.24, Rules Governing ‘Gray Market’ Vehicle Registration and Titling
39.02.27, Rules Governing Titling and Registration of Non-Resident Commercial Vehicles and Transient Farm Labor Vehicles
39.02.42, Temporary Vehicle Registration When Proof of Ownership Is Insufficient
39.02.43, Rules Governing Registration and Title Fee Refunds
39.02.45, Rules Governing Fees for Lapsed Registration Periods
39.02.46, Rules Governing Temporary Motor Vehicle Registration Permit
39.02.61, Rules Governing License Plates for Governmental Agencies and Taxing Districts
39.02.70, Rules Governing Restricted Driving Permits
39.02.71, Rules Governing Driver’s License Violation Point System
39.02.72, Rules Governing Administrative License Suspensions
39.02.73, Rules Governing Accident Prevention Course
39.02.75, Rules Governing Names on Drivers’ Licenses and Identification Cards
39.02.76, Rules Governing Driver’s License Renewal-by-Mail and Electronic Renewal Process
39.02.80, Rules Governing Motor Carrier Financial Responsibility
39.03.01, Rules Governing Definitions Regarding Special Permits
39.03.02, Rules Governing Movement of Disabled Vehicles
39.03.04, Rules Governing Special Permits – Overweight Non-Reducible
39.03.05, Rules Governing Special Permits – Oversize Non-Reducible
39.03.06, Rules Governing Special Permits for Extra-Length/Excess Weight Up to 129,000 Pound Vehicle Combinations
39.03.07, Rules Governing Special Permits for Reducible Loads
39.03.08, Rules Governing Self-Propelled Snowplows
39.03.40, Rules Governing Junkyards and Dumps
39.03.41, Rules Governing Traffic Control Devices
39.03.42, Rules Governing Highway Right-of-Way Encroachments on State Rights-of-Way
39.03.43, Rules Governing Utilities On State Highway Right-of-Way
39.03.44, Rules Governing Highway Relocation Assistance for Persons Displaced by Public Programs
39.03.47, Rules Governing Certification of Local Improved Road Mileage
39.03.48, Rules Governing Routes Exempt From Local Plans and Ordinances
39.03.49, Rules Governing Ignition Interlock Breath Alcohol Devices
39.03.50, Rules Governing Safety Rest Areas
39.03.60, Rules Governing Outdoor Advertising
39.03.61, Rules Governing Directional and Other Official Signs and Notices
39.03.62, Rules Governing Logo Signs
39.03.63, Rules Governing Traffic Accident Memorials
39.03.64, Rules Governing Tourist Oriented Directional Signs (TODS)
39.03.65, Rules Governing Traffic Minute Entries
39.03.80, Rules Governing Legalization of Overloaded Vehicles
39.03.81, Rules Governing Issuance of Temporary Permits In Lieu of Full Registration
39.04.01, Rules Governing Federal Aviation Regulations
39.04.02, Rules Governing Marking of Hazards to Air Flight
39.04.03, Rules Governing Restriction of Flight in Designated Emergency Areas
39.04.04, Rules Governing Idaho Airport Aid Program
39.04.05, Rules Governing Aircraft Registration
39.04.06, Rules Governing Commercial and Through-the-Fence Operations and Hangar Construction at State Airports
39.04.07, Rules Governing Aerial Search and Rescue of Lost Aircraft and Airmen
39.04.08, Rules Governing Operations at State Airports

The rulemaking adopts and re-publishes existing and previously approved chapters, but with modifications in the nature of clean-up, organization, and consolidation of like content. **No substantive changes are noted.**

**This is not a fee rule.**

These rules were previously analyzed and reviewed by the Legislative Services Office upon their initial promulgation.

cc: Idaho Transportation Department
    Ramon Hobdey-Sanchez

*** 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.
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 Sections 40-312 and 49-201, 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 39, rules of the Idaho Transportation Department:

IDAPA 39
• 39.02.01, Rules Governing Vehicle Manufacturer and Distributor Franchise Requirements
• 39.02.02, Rules Governing Vehicle & Vessel Dealer License Requirements - Motor Vehicles
• 39.02.03, Rules Governing Vehicle Dealer’s Principal Place of Business
• 39.02.05, Rules Governing Lien Filing on Certificate of Title
• 39.02.09, Rules Governing Requirements for Manufacturer’s Certificate of Origin (MCO)
• 39.02.11, Rules Governing Odometer Readings on Title Records
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• 39.02.27, Rules Governing Titling and Registration of Non-Resident Commercial Vehicles and Transient Farm Labor Vehicles
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• 39.02.43, Rules Governing Registration and Title Fee Refunds
• 39.02.45, Rules Governing Fees for Lapsed Registration Periods
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• 39.02.61, Rules Governing License Plates for Governmental Agencies and Taxing Districts
• 39.02.70, Rules Governing Restricted Driving Permits
• 39.02.71, Rules Governing Driver’s License Violation Point System
• 39.02.72, Rules Governing Administrative License Suspensions
• 39.02.73, Rules Governing Accident Prevention Course
• 39.02.75, Rules Governing Names on Drivers’ Licenses and Identification Cards
• 39.02.76, Rules Governing Driver’s License Renewal-by-Mail and Electronic Renewal Process
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• 39.03.01, Rules Governing Definitions Regarding Special Permits
• 39.03.02, Rules Governing Movement of Disabled Vehicles
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• 39.03.06, Rules Governing Special Permits for Extra-Length/Excess Weight Up to 129,000 Pound Vehicle Combinations
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• 39.03.44, Rules Governing Highway Relocation Assistance for Persons Displaced by Public Programs
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• 39.03.50, Rules Governing Safety Rest Areas
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• 39.04.07, Rules Governing Aerial Search and Rescue of Lost Aircraft and Airmen
• 39.04.08, Rules Governing Operations at State Airports

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. Additionally, these rules serve many different stakeholders within the transportation industry. IDAPA 39 rules relate to both the Department’s Division of Highways and Division of Motor Vehicles; among others. The rules serve as an important tool and resource for many of the Department’s business operations.

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 FY 2020 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 rules, please contact Ramón Hobdey-Sánchez at (208) 334-8810.
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.

Ramón S. Hobdey-Sánchez, J.D.
Governmental Affairs Specialist
Idaho Transportation Department
3311 W. State Street
Boise, ID 83703
Phone: (208) 334-8810
ramon.hobdey-sanchez@itd.idaho.gov
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-201, 49-501, 49-504, 49-519, 49-1602 and 49-1606, Idaho Code. (9-14-92)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.01, “Rules Governing Vehicle Manufacturer and Distributor Franchise Requirements.” and clarifies the operating procedures of vehicle manufacturers and distributors who franchise through vehicle dealers. (12-26-90)

002. -- 009. (RESERVED)

010. DEFINITIONS.
01. Finished Vehicle. A vehicle offered for sale and delivered by the manufacturer for sale at retail. (12-26-90)
02. New Vehicle. A vehicle that has not been previously titled or registered and has not been previously required to be titled or registered. (9-14-92)
03. Used Vehicle. A vehicle that has been previously titled or registered or previously required to have been titled or registered. (9-14-92)
04. MCO/MSO. Manufacturer’s certificate of origin or manufacturer’s statement of origin. (9-14-92)
05. Motor Home. A vehicle designed to provide temporary living quarters which are built into or permanently attached to a self-propelled vehicle chassis or van. In addition to sleeping and dining facilities, the vehicle must contain permanently installed independent life support systems that provide at least four (4) of the following:
   a. A potable water supply system including plumbing, a faucet and a sink, designed as either self-contained or to be connected with an external water supply, or both; (12-26-90)
   b. Permanently installed cooking facilities; (12-26-90)
   c. A permanently installed ice box or refrigeration unit; (12-26-90)
   d. A permanently installed 110-125 volt electrical power supply or L.P. gas supply, or both; (12-26-90)
   e. A permanently installed heating or air conditioning system, or both; (12-26-90)
   f. A permanently installed, self-contained toilet. (12-26-90)

011. -- 099. (RESERVED)

100. GENERAL PROVISIONS.
01. Vehicle Manufacturer or Distribution Licensing. The Department shall issue a manufacturer or distributor license to firms that own the finished vehicle and either:
   a. Completely manufacture and assemble new vehicles; (2-26-90)
b. Install on previously assembled vehicle chassis: equipment designed for non-transportation, contractor purposes such as cranes, backhoes, etc.; equipment designed for ambulance or mortuary purposes or for the transportation of physically handicapped persons confined to wheelchairs; equipment designed for special purpose use, such as van conversions, tank trucks, ambulances, etc.; or

(12-26-90)

c. Construct or convert and equip previously assembled vehicles or chassis for use as motor homes.

(12-26-90)

02. Licensed Manufacturers Provisions. Licensed Manufacturers may franchise any Idaho dealer; shall display the make, name and chassis identification number approved by the Society of Automotive Engineers on each vehicle; and furnish an MCO/MSO for each completed vehicle to dealers.

(12-26-90)

03. Motor Home MCO/MSO Requirements. MCOs for motor homes shall indicate the independent life support system features installed on the vehicle.

(12-26-90)

101. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-1602, and 49-1606(7), Idaho Code. (9-14-92)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.02.02, “Rules Governing Vehicle and Vessel Dealer License Requirements – Motor Vehicles.” (3-30-01)

02. Scope. This rule clarifies the requirements for the issuance of dealer licenses, clarifies allowable locations for “supplemental lot” and “temporary supplemental lot” licenses, and specifies provisions for refunds of dealer and salesman licensing fees, dealer thirty-day (30) temporary permits, dealer license plates, and dealer validation sticker fees. (3-30-01)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-30-01)

003. ADMINISTRATIVE APPEALS.
This chapter does not provide for administrative appeals. (3-30-01)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (3-30-01)

005. -- 099. (RESERVED)

100. DEALER LICENSE REQUIREMENTS.
A dealer license is required in the following situations: (12-26-90)

01. Seller Not Titled Owner. Selling or exchanging; or (12-26-90)

02. Maximum Sales. Selling, or exchanging, or soliciting the sale of five (5) or more vehicles or vessels in any one (1) calendar year even though titled in seller’s name; or (3-30-01)

03. Display for Sale. Displaying for sale or exchange, five (5) or more vehicles or vessels at any one (1) time even though titled in the displayer’s name; or (3-30-01)

04. Displaying Vehicles or Vessels. Displaying vehicles or vessels for sale, exchange or consign on property not legally controlled by the owner of the vehicle or vessel. (3-30-01)

101. SALESPERSON LICENSE.
Dealers shall not allow a person to act as a salesperson in their behalf unless such person holds a valid salesperson license containing a current photograph of the salesperson, and the date of expiration of the salesperson’s license. (9-14-92)

01. Temporary Salesperson. A new or transferring salesperson may act as a temporary salesperson for a sponsoring dealer for a period, not to exceed sixty (60) days, if the person has: (9-14-92)

a. Made application to the Department; and (9-14-92)

b. Paid the required fees; and (9-14-92)

c. Has retained a copy of the completed application. (9-14-92)
02. **Temporary Salesperson Sales Authorization.** A copy of the application must be carried by the temporary salesperson as authorization to act as a salesperson. (9-14-92)

102. -- 199. (RESERVED)

200. **OFF-PREMISE SALES ACTIVITIES.**
The Department will not issue a “supplemental lot” or “temporary supplemental lot” license, unless the proposed sale or display activity is located within the same or adjacent county as the dealership’s principal place of business location or unless the dealership satisfies the requirements of Section 49-121(1), Idaho Code. Display of vehicle(s) or vessel(s) for sale or exchange at a location other than the location specified on the license issued to the dealer is a violation of this rule and the Dealer and Salesman Licensing Act. (3-30-01)

201. -- 299. (RESERVED)

300. **REQUEST FOR REFUND OF DEALER OR SALESPERSON LICENSING FEES.**
The fees established for dealer and salesperson licenses are based on the costs to set up the files and to issue the necessary documents to begin operation of the enterprise. Therefore, the Department will only process requests for refunds of licensing fees if:

  01. **Application Denial.** The application is denied prior to the issuance of a temporary license. (9-14-92)

  02. **Prior to License Issuance.** The applicant requests a refund prior to the issuance of a license. (9-14-92)

  03. **Prior to Renewal Issuance.** The licensee pays a renewal license fee and then requests a refund prior to the issuance of the renewed license. (9-14-92)

  04. **Over-Payment.** The applicant over-pays the fees required. (9-14-92)

301. **REFUND OF DEALER THIRTY DAY TEMPORARY PERMITS, LICENSE PLATES, AND VALIDATION STICKER FEES.**
The Department will process requests for refunds if:

  01. **Unused Permits.** The thirty (30) day temporary permits are returned unused by a dealership that is going out of business. (9-14-92)

  02. **Plates Not Ordered.** The dealer license plates have not been ordered through the plate manufacturer. (9-14-92)

  03. **Validation Stickers Unused.** The dealer validation stickers have not been applied to the dealer’s license plates. (9-14-92)

302. -- 999. (RESERVED)
000. LEGAL AUTHORITY.  
This rule is adopted under the authority of Section 49-201(1), Idaho Code and the Vehicle Dealer Act, Chapter 16, Title 49, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.  
01. Title. This rule are titled IDAPA 39.02.03, “Rules Governing Vehicle Dealer’s Principal Place of Business.” (3-29-12)

02. Scope. This rule clarifies terms used in the definition of “principal place of business” and provisions regarding these terms. (3-29-12)

002. WRITTEN INTERPRETATIONS.  
There are no written interpretations for this chapter. (3-29-12)

003. ADMINISTRATIVE APPEALS.  
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-29-12)

004. INCORPORATION BY REFERENCE.  
There are no documents incorporated by reference in this chapter. (3-29-12)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.  
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (3-29-12)

02. Office Hours. Daily office hours are 8:00 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (3-29-12)

03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8681 or by fax at 208-332-4183. (3-29-12)

006. PUBLIC RECORDS ACT COMPLIANCE.  
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-29-12)

007. -- 009. (RESERVED)

010. DEFINITIONS.  
01. Vehicle Dealer File System. Books, records and files, necessary to conduct the business of a vehicle dealership. In accordance with the Vehicle Dealer Act, records shall be securely kept by the dealership in such order that they can be readily inspected by a Department Investigator. Such records and files may be kept electronically, as long as such records can be verified by the dealership as true and correct copies of the original records. Physical records or files retained by the dealership may be stored at an off-site location. The dealership must notify the department 30 days in advance of the address of the off-site location prior to moving such records. Records or files stored off-site must be made available to the department within 3 business days upon request. The files and records shall contain but are not limited to:  

a. Physical or electronic sales invoices for current and two (2) preceding years; (3-29-12)
b. Physical or electronic copies of purchase orders for vehicles purchased for current and two (2) preceding years;  
   (3-29-12)

c. Physical or electronic copies of title application forms accessible in numerical order;  
   (3-29-12)

d. Written or electronic records of vehicles bearing new or used dealers’ number plates and their use by a manufacturer, vehicle dealer, or full-time licensed salespersons searchable by date, time or plate number;  
   (3-29-12)

e. Written or electronic records for loaner plates searchable by date, time or plate number;  
   (3-29-12)

f. Copies or electronic records of Wholesale Dealer Forms records showing, all transactions, as applicable searchable by date or name of consignee;  
   (3-29-12)

g. Physical or electronic odometer disclosure records for non-exempt vehicles; and  
   (3-29-12)

h. Physical or electronic records of consignment agreements, as specified in Section 49-1636, Idaho Code.  
   (3-29-12)

i. All electronic records must be created in a secure manner to prevent such records from being altered. Electronic copies of records must be legible, complete, and an accurate reproduction of the original business record.  
   (3-29-12)

j. All electronic copies of records shall be supplemented with a back-up copy of the electronic records, either retained on-site or an off-site location, which permits the business record to be retrieved within three (3) business days.  
   (3-29-12)

k. Any device, server, network device, or any internal or external storage medium which stores the electronic records must have security access controls and physical security measures to protect the records from unauthorized access, viewing, or alteration.  
   (3-29-12)

l. Any dealer storing electronic or physical records that contain personal information shall ensure that disposal of any records be completed in a secure manner, by shredding, erasing, or otherwise modifying the personal information to make it unreadable or undecipherable through any means.  
   (3-29-12)

02. Vehicle Dealer Sign Requirements. An exterior sign permanently affixed to the land or building, with clearly visible letters, visible to major avenue of traffic meeting local building or zoning codes with the trade name of the dealership clearly visible is required. Wholesale dealer signs may be painted on the window of the office next to the entrance door of sufficient size to be easily read by prospective customers. A suggested retail sign size is twenty-four (24) square feet, with a minimum of four (4) inch letters.  
   (3-29-12)

03. Telephone. A business phone that has a published business number and listing in a local telephone directory in the name of the dealership. Business phones shall be answered during declared business hours, in the name of the licensed dealer. The telephone may be answered in person, by an answering machine, or at a remote location in person.  
   (3-29-12)

011. -- 099. (RESERVED)

100. GENERAL PROVISIONS.

01. Physical or Electronic Records System Inspection. A vehicle dealer shall make available all books, records and files maintained at the dealership location for immediate inspection for cause or complaint, or within three (3) business days if records are stored at an approved off-site location for random compliance review by a peace officer or authorized agent of the Department.  
   (3-29-12)

02. Title Fee Disclosure. A dealer may reflect the payment of a state-required title fee as specified by Section 49-202(2)(b), Idaho Code, however:  
   (7-2-92)
a. The fee must be clearly identified as a “TITLE FEE”; (7-2-92)

b. The fee must be shown as the exact amount required by law; (7-2-92)

c. Any documentation fees charged must be clearly listed separately from other fees and identified to the customer as dealer document preparation fees that are subject to sales tax as part of the purchase price of the vehicle. (7-2-92)

03. Surety Bond. A valid bond in the amount required by Section 49-1608D, Idaho Code, for three (3) years after initially licensed, unless otherwise provided by code; (4-11-15)


a. All licensed dealers shall pay the annual fee as set by the Idaho Consumer Asset Recovery (ICAR) Board as required by Section 49-1608C, Idaho Code, unless otherwise provided by code. (4-11-15)

b. The ICAR fund fee shall be set by the ICAR Board annually to be effective the following January 1. Such fee shall be posted on the Department web site and all applicable forms for dealer licensing. (4-11-15)

05. Liability Insurance. A valid liability insurance policy as required by Section 49-1608A, Idaho Code. (4-11-15)

06. Declared Business Hours. All licensed dealers shall declare in writing to the Department the regular business hours that their dealerships are open and when they are available to be contacted by the Department or their customers. All wholesale dealers shall declare in writing to the department the regular hours that their dealerships are open and when they are available to be contacted by the department or their customers. (3-25-16)

07. Vehicle Dealer License Suspension. Any dealer not meeting the requirements of the Vehicle Dealer Act shall be subject to suspension of an existing dealer license or refusal by the Department to issue a new dealer license. (7-2-92)

a. The Department’s agent will give written notice of deficiencies to the dealer or applicant. (12-26-90)

b. At its discretion the Department may give the licensed dealership a reasonable amount of time to comply. (12-26-90)

c. Upon compliance, the license shall be reinstated or issued. (12-26-90)

101. -- 299. (RESERVED)

300. PENALTIES. A dealer violating this rule shall be subject to license suspension for a period not to exceed six (6) months. (12-26-90)

301. -- 999. (RESERVED)
39.02.05 – RULES GOVERNING LIEN FILING ON CERTIFICATE OF TITLE

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-201, 49-501, 49-507, and 49-510, Idaho Code and the Vehicle Title Act, Chapter 5, Title 49, Idaho Code. (9-14-92)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.05, “Rules Governing Lien Filing on Certificate of Title,” and clarifies the process by which an applicant can establish the date of lien creation and how the department will enter the date and time of the filing of a lien on a certificate of title. (9-14-92)

002. -- 009. (RESERVED)

010. DEFINITIONS.

01. Date of Lien Creation. The date upon which a security agreement, contract, or other appropriate document is executed creating a security interest or lien in a secured party. (9-14-92)

02. Notarized Transaction. A transaction wherein the underlying document creating the security interest is acknowledged or verified before a notary public as evidenced by a certificate of acknowledgment or verification. The Department shall also regard a transaction as a “Notarized Transaction” if the owner or purchaser and the secured party execute a notarized statement that a security interest has been created. The statement must also specifically identify the date and time of its creation and the vehicle by make, model, model year, and vehicle identification number (VIN). (9-14-92)

011. -- 099. (RESERVED)

100. GENERAL PROVISIONS.

01. Date and Time of Lien Creation Filing. All title applications submitted to the Department or its agent for filing shall include the date and time of creation of any lien or security interest in the vehicle. The notarized underlying documents creating the lien or security interest shall not be submitted unless requested by the Department or its agent. (9-14-92)

02. Lien Filing Requirements, Filed Within Thirty Days. If the title application is filed with the Department or its agent within thirty (30) days of the creation of the lien, and a lien creation date and time is shown on the documents, then that date and time shall be endorsed upon the certificate of title as the date of filing, except:

a. If the application or underlying documentation does not indicate the hour of creation of the lien, then it will be presumed to be 9 a.m. as of the date of the creation of the lien. (9-14-92)

b. If no date of lien creation is shown on the document, then the date and time of receipt will be endorsed upon the certificate of title as the date of filing. (9-14-92)

03. Lien Filing Requirements, Not Filed Within Thirty Days. If the title application is not filed with the Department or its agent within thirty (30) days of the creation of the lien, then the date and hour of the filing shall be endorsed upon the certificate of title as the date of perfection. (9-14-92)

04. Out-of-State Transfer. If a lien was previously recorded on an out-of-state title, and the title is being surrendered to Idaho for issuance of a new certificate of title and the lien is still in effect, the Department will honor the previously recorded time and date shown on the out-of-state title, provided that at least one of the previous owners' names will remain on the new Idaho title. Additionally, if an out-of-state title is received without a recorded date and time, the Department will assume that the issue date was the date of recording and the time will be 9 a.m.
05. **Name Change Only.** If a name change is being requested on a title containing a recorded lien, and the lien is not being released, the original recorded time and date will be retained for the lien filing, provided that the new title will retain the name of the same lienholder and at least one (1) of the previous owners.

06. **Taxable Transfer of Ownership.** In the case of a taxable transfer of ownership, where the lien was not released, and the new title will have the same lienholder, a new recorded time and date will be assigned to the lien, unless the lienholder has specified that the new owners have assumed the lien.

07. **Lien Assumptions.** If a lienholder specifies that a contract has been assumed by a new owner, and the new owner has assumed the terms of the previous lien, the original time and date will be retained on the new certificate of title.

101. -- 199. (RESERVED)

200. **EFFECTIVE DATE.**
The provisions concerning lien creation dates pertain to vehicles sold with a lien created on or after July 1, 1992.

201. -- 999. (RESERVED)
000. LEGAL AUTHORITY.  
This rule is adopted under the authority of Sections 49-504 and 49-507, Idaho Code.  

001. TITLE AND SCOPE.  
This rule is titled IDAPA 39.02.09, “Rules Governing Requirements for Manufacturer’s Certificate of Origin (MCO).” The purpose of this rule is to outline the requirements for a manufacturer’s certificate of origin (MCO).  

002. -- 099. (RESERVED)  

100. MCO REQUIREMENTS FOR TITLE APPLICATION.  

01. Title Application Endorsement. New vehicles sold in Idaho being titled for the first time must have the title application endorsed by an Idaho-licensed, franchised new vehicle dealer.  

02. Manufacturer’s Certificate of Origin Required. Title applications must be accompanied by a manufacturer’s certificate of origin.  

03. Out-of-State Purchases. New vehicles purchased out-of-state by Idaho residents shall be titled on the MCO that meets the legal requirements of the state where the vehicle was purchased.  

101. -- 199. (RESERVED)  

200. CERTIFICATE CONTENTS.  

01. MCO Content Requirements. Each manufacturer’s certificate of origin accompanying application for title shall contain the following information:  

a. Date;  

b. Invoice number and document serial number;  

c. Name of distributor or dealer;  

d. Issuing location - city and state;  

e. Manufacturer’s name and signature of authorized manufacturer’s representative;  

f. Manufacturer statement - “I, the undersigned authorized representative of the company, firm or corporation named below, hereby certify that the new vehicle described above is the property of the said company, firm or corporation and is transferred on the above date and under the Invoice Number indicated to the following distributor or dealer”;  

g. Year, make, body type, series or model;  

h. Vehicle identification number, approved by the American Society of Automotive Engineers;  

i. Shipping weight, horsepower (SAE), number of cylinders, Gross Vehicle Weight Rating (GVWR);  

and
\textbf{j.} Certification attesting to the first transfer in ordinary trade or commerce: “It is further certified that this is the first transfer of such new vehicle in ordinary trade and commerce.” (12-26-90)

\textbf{02. Additional Motor Home Requirements.} If the vehicle is a motor home, the following statement must be included: “The undersigned certifies that the vehicle described hereon is a motor home, equipped with at least four (4) of the following life support systems: cooking, refrigeration or ice box, self-contained toilet, heating and/or air conditioning, a potable water supply system including a faucet and sink, separate 110-115 volt electrical power supply and/or an LP as supply, all of which meet ANSI A119.2 standards.” (12-26-90)

\textbf{03. MCO Assignments and Reassignments.} The reverse side of the certificate shall contain information on distributor/dealer assignments and reassignments: See Exhibit “A” Attached. (12-26-90)

\section*{201. CERTIFICATE DESIGN.}
Each manufacturer’s certificate of origin must be printed on safety paper meeting the following standards:

\textbf{01. Security Features.} All “Certificates of Origin” should contain the following nine (9) security features:

\textbf{a.} Paper: Sensitized Security Paper -- paper that is reactive to chemicals commonly used to alter documents; Non-Optical Brightener Paper - paper without added optical brighteners which will not fluoresce under ultraviolet light;

\textbf{b.} Engraved Border -- a border produced from engraved artwork which shall appear on the front of the document;

\textbf{c.} Prismatic -- rainbow printing which is used as a deterrent to color copying; and/or

\textbf{d.} Copy Void Pantograph -- the word “void” appears when the document is copied;

\textbf{e.} Complex Colors -- colors which are developed by using a mixture of two (2) or more of the primary colors (red, yellow or blue) and black if required;

\textbf{f.} Erasable Fluorescent Background Inks -- fluoresces under ultraviolet light and reacts to any attempt to erase in such a manner as to be immediately detectable;

\textbf{g.} Background Security Design -- a repetitious design consisting of a pattern which hinders counterfeiting efforts;

\textbf{h.} Microline -- a line of small alpha characters in capitol letters which requires a magnifying glass to read;

\textbf{i.} Consecutively Numbered -- documents that contain a number which is consecutively numbered for control purposes;

\textbf{j.} Security Thread -- with or without watermark; and/or

\textbf{k.} Intaglio Print -- with or without latent image.

\textbf{02. Document Size.} “Certificates of Origin” size specifications shall be seven (7) inches by eight (8) inches.

\textbf{03. Paper Stock.} Sixty (60) pound offset or equivalent durability.

\textbf{04. Construction.} Unless otherwise specified by the user, the forms should be constructed and fanfolded for use on high-speed pinfed computer printer and/or continuous typewriters.
05. **Layout.** Text matter space for one-tenth \((1/10)\) inch horizontal and one-sixth \((1/6)\) inch deep characters. \(12-26-90\)

06. **Facility Security.** To insure the integrity of the manufacturer’s “Certificates of Origin”, the user should require the vendor to maintain secure printing and storage facilities. \(12-26-90\)

202. -- 299. (RESERVED)

300. **APPLICATION TO WAIVE SAFETY PAPER REQUIREMENTS.**

01. **Requirement Waives.** A request to waive requirements must be submitted and approved prior to application for title. \(12-26-90\)

   a. A sample copy of the proposed MCO or a complete list of printing specifications shall accompany the request. \(12-26-90\)

   b. The certificate shall contain all information specified in Section 4 - Certificate Contents. \(12-26-90\)

02. **Waiver Authorization.** The Titles/Dealer Operations Manager or his designee may waive safety paper requirements upon written application documenting the reason for the requested action, and the benefits to the manufacturer and public. \(12-26-90\)

03. **Minimum Requirement.** As a minimum requirement, the certificate shall be printed with MICR-type inks on number one \((1)\) bond, smooth-surface, safety-cheque paper. \(12-26-90\)

04. **Control Numbers.** The certificate shall have a control number for audit purposes. \(12-26-90\)

301. -- 399. (RESERVED)

400. **EFFECTIVE DATE AND APPLICABILITY.**

This regulation is applicable to all motor vehicles bearing a 1981 or later model year or, in the case of manufacturer who does not assign a model year to his motor vehicles, this rule is applicable to those motor vehicles manufactured on and after 12:01 a.m., October 1, 1980. \(12-26-90\)

401. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule is adopted under the authority of Sections 49-201, 49-504 and 49-507, Idaho Code. (12-26-90)

001. **TITLE AND SCOPE.**
This rule is titled IDAPA 39.02.11, “Rules Governing Odometer Readings on Title Records,” and provides a method to record odometer readings on title records and title documents. This rule is intended to deter unauthorized or fraudulent alterations of odometer readings, and explain related penalties. (12-26-90)

002. -- 009. (RESERVED)

010. **DEFINITIONS.**
01. **Mileage.** Actual distance that a vehicle has traveled. (12-26-90)
02. **Transferee.** Any person to whom the ownership of a motor vehicle is transferred, or any person who, as agent, accepts transfer of ownership of a motor vehicle for another, by purchase, gift or any means other than creation of a security interest. (12-26-90)
03. **Transferor.** Any person who transfers vehicle ownership or any person who, as agent, transfers the ownership of another’s motor vehicle by sale, gift or any means other than creation of a security interest. (12-26-90)

011. -- 099. (RESERVED)

100. **PROCEDURES.**
01. **Department Requirement.** The Department shall enter the odometer reading as provided by a dealer or private seller on the Certificate of Title when printed. (12-26-90)
02. **Used Vehicle Transferor/Seller Requirements.** When a used vehicle is transferred, the transferor shall record the odometer reading on the title certificate using indelible ink. If the vehicle has not been titled or if the title does not contain a space for the information required, the written disclosure shall be executed as a separate statement. (12-26-90)
03. **New Vehicle Transferor/Seller Requirements.** When a new vehicle is retailed, the transferor shall provide a written disclosure on the Manufacturer’s Certificate of Origin or on a separate document. (12-26-90)
04. **Use of Power of Attorney.** When the transferor’s title is physically held by a lienholder, or if the transferor to whom the title was issued by the State has lost his title and the transferee obtains a duplicate title on behalf of the transferor, the transferor may give a power of attorney to his transferee for the purposes of mileage disclosure. (12-26-90)
05. **Reassignments.** When all available reassignments on a title certificate have been used, subsequent reassignments shall be made on a separate reassignment document. (12-26-90)

101. -- 199. (RESERVED)

200. **EXEMPTIONS.**
01. **Transferor/Seller Exemptions.** A transferor of the following motor vehicles is not required to disclose the vehicle’s odometer reading: (12-26-90)
a. A vehicle having a gross vehicle weight rating over sixteen thousand (16,000) pounds; (12-26-90)
b. A vehicle which is not self-propelled; (12-26-90)

c. A vehicle sold directly by the manufacturer to any agency of the United States in conformity with contractual specifications; (12-26-90)

d. A vehicle which is ten (10) years old or older. To calculate the vehicle’s age, simply subtract the model year from the calendar year. (12-26-90)

02. Manufacturers’ Exemptions. A manufacturer of a new vehicle may transfer, for purposes of resale, to a franchised dealer without disclosure of the vehicle’s odometer. (12-26-90)

201. -- 299. (RESERVED)

300. PENALTIES.

01. False or Incomplete Readings. It shall be a violation of this rule for a transferor to knowingly give a false or incomplete odometer reading. (12-26-90)

02. Dealer’s License Suspension. In addition to the felony violations specified in Section 49-518, Idaho Code, any dealer, or agent of any dealer, who violates this rule may be subject to suspension of his dealer or salesperson license, or privilege of being licensed for a period not to exceed six (6) months. However, such person may request a hearing before the Dealer Advisory Board as provided for by Section 49-1618, Idaho Code. (12-26-90)

301. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule is adopted under the authority of Section 49-201, Idaho Code. (4-4-13)

001. **TITLE AND SCOPE.**

01. **Title.** This rule shall be cited as IDAPA 39.02.12 “Rules Governing Issuing Certificates of Title and Bonded Certificates of Title.” (4-4-13)

02. **Scope.** This rule contains guidelines and requirements for issuing certain certificates of title and bonded certificates of title, pursuant to Section 49-523, Idaho Code. (4-4-13)

002. **WRITTEN INTERPRETATIONS.**
There are no written interpretations for this chapter. (4-4-13)

003. **ADMINISTRATIVE APPEALS.**
Administrative appeals under this chapter shall be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (4-4-13)

004. **INCORPORATION BY REFERENCE.**
There are no documents incorporated by reference in this chapter. (4-4-13)

005. **OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.**

01. **Street and Mailing Address.** The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (4-4-13)

02. **Office Hours.** Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (4-4-13)

03. **Telephone and Fax Numbers.** The central office may be contacted during office hours by phone at 208-334-8663 or by fax at 208-334-8658. (4-4-13)

006. **PUBLIC RECORDS ACT COMPLIANCE.**
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (4-4-13)

007. -- 099. **(RESERVED)**

100. **GENERAL.**
The Department shall issue a Certificate of Title on any vehicle if the applicant can show proper documentation of ownership, there are no undisclosed security interests in the vehicle, and other requirements for titling have been satisfied. Such proper documentation shall be limited to:

01. **Certificate of Title.** A valid Idaho Certificate of Title or a valid Certificate of Ownership issued by another state, province or country according to the applicable laws of another state, province or country which has been duly assigned or transferred to the applicant; or (12-26-90)

02. **MCO/MSO.** A properly executed Manufacturer’s Certificate of Origin (MCO) or Manufacturer’s Statement of Origin (MSO) in the case of a new vehicle being titled for the first time. (4-4-13)

03. **Certificate of Registration.** A Certificate of Registration from a non-titling state, province or
country, together with a bill of sale from the registrant if other than the applicant. (4-4-13)

04. **Transfer by Operation of Law.** In the case of a transfer by operation of law, a certified copy of a valid court order, decree, or instrument upon which the claim of possession and ownership is founded, passing title to the applicant as a matter of law (for example: a property settlement, divorce decree, bankruptcy, execution sale, or probate), together with an affidavit by the person or agent of the person to whom possession of the vehicle so passed, setting forth facts entitling him to possession and ownership. (4-4-13)

05. **Salvage Vehicles.** For a salvage vehicle, a salvage certificate of title or other salvage ownership document issued by another state, province, or country according to the applicable laws of that state, province, or country, duly assigned or transferred to the applicant. (4-4-13)

06. **Homemade Vehicles.** In the case of homemade vehicles (vehicles not made by a manufacturer as defined by Section 49-114, Idaho Code) a bill of sale for the major component parts which shall include the following information: (12-26-90)
   a. Name of builder; (12-26-90)
   b. Vehicle Identification Number (VIN) or engine number for a motorcycle, if applicable; (12-26-90)
   c. Description of major component part, (by make, body type, year of manufacture, if applicable); (12-26-90)
   d. Purchase price; (12-26-90)
   e. Signature of seller. (12-26-90)

07. **Reconstructed and Specially Constructed Vehicles.** For a reconstructed vehicle as defined by Section 49-123(m), Idaho Code, or a specially constructed vehicle as defined by Section 49-123(p), Idaho Code, the original ownership document shall be submitted for the vehicle from which the body or cab being used has been taken unless the vehicle is from a state that requires the ownership document to remain with the frame in which case a copy of the ownership document verified to be a true and correct copy of the original, together with a bill of sale from the owner to whom the ownership document was issued if different than the applicant, shall be required. A bill of sale shall also be submitted for any of the following major components used in the vehicle’s construction: (4-4-13)
   a. Frame or rails; (12-26-90)
   b. Engine or short block; (12-26-90)
   c. Transmission and/or transfer case; (12-26-90)
   d. Front and rear clips; (12-26-90)
   e. Truck bed or box; or (12-26-90)

101. -- 199. **(RESERVED)**

200. **BONDED TITLE.** Application may be made for a “bonded title” when the applicant has actual possession of the vehicle but is unable to provide proper documentation of ownership. (12-26-90)

01. **Proper Documentation Cannot Be Obtained.** The applicant must satisfy the Department that proper documentation to obtain a regular title cannot be obtained. However, the applicant must provide sufficient documentation to satisfy the Department that it is more probable than not that the applicant is the owner of the vehicle. (4-4-13)
02. **Vehicle Physical Inspection.** The applicant must produce the vehicle for a physical inspection by a representative designated by the Department. (12-26-90)

03. **Affidavit of Explanation.** The applicant must provide an affidavit explaining the reasons for the absence of a valid Certificate of Title or Certificate of Ownership and how the vehicle came into the possession of the applicant. A listing of any liens (loans) or encumbrances against the vehicle, the name of the state, province or country where the vehicle was last titled, or last registered if from a non-titling state, province, or country; and the name under which the vehicle was last titled, or last registered if from a non-titling state, province or country is also required. (4-4-13)

04. **Bond Amount.** The applicant must provide the Department with a bond in the amount of one (1) and one-half (1/2) times the value of the vehicle or a cash deposit of like amount, as provided in Section 49-523(b), Idaho Code. A cash bond shall be in the form of a cashier's check, money order or certified check made payable to the Idaho Transportation Department. The form of the bond shall conform to the form ITD 3909, Vehicle Ownership Bond, which can be obtained by calling 208-334-8663 during regular business hours. (4-4-13)

05. **Vehicle Appraisal.** The applicant shall provide an appraisal of the vehicle either by a licensed Idaho automobile dealer on the dealer’s letterhead with dealer’s number or by a Motor Vehicle Investigator. The appraisal shall reflect the current retail value of the vehicle. This appraisal shall be considered by the Department to determine the value of the vehicle. (4-4-13)

06. **Application for Title.** The applicant shall apply for title within ninety (90) days of the bond’s issuance. Should the application for title occur more than ninety (90) days from the issue date of the bond or any subsequent rider, the applicant shall obtain a rider to provide bond coverage for three (3) years. (4-4-13)

07. **Bonded Title Brand.** Upon satisfying the Department’s requirements for a bonded title, the applicant shall be issued a title bearing the brand “Bonded Title” and the brand’s expiration date, which shall be three (3) years from the date of issuance of the bond or receipt of the cash deposit. (4-4-13)

201. **BOND SURETY.**
The bond must be issued by a corporate surety, qualified and licensed to do business in Idaho. (12-26-90)

202. **CLAIMS AGAINST THE BOND.**
Should any expense, loss or damage occur, for any reason covered by the bond, persons or entities suffering such loss shall make claim directly against the principal (applicant) and the surety. If the applicant has made a cash deposit, any claim shall be made through the Department’s Motor Vehicle Administrator. (4-4-13)

203. **EXPIRATION OF BONDING REQUIREMENT.**
Upon expiration of a three (3) year period from the date of issuance of the bond or receipt of a cash deposit, the bond or cash deposit shall be returned without interest unless the Department has been notified in writing of a pending claim or action to recover on the bond or deposit. If there has been no claim, the applicant shall surrender the bonded title and apply for a Certificate of Title free of the bonded title brand. A Certificate of Title free of the bonded title brand will be issued upon certification of the application and payment of any applicable fees per Idaho Code Title 49, Chapters 2 and 5, and any applicable sales or use tax, per Title 63, Chapter 36, Idaho Code. (4-4-13)

204. **RETURN OF BOND PRIOR TO THREE YEAR PERIOD.**
The bond or cash deposit shall be returned prior to the three (3) year period if the vehicle is no longer registered in this state, and the Department has not been notified of any claim or action to recover on the bond. (12-26-90)

205. -- 299. (RESERVED)

300. **SALES AND USE TAX.**
Any sales or use tax shall be paid to the Department or to the county assessor prior to issuance of a bonded title. (12-26-90)

301. -- 999. (RESERVED)
39.02.24 – RULES GOVERNING “GRAY MARKET” VEHICLE REGISTRATION AND TITLING

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Section 49-507, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 39.02.24 “Rules Governing ‘Gray Market’ Vehicle Registration and Titling.” (3-30-07)

02. Scope. This rule governs the processing and issuance of registration and titling of imported motor vehicles manufactured for sale in a country other than the United States, commonly referred to as “gray market” vehicles. This rule identifies the ownership, safety, and environmental protection requirements which must be met before Idaho registration and titling. (3-30-07)

002. WRITTEN INTERPRETATIONS.
This agency does not rely on written interpretations for these rules. (3-30-07)

003. ADMINISTRATIVE APPEALS.
All contested cases will be governed by the provisions of IDAPA 04.11.01. “Idaho Rules of Administrative Procedure of the Attorney General.” (3-30-07)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-30-07)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise ID 83707-1129. (3-30-07)

02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-30-07)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8663 or by fax at 208-334-8658. (3-30-07)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-30-07)

007. -- 099. (RESERVED)

100. TITLING AND REGISTRATION REQUIREMENTS.

01. Required Documents. When the owner of a gray market vehicle applies for title and registration, the following documents must be presented. (12-26-90)

a. Statement indemnifying the Department. (12-26-90)

b. Statement of Facts from a motor vehicle investigator, unless waived by the department based on facts presented by the owner. (3-30-07)

c. All documents relating to ownership including but not limited to; manufacturer’s certificate of origin, manufacturer’s statement of origin, foreign title, or registration (if the vehicle is not from a titling country),
and bills of sale. A complete chain of ownership must be presented from the manufacturer (for new vehicles) or from the last titled owner, or registered owner (if the vehicle is not from a titling country) to all subsequent owners of the vehicle both in the foreign market and the United States. (3-30-07)

d. U.S. Department of Transportation release letter. (12-26-90)

e. Environmental Protection Agency (EPA) release letter or Independent Commercial Importer (ICI) release letter or Designated Canadian Importer (DCI) release letter or EPA letter of waiver. (12-26-90)

02. Substituted Documents. The U.S. Customs Bond Release Letter may be substituted for all requirements in Subsections 100.01.d. through 100.01.e. (3-30-07)

03. Designation of Year Model. The year model for titling and registering gray market vehicles will be determined in an order of priority, based on the following criteria: (12-26-90)

a. The year model used by a specific manufacturer to designate a discrete vehicle model irrespective of the calendar year in which the vehicle was actually produced; (12-26-90)

b. An ownership document issued by that vehicle’s country of origin; (12-26-90)

c. Any vehicle manufactured during a twelve (12) month period beginning September 1, and ending August 31, shall bear the production year of the calendar year in which August 31 occurs; or (12-26-90)

d. The year model by certification of the importer of record. The certification can be verified against vehicle production dates, based upon substantially similar models of the same make of vehicle. (12-26-90)

04. Foreign Documents. When foreign manufacturer’s certificate of origin, manufacturer’s statement of origin, or registration and/or titling documents are presented, a translation of the foreign documents may be required to clarify the information contained in the documents. If required, such translation will be at the owner’s expense and certified by the translator as true and correct. (3-30-07)

05. Registration Only. Until gray market vehicles meet Idaho registration and titling requirements, the county assessor shall issue a registration under the “Registration Only” program to allow time for the federal government to act upon the required releases or for the owner to obtain legal ownership documentation. (3-30-07)

101. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-201, 49-441 and 49-501, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule establishes the procedures for the titling and registering of non-resident commercial vehicles and transient farm labor vehicles. (12-26-90)

002. -- 009. (RESERVED)

010. DEFINITIONS.

01. Established Place of Business. Means a physical structure owned, leased or rented by the registrant, designated by street number or road location, open during business hours, contains a telephone publicly listed in the name of the registrant and is the location where the operational records of the registrant can be made available. (12-26-90)

02. Idaho Trucking Company. Means any entity located within Idaho which meets the requirement of “established place of business.” (12-26-90)

03. Lessee. Means a person, firm or corporation which has legal possession and control of a vehicle and/or motor vehicle under the terms of a written lease agreement. (12-26-90)

04. Lessor. Means an owner of a vehicle who, pursuant to the terms of a lease agreement, grants the legal right of possession, control and responsibility for the operations of the vehicle and/or motor vehicle to another person or entity. (12-26-90)

05. Non-Resident Owner-Operator. Means an owner-operator of a vehicle and/or motor vehicle who is not a resident of Idaho, but is leasing transportation equipment, titled in another state, to an Idaho trucking company. (12-26-90)

06. Transient Farm Labor Vehicles. Means a vehicle, or combination of vehicles, owned by a transient farm laborer, used in hauling unprocessed agricultural products for hire, and not exceeding sixty thousand (60,000) pounds maximum gross weight. (12-26-90)

011. -- 099. (RESERVED)

100. GENERAL PROCEDURE.

01. Out-of-State Title Required. A non-resident owner-operator leasing equipment to an Idaho trucking company must submit a copy of the out-of-state title with a registration application to complete registration requirements. (12-26-90)

02. Temporary Clearance. If the copy is not immediately available, temporary vehicle clearance or temporary registration may be issued. (12-26-90)

03. Idaho Title Required. Non-resident owner-operators who lease to Idaho trucking companies and intend to obtain an Idaho registration in the name of the owner-operator must obtain an Idaho title for the equipment to be registered in Idaho. The non-resident owner-operator must meet the requirements of “established place of business.” (12-26-90)

04. Documentation Provided. Once the copy of the out-of-state title has been provided to the Motor
Vehicle Bureau the lessee shall not be required to provide further copies if the lease arrangement and vehicle(s) remain unchanged. (12-26-90)

05. Registration Only. If no Idaho title is issued, the registration document shall indicate “Reg. Only” in the title space. (12-26-90)

101. -- 199. (RESERVED)

200. NON-RESIDENT REGISTRATIONS.

01. No Reciprocity Agreement. Non-resident companies operating on an intrastate basis in Idaho when no specific agreement exists between Idaho and the state where the non-resident vehicle(s) are registered must register in Idaho. Idaho titling will not be required. (12-26-90)

02. Prorate Privilege. Non-resident companies operating in Idaho on an intrastate basis, having prorate privileges through a reciprocal agreement between Idaho and the state of registration must either prorate in Idaho, or purchase an Idaho registration or trip permit. (12-26-90)

03. Registration Required. Vehicles used on an intrastate basis in Idaho by an out-of-state company and are housed or garaged in Idaho, and do not return to the state where registered each day, must register in Idaho. (12-26-90)

04. Proof of Ownership Required. Applicants registering transient farm labor vehicles must provide proof of ownership by one of the following means: (12-26-90)

  a. Certificate of title in the name of the applicant;
  b. Valid registration certificate from another state in the name of the applicant; or
  c. Certified copy of the title in the name of the applicant. (12-26-90)

05. Employee Owned Vehicles. Employees of companies who are working in Idaho on a contract or project must purchase Idaho registration for their privately owned vehicles if they establish a place of residence in Idaho. Non-resident employees who return to their state of residence on a daily basis are not required to purchase Idaho registration for their privately owned vehicles. If the assignment is for the duration of the project or contract only, no Idaho titling is required. (12-26-90)

201. -- 299. (RESERVED)

300. RECIPROCITY.

01. Equal Registration Reciprocity. Idaho shall deal fairly and equally in all reciprocity agreements, the International Registration Plan (IRP) and the Uniform Prorate Agreement. (12-26-90)

02. Equal Treatment. Idaho shall treat out-of-state residents on the same basis as Idaho residents are being treated by the other state. (12-26-90)

301. -- 999. (RESERVED)
39.02.42 – TEMPORARY VEHICLE REGISTRATION
WHEN PROOF OF OWNERSHIP IS INSUFFICIENT

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-501, 49-507 and 49-523, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.42, “Temporary Vehicle Registration When Proof of Ownership is Insufficient,” and provides for temporary vehicle registration when the applicant does not have sufficient proof of ownership. This rule does not apply to Idaho licensed dealers, non-residents of Idaho; or owners and/or operators of non-Idaho based commercial vehicles operated in interstate commerce under the various proportional registration plans or agreements with other states of which Idaho is a participant. (12-26-90)

002. -- 099. (RESERVED)

100. INSUFFICIENT PROOF OF OWNERSHIP INCLUDES.

01. Vehicle Record. The vehicle for which record of ownership is unavailable; (12-26-90)

02. Title. The applicant does not have the title from the previous owner; (12-26-90)

03. Release of Interest. The previous owner of record has not released interest in the title; (12-26-90)

04. Bill of Sale. The possessor has the unreleased title but does not have a bill of sale to support transfer of ownership; (12-26-90)

05. Vehicle Identification Number. The title vehicle identification number (VIN) and the VIN on the vehicle do not match (except for obvious typographical errors); or (12-26-90)

06. Documentation for Component Part. Component parts of a homemade, reconstructed or specially constructed vehicle cannot be documented. (12-26-90)

101. -- 199. (RESERVED)

200. PROCEDURE.

01. Conditional Registration. “Registration Only” (conditional registration until titling requirements are met) may be processed for a one (1) year period without benefit of title. (12-26-90)

02. Altered VINS. “Registration Only” shall not be issued on vehicles with altered VINS, vehicles confirmed as stolen or vehicles where there is a recorded and unpaid lien. (12-26-90)

03. Conditional Registration Procedure. “Registration Only” procedure is as follows: (12-26-90)

a. VIN Inspection: The vehicle must be inspected by an agent of the county assessor’s office or a city, county or state peace officer. The inspecting officer will verify the identification number and provide the applicant with a signed inspection form containing the vehicle description, other pertinent information and recommendations. If the VIN has been altered or is missing, the officer may ask for the assistance of a motor vehicle investigator before issuing the VIN inspection. (12-26-90)

b. Indemnifying Affidavit. The “Registration Only” applicant must complete an indemnifying affidavit explaining how and where the vehicle came into his/her possession, and why proper documentation is not available. The indemnifying affidavit must be signed in the presence of the county assessor or deputy assessor, and must fully indemnify and save harmless the department. (12-26-90)
c. Registration of the Vehicle: The vehicle can be registered for one (1) year. The title block of the registration document will show “Registration Only” in bold letters. The applicant must obtain adequate proof of ownership prior to the end of the tenth (10th) month of the registration period to allow adequate time for title processing. The one (1) year “Registration Only” period shall not be extended. (12-26-90)

d. The county shall hold the VIN inspection and the indemnifying affidavit in file until the applicant complies with requirements in Subsection 200.04. (12-26-90)

04. Applicant Responsibility. By the end of the tenth (10th) month of the “Registration Only” period, the applicant must present a properly executed title and bill of sale for the vehicle or apply for a bonded title. (12-26-90)

05. Action by the County Assessor. When the applicant has complied with Subsection 200.04, the county assessor shall remove the VIN inspection and indemnifying affidavit from file; prepare an Application for Title; and submit the application form with the title, bill of sale, indemnifying affidavit and VIN inspection for title processing. (12-26-90)

06. Proof of Ownership. If the applicant cannot prove ownership within the one (1) year “Registration Only” period, no further registration (permanent or temporary) will be issued until after the title requirement is met. (12-26-90)

07. Abandoned Vehicles. “Abandoned Vehicles” as provided for in Chapter 18, Title 49, Idaho Code, must be processed in accordance with abandoned vehicle statutes and are not affected by this rule. (12-26-90)

201. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule is adopted under the authority of Sections 49-201 and 49-507, Idaho Code. (12-26-90)

001. **TITLE AND SCOPE.**
This rule is titled IDAPA 39.02.43, “Rules Governing Registration and Title Fee Refunds,” and specifies provisions for the refund of title and registration fees on vehicles and/or motor vehicles. (12-26-90)

002. -- 099. (RESERVED)

100. **REQUEST FOR REFUND OF TITLE FEES.**
A refund will be granted if:

   01. **Withdrawal of Application.** The applicant requests the title application be withdrawn before the county assessor transmits the application to the Motor Vehicle Bureau; or

   02. **Process of Documents.** The title application has been mailed directly to the Motor Vehicle Bureau in Boise and the request is made before the documents are processed. (12-26-90)

101. -- 199. (RESERVED)

200. **REQUEST FOR REFUND OF REGISTRATION FEES.**

   01. **Refund Granted.** A refund may be granted if:

      a. The applicant can show the motor vehicle was registered in error by the Department or County; and  
      (12-26-90)

      b. All plates, stickers and registration certificates are returned to the County.  
      (12-26-90)

   02. **Refund Denied.** A refund shall not be granted if:

      a. An error by the Department or County in registering the motor vehicle exists but all plates, validation stickers and registration certificates are not returned to the Department.  
      (12-26-90)

      b. The motor vehicle is registered and: The registrant is incapacitated, out of state, in the armed forces, or is otherwise unable to operate the motor vehicle; or the motor vehicle is damaged, destroyed by accident or fire, or is no longer operational; or the registration is rescinded for any violation of the Uniform Motor Vehicle Registration Act or other provisions of Section 49-202 and Section 49-456, Idaho Code.  
      (12-26-90)

   03. **Mailing and Handling Fees.** The decision to refund the administrative mailing and handling fees for valid refund requests shall be determined by individual counties.  
      (12-26-90)

201. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-201 and 49-401, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.45, “Rules Governing Fees for Lapsed Registration Periods,” and ensures an applicant for motor vehicle registration renewal will not be charged for time periods when the registration was allowed to lapse beyond the current registration period. (12-26-90)

002. -- 099. (RESERVED)

100. GENERAL PROVISIONS.

01. Expired Registration Renewal. An applicant for motor vehicle registration renewal shall be assessed registration fees for the current registration period only. Registration fees shall not be assessed retroactively for any time period following expiration of a former registration period. (12-26-90)

02. Expired License Plate Renewal. The applicant’s license plate may be used for renewal under the following conditions:

a. The license plate was originally issued to the applicant. (12-26-90)

b. The license plate is designed and numbered correctly. (12-26-90)

c. The license plate is in serviceable condition. (12-26-90)

101. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-201, 49-444, 49-445 and 49-523, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.46, “Rules Governing Temporary Motor Vehicle Registration Permit,” and clarifies issuance of a thirty (30) day temporary motor vehicle registration permit. (12-26-90)

002. -- 099. (RESERVED)

100. ISSUANCE BY COUNTY ASSESSOR OR THE DEPARTMENT.
County assessors or the Department may issue thirty (30) day temporary registration permits to persons who cannot immediately complete the requirements to obtain registration. Some examples are:

01. New Idaho Resident. A new Idaho resident who has a title held by an out-of-state lienholder, or a new resident who must apply to his last place of residence for a duplicate or replacement title. (12-26-90)

02. Newly Purchased Vehicle. A person who has a newly purchased motor vehicle and the Certificate of Title is not immediately available. (12-26-90)

101. ISSUANCE BY IDAHO VEHICLE DEALERS.

01. Dealer Issuance to Out-of-State Retail Purchasers. Idaho vehicle dealers may issue a thirty day (30-day) temporary registration permit to an out-of-state retail purchaser who is transferring their newly-purchased vehicle to their state of residence. (4-11-19)

02. Dealer Issuance to Commercial, Farm and Non-Commercial Vehicles and Trailers. Commercial, farm or non-commercial vehicles, trailers, or semi-trailers purchased from an Idaho dealership are eligible for a dealer-issued thirty day (30-day) temporary registration permit for unladen movements; one hundred twenty hour (120-hour) temporary permits in lieu of registration are required for laden movements. (4-11-19)

102. -- 199. (RESERVED)

200. INELIGIBLE VEHICLES - COUNTY ASSESSOR OR DEPARTMENT ISSUANCE.

01. Commercial, Farm and Non-Commercial Vehicles. Unregistered, commercial, farm or non-commercial motor vehicles exceeding eight thousand (8,000) pounds gross weight are required to operate under a one hundred twenty hour (120-hour) temporary permit for laden or unladen movements. (4-11-19)

02. Commercial, Farm and Non-Commercial Trailers. Unregistered commercial, farm, or non-commercial trailers or semi-trailers are required to operate under a one hundred twenty hour (120-hour) temporary permit for laden or unladen movements. (4-11-19)

201. -- 299. (RESERVED)

300. EXEMPT VEHICLES.

01. Recreational Vehicles. Snowmobiles, off-road motorcycles and all-terrain vehicles, dune buggies or any other vehicle that is not equipped for operation on the public roadways. (12-26-90)

02. Trailers. Utility trailers and recreation trailers, where a title is not required for registration. (12-26-90)
03. **Special Make Equipment.** Drilling rigs; construction, drilling and wrecker cranes; loaders; log jammers; and similar vehicles operated in an overweight and/or oversize condition. (4-11-19)

301. -- 399. (RESERVED)

400. **ISSUANCE TO RECREATIONAL VEHICLES.**
A thirty (30) day, temporary registration may be issued to a recreational vehicle, able to be titled. Payment of the recreational vehicle annual license fee is also required at the time the temporary registration is issued. A recreational vehicle which is able to be titled is defined as any recreational vehicle whose unladen weight is more than two thousand (2,000) pounds. Some examples are motor homes, travel trailers weighing over two thousand (2,000) pounds unladen, fifth-wheel trailers and park trailers. (12-26-90)

401. -- 999. (RESERVED)
39.02.61 – RULES GOVERNING LICENSE PLATES
FOR GOVERNMENTAL AGENCIES AND TAXING DISTRICTS

000. LEGAL AUTHORITY.
This rule, establishing the policies used to administer Idaho’s exempt and undercover license plate programs is adopted under authority of Sections 49-201 and 49-443B, Idaho Code. (7-1-13)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.02.61, “Rules Governing License Plates for Governmental Agencies and Taxing Districts.” (7-1-13)

02. Scope. This rule establishes the provisions for administering the exempt and undercover license plate programs, not otherwise detailed in Title 49, Chapter 4, Idaho Code, Motor Vehicle Registration. (7-1-13)

002. WRITTEN INTERPRETATIONS.
This agency does not rely on written interpretations for these rules. (7-1-13)

003. ADMINISTRATIVE APPEALS.
All contested cases will be governed by the provisions of IDAPA 04.11.01. “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-13)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-13)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise ID 83707-1129. (7-1-13)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m. Mountain Time Zone except Saturday, Sunday and state holidays. (7-1-13)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8649 or by fax at 208-334-8542. (7-1-13)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-13)

007. – 009. (RESERVED)

010. DEFINITIONS.

01. Exempt License Plate. Standard license plate issued to the entities described in Section 49-426(1), Idaho Code, which are exempt from payment of vehicle operating fees. (1-2-93)

02. Exempt Personalized License Plate. An exempt plate which specifically identifies the agency by a unique identifier specified by the agency that does not conform to the standard exempt identifier listed in Section 100; a plate wherein the serial number portion represents inventory control numbers, badge numbers, radio call signs, or other unique lettering or numbering schemes developed by the requesting agency; plates that are lettered and/or numbered to indicate a person’s position in the hierarchy of an agency. (1-2-93)

03. Undercover License Plate. A standard license plate issued upon application to the Department
from an exempt agency with law enforcement authority. Undercover license plates shall be randomly issued by the Department, and appear as a standard county plate.

011. -- 099. (RESERVED)

100. **STANDARD EXEMPT PLATE DESIGNATORS.**
The standard exempt license plate designators used to identify the agency, entity, or office will be assigned pursuant to Section 49-443B (2), Idaho Code.

101. -- 199. (RESERVED)

200. **ISSUING AGENCY.**
All exempt and undercover license plates will be issued by the Idaho Transportation Department upon receipt of a request from an authorized agency.

201. -- 299. (RESERVED)

300. **INFORMATION TO BE PROVIDED BY AN AUTHORIZED AGENCY.**
A request for exempt or undercover plates must contain:

01. **Actual Name and Address.** The name and address of the requesting agency.

02. **Vehicle Description.** The description of the vehicle(s) to be registered, including the year, the make, model, type, vehicle identification (VIN), color and title number, and truck weight if eight thousand one pounds (8,001 lbs.) or more.

03. **Fictitious Name and Address.** The name and address of the registrant to appear on the undercover plate registration, and title records of the Department.

04. **Authorized Official.** The request must be signed by an authorized official of the authorized agency.

301. -- 399. (RESERVED)

400. **VEHICLE TITLING.**

01. **For Exempt Registration and License Plates.** If the vehicle is not titled, the title transaction shall be completed at the local county assessor’s office before requesting exempt plates. The control number from the title application may be used in lieu of the title number on the exempt plate request letter.

02. **Undercover Vehicle Titling.** The actual name and address of the requesting agency, along with the fictitious name and address of the registrant shall be provided directly to the Department on a completed application approved by the authorized official.

401. -- 499. (RESERVED)

500. **EXEMPT AND UNDERCOVER PLATE FEES.**

01. **Department Reimbursement.** State and federal agencies and taxing districts must reimburse the Department the cost of providing license plates. These costs shall be determined by the cost of manufacture and the cost to the Department of processing the transaction.

02. **Adjusted Fees.** Periodically, fees may be adjusted in accordance with changes in manufacturing costs, postage, employee costs and legislative mandate.

501. -- 599. (RESERVED)
600. EXEMPT PLATE DISPLAY.
Exempt license plates shall be displayed in accordance with Section 49-428, Idaho Code. A pressure-sensitive sticker with the designator “EX” shall be provided with each exempt plate and it shall be attached to the plate(s) in the space provided for this purpose. The department may have the EX designator stamped in the appropriate space on the plate as an alternative to the sticker. (1-2-93)

601. UNDERCOVER PLATE DISPLAY.
Undercover license plates shall be displayed in accordance with Section 49-428, Idaho Code. A pressure-sensitive sticker displaying an expiration date matching the plate number shall be attached to the plate(s) in the space provided for this purpose. There shall be no discerning markings to indicate that the plate or registration record is in undercover use. (7-1-13)

602. -- 699. (RESERVED)

700. ALTERNATIVE PLATES.
If an authorized agency requests a specialized license plate format normally reserved for the general public, all the statutory special program fees for the plate shall be paid, with the exception of the registration (operating) fee, in addition to the department administrative and plate manufacturing fees. Special eligibility plates shall not be issued to exempt vehicles. Special eligibility plates are: Purple Heart, Disabled Veteran, Handicapped, Military Reservist, Former Prisoner of War, Congressional Medal of Honor, National Guard and Air National Guard, Radio Amateur, Pearl Harbor Survivor, and Legislative. (1-2-93)

701. -- 799. (RESERVED)

800. EXEMPT PLATE STATUS.

01. Non-Expiring Plates. Exempt plates are non-expiring and require no annual renewal. (1-2-93)

02. Transfer of Plates. Exempt plates may be transferred between vehicles. If an exempt plate is transferred to another vehicle, a transfer request must be made to the Special Plates Unit. (1-2-93)

03. Reissue of Plates. Exempt plates will be reissued in accordance with Section 49-443(2), Idaho Code. (1-2-93)

801. UNDERCOVER PLATE STATUS.

01. Expiration of Plates. Undercover license plates shall expire annually or biennially based upon the application of the authorized agency. Registration status shall appear as valid, until expiration date. Renewals must be made to the Department upon expiration of the undercover license plate. (7-1-13)

02. Transfer of Plates. Undercover license plates may be transferred between vehicles. If an undercover license plate is transferred to another vehicle, a transfer request must be made to the Department’s Vehicle Services Section/Special Plates Unit. (7-1-13)

03. Reissue of Plates. Physical undercover plates will be reissued in accordance with Section 49-443(2), Idaho Code. (7-1-13)

04. Emission Testing of Undercover Vehicles. Vehicles issued undercover license plates who list an address in a county or area of required emission testing will need to check with the emission authority to be exempted from the testing requirement, or test as a typical registered vehicle. (7-1-13)

802. -- 999. (RESERVED)
39.02.70 – RULES GOVERNING RESTRICTED DRIVING PERMITS

000. LEGAL AUTHORITY.
Under authority of Sections 18-8002A, 49-325, and 49-326, Idaho Code, the Idaho Transportation Board adopts the following Rule for the issuance of Restricted Driving Permits for licensed drivers who face certain suspension or revocation of driving privileges in the state of Idaho. (3-29-12)

001. TITLE AND SCOPE.
01. Title. This rule is titled IDAPA 39.02.70 “Rules Governing Restricted Driving Permits,” IDAPA 39, Title 02, Chapter 70. (3-29-12)
02. Scope. This rule contains guidelines for issuance of non-commercial restricted driving privileges for those individuals whose driving privileges have been suspended or revoked under authority of Idaho law; and establishes minimum standards for the issuance, denial and cancellation of non-commercial Restricted Driving Permits pursuant to Sections 18-8002A, 49-325 and 49-326, Idaho Code. (3-29-12)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-29-12)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-29-12)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-29-12)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street, with a mailing address of P O Box 7129, Boise ID 83707-1129. (3-29-12)
02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-29-12)
03. Telephone and FAX numbers. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-8739. (3-29-12)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-29-12)

007. -- 099. (RESERVED)

100. ELIGIBILITY.
In establishing these standards, the Idaho Transportation Board has determined that individuals eligible for restricted driving privileges in the state of Idaho must meet three (3) general criteria: (8-31-89)
01. Need. It must be shown that driving privileges are essential to maintain a livelihood and/or to provide necessities of life; (8-31-89)
02. Safety. It must be shown that restricted driving privileges will not jeopardize the safety of the traveling public; and (8-31-89)
03. Rehabilitation. It must be shown that restrictions upon a person’s driving privileges would
improve the person’s driving skills and habits. (8-31-89)

101. -- 199. (RESERVED)

200. DURATION AND EXPIRATION OF RESTRICTED DRIVING PERMIT.

01. Duration and Expiration. The Restricted Driving Permit shall remain in effect for the period of time the driver’s privileges have been suspended or revoked unless cancelled by the department or otherwise provided by law. (3-29-12)

02. Reinstatement Action. Satisfactory completion of the terms and conditions of the Restricted Driving Permit will be noted in the driving records of the participant as maintained by the Department, and the Department shall reinstate the applicant’s regular driving privileges at the expiration of the Restricted Driving Permit if he has complied with all conditions of the Restricted Driving Permit and reinstatement requirements. Any convictions or notices of suspension or revocation shall remain a part of the driver’s file. (3-29-12)

201. -- 299. (RESERVED)

300. RESTRICTED DRIVING PERMITS MAY BE ISSUED.
The Department may only issue Restricted Driving Permits to individuals whose driving privileges have been suspended or revoked for: (10-1-94)

01. Reckless Driving. Conviction of reckless driving per Sections 49-1401 and 49-326(1)(f), Idaho Code. (3-29-12)

02. Fleeing or Eluding an Officer. Conviction of fleeing or attempting to elude a peace officer per Sections 49-1404 and 49-326(1)(f), Idaho Code. (3-29-12)

03. Points. Accumulation of excessive “point” violations per Sections 49-326(1)(i) and (j), Idaho Code. (3-29-12)

04. Leaving Scene of Accident. Conviction of leaving the scene of an accident involving damage to a vehicle per Sections 49-1301, and 49-326(1)(l), Idaho Code. (3-29-12)

05. Using Motor Vehicle. Conviction of using a motor vehicle in the commission of a felony per Section 49-325(1)(b), Idaho Code. (3-29-12)

06. Offense in Another State. Conviction of an offense in another state that would be grounds for suspension/revocation in this state per Section 49-326(1)(e), Idaho Code. (3-29-12)

07. Restricted License. Conviction of violation of a restricted license per Sections 49-317 and 49-326(l)(k), Idaho Code. (3-29-12)

08. Administrative License Suspension. An administrative suspension of driving privileges for a first-time failure of an evidentiary test for the last sixty (60) days of that suspension, for Class D privileges only per Section 18-8002A, Idaho Code. (3-29-12)

301. -- 399. (RESERVED)

400. RESTRICTED DRIVING PERMITS SHALL NOT BE ISSUED.
Restricted Driving Permits shall not be issued by the Department to: (8-31-89)

01. Privileges Suspended. Individuals who have had their driving privileges suspended or revoked by the Court and/or Department three (3) or more times during the three (3) year period prior to the effective date of the current suspension. (10-1-94)

02. Like Offense. Individuals who have been issued a Restricted Driving Permit by the Department or
by an Idaho Court for a like offense within a previous two (2) year period prior to the effective date of the current suspension or revocation. (10-1-94)

03. **Violation of Restrictions.** An individual found to be in violation of restrictions on any court or Department-issued permit. (3-29-12)

04. **Revoked Out-of-State Drivers.** An individual who was an out-of-state resident at the time driving privileges were revoked or suspended in that state or any other state. (10-1-94)

05. **Under Seventeen.** An individual who is not at least seventeen (17) years of age at the time of issuance of the permit. (3-29-12)

401. -- 499. **(RESERVED)**

500. **GENERAL APPLICATION PROCEDURE FOR A NON-COMMERCIAL RESTRICTED DRIVING PERMIT.**

01. **Applicant Submissions.** Applicant must submit the following before their suspension or revocation is stayed: (10-1-94)
   a. Completed Form No. ITD-3227, Application for Restricted Driving Permit; (8-31-89)
   b. Completed Form No. ITD-3208, Work Verification; (8-31-89)
   c. Proof of motor vehicle liability insurance coverage in the amount required by Idaho law to cover any and all vehicles to be used by the applicant; (3-29-12)
   d. All applicable reinstatement requirements must be satisfied; (3-29-12)
   e. A non-refundable application fee pursuant to Section 49-306, Idaho Code; (3-29-12)

02. **Written Agreement.** If the Department determines that an applicant is eligible for a non-commercial Restricted Driving Permit, the applicant must then sign written agreements, prepared by the Department, affirming that: (3-29-12)
   a. Cause exists to suspend or revoke the driver’s license or privileges of the applicant and that the driver’s license of the applicant is suspended or revoked; (3-29-12)
   b. The applicant shall obey all motor vehicle laws; (10-1-94)
   c. The applicant shall provide and maintain adequate motor vehicle liability insurance; (10-1-94)
   d. The applicant shall notify the Department within one (1) business day following arrest, citation, accident or warnings by any law enforcement officer with regard to motor vehicle violations or alleged violations, and any change of address, telephone number, place of employment; (3-29-12)
   e. The applicant shall not operate any motor vehicle after consuming any alcohol, drugs, or other intoxicating substances; (3-19-99)
   f. The applicant shall submit to any evidentiary testing to determine alcohol concentration at any time at the request of any peace officer; (9-14-92)
   g. The applicant shall operate a motor vehicle only for those reasons specified on the Restricted Driving Permit (See Section 600); (10-1-94)
   h. The applicant shall abide by all rules and regulations concerning the Restricted Driving Permit; (8-31-89)
i. The applicant’s Restricted Driving Permit may be cancelled by the Department without a hearing for violation of the terms of the agreement or other conditions specified on the Restricted Driving Permit; and (10-1-94)

j. The applicant understands that if, while driving on a Restricted Driving Permit, he/she receives an additional Department or court suspension that results in cancellation of the restricted permit, the applicant will not be eligible to receive another Restricted Driving Permit for said suspension. (10-1-94)

03. Restricted Driving Permit Approval. Approval will be given and a Restricted Driving Permit shall be issued if the following conditions are met: (7-1-94)

a. Submission and approval of all requirements listed in Subsection 500.01; and (10-1-94)

b. No other suspensions or revocations are in effect which preclude issuance of a Restricted Driving Permit. (10-1-94)

501. -- 599. (RESERVED)

600. DRIVING RESTRICTIONS SPECIFIED. The Department may impose the following restrictions upon an applicant’s driving privileges and such restrictions shall be specified on the Restricted Driving Permit: (10-1-94)

01. Operation of Vehicle. Time of operation of a motor vehicle, i.e. restricted to certain days, or hours of a day. (8-31-89)

02. Geographic Area. Geographic limitations within limits of states, counties, cities. (8-31-89)

03. Purpose of Permit. Purposes of travel such as to and from employment, to and from counseling sessions, to and from medical appointments, to and from grocery store, church, etc. (10-1-94)

04. Purpose of Permit Administrative License Suspension. To travel to and from work and for work purposes, to attend an alternative high school, work on a GED, for post-secondary education, or to meet the medical needs of the person or their family. (3-19-99)

601. -- 699. (RESERVED)

700. CANCELLATION OF RESTRICTED DRIVING PERMIT. The Department may cancel a Restricted Driving Permit and shall re-activate the suspension or revocation order which will expire according to the original order if: (10-1-94)

01. Violation of Terms. There is a violation of terms of the written driver’s agreement set forth in Section 500.02. herein. (8-31-89)

02. Violation of Restrictions. There is a violation of any of the restrictions set forth in the applicant’s Restricted Driving Permit, see Section 600. (10-1-94)

701. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
Under authority of Sections 49-201 and 49-326, Idaho Code, the Idaho Transportation Board adopts the following
rule for Violation Point Count System for drivers licensed in Idaho. (7-20-89)

001. TITLE AND SCOPE.
   01. Title. This rule is titled IDAPA 39.02.71, “Rules Governing Driver’s License Violation Point System.” (3-30-01)
   02. Scope. It is the purpose of this rule to establish guidelines for the implementation of a driver’s
license violation point system for drivers convicted of moving traffic violations and convictions. (3-30-01)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-30-01)

003. ADMINISTRATIVE APPEALS.
This chapter does not provide for administrative appeals. (3-30-01)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (3-30-01)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
   01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in
Boise at 3311 W. State Street, with mailing address of PO Box 7129, Boise ID 83707-1129. (4-4-13)
   02. Office Hours. Daily office hours are 8:00 am to 5:00 pm, Mountain Time, except Saturday, Sunday
and state holidays. (4-4-13)
   03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone
at 208-334-8736 or by fax at 208-334-8739. (4-4-13)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set
forth in Title 74, Chapter 1, Idaho Code. (4-4-13)

007. -- 099. (RESERVED)

100. VIOLATION POINT COUNT SYSTEM.
   01. Points for Moving Traffic Violations. The Idaho Code authorizes the Department to establish a
violation point count system for drivers convicted of various moving traffic violations and infractions occurring
either within the state of Idaho, or outside the state of Idaho. Therefore, a schedule of violation points for moving
traffic violations and infractions has been established. Moving traffic violations and infractions are violations that
occur while operating a motor vehicle. (7-1-97)
   02. Violation Point Count List. The following violation point count list includes moving violations
and infractions in Idaho Code, and the appropriate sections. Convictions of moving violations and infractions not
herein listed which are violations of a state law or municipal ordinance will receive three (3) violation points, except
those for which mandatory suspension/revocation is required by statute or the statute provides a point exemption.
(1-1-14)
   03. Points Assessed. Each moving traffic conviction and infractions shall be assessed from one (1)
point for less serious violations to a maximum of four (4) points for more serious violations. The degree of seriousness of moving traffic violations and infractions has been determined by considering the possibility of bodily injury or property damage resulting from such violation. (7-1-97)

04. **Dual Violation.** In cases where the driver is convicted of more than one (1) violation arising from one (1) occasion of arrest or citation, only one (1) conviction will be counted and assessed points against the driver’s record. The conviction counted will be the one with the greater amount of points. (1-1-14)

05. **Speeding Violation.** Drivers convicted of traveling sixteen (16) miles per hour or more over the posted maximum speed limit or exceeding the speed limit in a work zone will receive four (4) points. Driving convictions of other speeding violations will receive three (3) points. (1-1-14)

06. **Exemptions.** No points will be assessed to an Idaho driving record for texting as defined per Section 49-1401A(2), Idaho Code, and Safety Restraint Use as defined per Sections 49-673(3) and (4), Idaho Code. (1-1-14)

101. -- 199. (RESERVED)

200. **LIST OF MOVING TRAFFIC CONVICTIONS AND/OR VIOLATIONS POINT COUNT.**

<table>
<thead>
<tr>
<th>Idaho Code</th>
<th>Convictions Reported by Court</th>
<th>Point Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>49-603</td>
<td>Starting Parked Vehicle</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-604</td>
<td>Limitations On Backing</td>
<td>one (1)</td>
</tr>
<tr>
<td>49-605</td>
<td>Driving Upon Sidewalk</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-606</td>
<td>Coasting Prohibited</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-612</td>
<td>Obstruction To Driver's View Or Driving Mechanism</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-614</td>
<td>Stopping When Traffic Obstructed</td>
<td>one (1)</td>
</tr>
<tr>
<td>49-615</td>
<td>Drivers To Exercise Due Care</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-616</td>
<td>Driving Through Safety Zone Prohibited</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-619</td>
<td>Slow Moving Vehicles</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-623(4)</td>
<td>Authorized Emergency Or Police Vehicles</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-624</td>
<td>Duty Upon Approaching A Stationary Police Vehicle Or An Emergency Vehicle Displaying Flashing Lights</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-625</td>
<td>Operation Of Vehicles On Approach Of Authorized Emergency Or Police Vehicles</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-626</td>
<td>Following Fire Apparatus Prohibited</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-627</td>
<td>Crossing Fire Hose</td>
<td>one (1)</td>
</tr>
<tr>
<td>49-630</td>
<td>Drive On Right Side Of Roadway - Exceptions</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-631</td>
<td>Passing Vehicles Proceeding In Opposite Directions</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-632</td>
<td>Overtaking A Vehicle On Left</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-633</td>
<td>When Passing On The Right Is Permitted</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-634</td>
<td>Limitations On Overtaking On The Left</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-635</td>
<td>Further Limitations On Driving On Left Of Center Of Highway</td>
<td>three (3)</td>
</tr>
<tr>
<td>Idaho Code</td>
<td>Convictions Reported by Court</td>
<td>Point Count</td>
</tr>
<tr>
<td>------------</td>
<td>-----------------------------------------------------------------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>49-636</td>
<td>One-way Highways</td>
<td>one (1)</td>
</tr>
<tr>
<td>49-637</td>
<td>Driving On Highways Laned For Traffic</td>
<td>one (1)</td>
</tr>
<tr>
<td>49-638</td>
<td>Following Too Closely</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-639</td>
<td>Turning Out Of Slow Moving Vehicles</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-640</td>
<td>Vehicles Approaching Or Entering Unmarked Or Uncontrolled Intersection</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-641</td>
<td>Vehicle Turning Left</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-642</td>
<td>Vehicle Entering Highway</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-643</td>
<td>Highway Construction And Maintenance</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-644</td>
<td>Required Position And Method Of Turning</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-645</td>
<td>Limitations On Turning Around</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-648</td>
<td>Obedience To Signal Indicating Approach Of Train</td>
<td>four (4)</td>
</tr>
<tr>
<td>49-649</td>
<td>Compliance With Stopping Requirement At All Railroad Grade Crossings</td>
<td>four (4)</td>
</tr>
<tr>
<td>49-650</td>
<td>Moving Heavy Equipment At Railroad Grade Crossings</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-651</td>
<td>Emerging From Alley, Driveway Or Building</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-652</td>
<td>School Safety Patrols – Failure to Obey Unlawful</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-654</td>
<td>Basic Rule And Maximum Speed Limits</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-655</td>
<td>Minimum Speed Regulation</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-656</td>
<td>Special Speed Limitations</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-657</td>
<td>Work Zone Speed Limits</td>
<td>four (4)</td>
</tr>
<tr>
<td>49-658</td>
<td>School Zone Speed Limit</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-663</td>
<td>Restricted Use Of Neighborhood Electric Vehicles On Highways</td>
<td>two (2)</td>
</tr>
<tr>
<td>49-673(3)&amp;(4)</td>
<td>Safety Restraint Use</td>
<td>Exempt</td>
</tr>
<tr>
<td>49-702</td>
<td>Pedestrians’ Right Of Way In Crosswalks</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-706</td>
<td>Blind And/Or Hearing Impaired Pedestrian Has Right-of-Way</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-707</td>
<td>Pedestrians’ Right-of-Way On Sidewalks</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-801</td>
<td>Obedience To And Required Traffic Control Devices</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-802</td>
<td>Traffic Control Signal Legend</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-804</td>
<td>Flashing Signals</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-806</td>
<td>Lane Use Control Signals</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-807(2)</td>
<td>Stop Signs</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-807(3)</td>
<td>Failure To Yield – Signed Intersection</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-808</td>
<td>Turning Movements And Required Signals</td>
<td>three (3)</td>
</tr>
<tr>
<td>49-1302</td>
<td>Duty To Give Information In Accident Involving Damage To A Vehicle</td>
<td>four (4)</td>
</tr>
</tbody>
</table>
201. -- 299. (RESERVED)

300. SUSPENSION OF LICENSE.

01. Twelve Points. When a driver accumulates twelve (12) or more points in any twelve (12) month period of time, the suspension period shall be for thirty (30) days. (7-20-89)

02. Eighteen Points. When a driver accumulates eighteen (18) or more points within any twenty-four (24) month period of time, the suspension period shall be for ninety (90) days. (7-20-89)

03. Twenty-Four Points. When a driver accumulates twenty-four (24) or more points within any thirty-six (36) month period of time, the suspension period shall be for six (6) months. (7-20-89)

301. -- 399. (RESERVED)

400. COMPLETION OF A DEFENSIVE DRIVING CLASS OR TRAFFIC SAFETY EDUCATION PROGRAM.

01. Removal of Points Upon Completion of Defensive Driving Class or Traffic Safety Education Program. Three (3) points may be removed from an Idaho driving record upon the driver’s completion of an approved defensive driving class or points may be removed from an infraction upon the driver's completion of an approved traffic safety education program. Points may only be removed from a driver’s record once every three (3) years. This time restriction begins on the completion date of either a defensive driving class or traffic safety education program (1-1-14)

   a. For completion of a defensive driving class, points are only removed from the violation point count total on the driving record. (1-1-14)

   b. For completion of a traffic safety education program as provided in Section 50-336, Idaho Code, points are removed from the conviction for which the traffic safety education program was taken. (1-1-14)

02. Driving Conviction Cannot Be Removed. A driver may not remove a driving conviction from his record by attending a defensive driving class or a traffic safety education program. (1-1-14)

03. Suspension for Excessive Points. Once the department has suspended a driver for excessive points, that driver may not waive the suspension action by attending a defensive driving class or traffic safety education program. (1-1-14)
04. **Driver May Not Reserve Point Reduction.** When a driver completes a defensive driving class or traffic safety education program but has no violation points on his driver record, he may not reserve a point reduction for use on a future point-assessing violation. (1-1-14)

401. -- 999.  (RESERVED)
Section 000

000. LEGAL AUTHORITY.
In accordance with Section 18-8002A, Idaho Code, the Idaho Transportation Board adopts the following rule governing Administrative License Suspensions (ALS). (10-1-94)

001. TITLE AND SCOPE.
01. Title. This rule is titled IDAPA 39.02.72, “Rules Governing Administrative License Suspensions.” (4-5-00)

02. Scope. The purpose of this Rule is to establish driver’s license suspension procedures for persons driving under the influence of alcohol or other intoxicating substances as indicated by an evidentiary test of blood, breath, or urine, pursuant to Section 18-8002A, Idaho Code. This rule also includes the procedures for administrative hearings to review the propriety of administrative license suspensions. (4-5-00)

002. WRITTEN INTERPRETATIONS.
Written interpretations of this rule in the form of explanatory comments accompanying the rule-making proposal and a review of the comments submitted during the rule-making process are available from the Secretary to the Board, Idaho Transportation Board, P.O. Box 7129, Boise, ID 83707-1129, or 3311 W. State Street, Boise, Idaho. (10-1-94)

003. ADMINISTRATIVE APPEALS.
All Administrative License Suspension appeals pursuant to Section 18-8002A, Idaho Code, will be governed by this rule and IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General,” in so far as they apply. (10-1-94)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-29-12)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. (3-29-12)

02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-29-12)

03. Telephone And Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-8739. (3-29-12)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-29-12)

007. -- 009. (RESERVED)

010. DEFINITIONS.
01. Petitioner. A person who has been served with a Notice of Suspension pursuant to Section 18-8002A, Idaho Code. (10-1-94)

02. Received by the Department. A document that has been:
   a. Personally delivered to the Department’s Driver Services Section at 3311 W. State Street, Boise,
03. **Business Days.** All days of the week except Saturday, Sunday, and legal holidays as defined by Section 73-108, Idaho Code.

04. **Certified Copy.** A reproduction of an original record that has been certified by a custodian of such record to be a true and accurate copy.

05. **Duplicate Original.** A counterpart produced by the same impression as the original, or from the same matrix.

06. **Evidentiary Test.** An analysis of blood, breath, or urine to determine the presence of alcohol, drugs, or other intoxicating substances.

011. -- 099. (RESERVED)

100. **HEARING REQUESTS.**

01. **Written Requests.** Hearing requests must be made in writing. Hearing requests must contain the following information:

   a. The petitioner’s full name, complete mailing address, and telephone number where hearing will be conducted;

   b. The driver’s license number;

   c. The petitioner’s date of birth;

   d. The date of arrest;

   e. A brief statement of the issues the petitioner proposes to raise at the hearing; and

   f. Any dates or times that the petitioner or attorney cannot be available for the hearing.

02. **Timely Requests.** Hearing requests must be received by the Department no later than 5 p.m. of the seventh day following the service of the Notice of Suspension. Hearing requests received after that time will be considered untimely. The Department shall deny an untimely hearing request unless the petitioner can demonstrate that a request should be granted.

03. **Request Withdrawal.** Petitioners may withdraw their hearing requests at any time.
03. **Hearing Date.** Hearings shall be conducted within twenty (20) days of receipt of the hearing request. However, the Hearing Officer may extend the hearing date for one (1) ten (10) day period upon a showing of good cause. Such extension shall not stay the suspension. (3-29-12)

102. -- 199. (RESERVED)

200. **DOCUMENT SUBMISSION.**

01. **Forwarding Documents to the Department.** Upon service of a Notice of Suspension, a law enforcement agency shall, in accordance with Section 18-8002A, Idaho Code, forward the following documents to the Department within five (5) business days:

   a. Notice of Suspension. (3-29-12)

   b. The sworn statement of the officer incorporating any arrest or incident reports relevant to the arrest and evidentiary testing. (10-1-94)

   c. A certified copy or duplicate original of the test results or log of test results if the officer has directed an evidentiary test of the petitioner’s breath. (3-19-99)

02. **Compliance.** The documents shall be considered forwarded in a timely manner if they are postmarked within five (5) business days of the date of service of the Notice of Suspension or are accompanied by a certificate, certifying the documents were deposited with:

   a. The United States mail or overnight delivery service; or (10-1-94)

   b. Hand delivered, within five (5) business days of the date of service of the suspension notice. (3-19-99)

03. **Blood and Urine Tests.** If an evidentiary test of blood or urine was administered rather than a breath test, the Notice of Suspension shall not be served until the results of the test are obtained. In such cases, the peace officer may forward the sworn statement and accompanying reports to the Department and the Department shall have the responsibility of serving the Notice of Suspension, if necessary. (10-1-94)

201. -- 299. (RESERVED)

300. **SUBPOENAS.**

01. **Request.** The Hearing Officer assigned to the matter may, upon written request, issue subpoenas requiring the attendance of witnesses or the production of documentary or tangible evidence at a hearing. (10-1-94)

02. **Serving Subpoenas.** Parties requesting subpoenas shall be responsible for having the subpoenas served. Witnesses shall not be compelled to attend and testify at hearings unless served with subpoenas at least one hundred and twenty (120) hours prior to the time of hearing. (3-29-12)

03. **Proof of Service.** Parties responsible for service of the subpoena shall provide proof of service of the subpoena prior to the scheduled hearing. (3-29-12)

301. -- 399. (RESERVED)

400. **DOCUMENT DISCOVERY.**

01. **Obtaining Photocopies.** To obtain a photocopy of a document which is public record, relates to the petitioner hearing, and is in the possession of the Department, petitioners shall make a written request to the
Department. The Department shall attempt to provide the requested copies prior to the hearing date, but failure to do so shall not be grounds for staying or rescinding a suspension.

02. Further Document Discovery. Further discovery shall only be conducted in accordance with IDAPA 04.11.01.521, “Idaho Rules of Administrative Procedure of the Attorney General.”

401. -- 499. (RESERVED)

500. RECORDS OF PROCEEDINGS.

01. Required Records. The Hearing Officer shall make a record of hearing proceedings. This record shall consist of:

a. An audio recording of the hearing, except in instances where the Hearing Officer authorizes a different method of reporting the hearing.

b. Exhibits and other items of evidentiary nature.

02. Requesting Copies. Any party may make a written request for a copy of the audio recording of the hearing from the Department. The requesting party shall reimburse the Department for the actual cost of providing the copy.

501. -- 599. (RESERVED)

600. FINAL ORDER REQUEST FOR RECONSIDERATION.

The Hearing Officer shall make Findings of Fact, Conclusions of Law and Order either sustaining or vacating the license suspension in question. The Findings of Fact, Conclusions of Law and Order shall be the final order of the Department. A request for reconsideration must be made within fourteen (14) days of the issuance of the Findings of Fact, Conclusions of Law and Order. The request for reconsideration shall contain a request to submit new evidence if the party wishes the hearing officer to consider any new evidence.

01. Issuing Facts and Findings. The Hearing Officer shall issue the Findings of Fact, Conclusions of Law and Order following the hearing.

02. Mailing Final Order. The Findings of Fact, Conclusions of Law and Order is issued when a copy is deposited in the United States Mail addressed to the petitioner or the petitioner’s attorney or e-mailed to the petitioner or the petitioner’s attorney.

601. -- 699. (RESERVED)

700. FAILURE TO APPEAR.

01. Proposed Order of Default. Should the petitioner fail to appear at the scheduled hearing, either in person or through an attorney, the Hearing Officer shall promptly issue a notice of proposed order of default. This notice is deemed served when mailed or e-mailed to the petitioner or petitioner’s attorney at the address shown in the request for hearing, or if no address was provided, the notice shall be mailed to the most current address contained in the petitioner’s driver’s license records.

02. Filing Petition. The petitioner may, within seven (7) days of service of the notice of proposed order of default, file a petition requesting that the order of default not be entered and stating the grounds for such a request. If the Hearing Officer grants the petitioner’s request, the hearing shall be rescheduled. Granting the petitioner’s request shall not stay or vacate the suspension.

03. Denied Petitions. If the Hearing Officer denies the petitioner’s request that the default order not be entered, the Hearing Officer shall make a determination to sustain or vacate the suspension based upon the documentary record submitted by the Department.
04. **Attending a Hearing.** A petitioner or witness shall be deemed to have appeared if present within fifteen (15) minutes after the time the Hearing Officer is ready to begin the hearing. In the case of a telephone hearing, the petitioner or witness shall be deemed to have appeared if contacted by telephone on the second attempt to do so within a fifteen (15) minute period from the commencement of the hearing. (3-19-99)

701. -- 799. (RESERVED)

800. **FORMS.**
The Department shall develop appropriate forms to be used throughout the state including, but not limited to, forms for Notice of Suspension and officer’s sworn statement. Each law enforcement agency shall use the forms supplied by the Department in carrying out the requirements of Section 18-8002A, Idaho Code, and this Rule. However, the sworn statement may be in the form of a law enforcement agency’s affidavit of probable cause or equivalent document, so long as it contains the elements required by Section 18-8002A, Idaho Code. (3-29-12)

801. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
Under authority of Sections 49-201 and 41-2515, Idaho Code, the Idaho Transportation Board adopts the following rule for criteria for a motor vehicle accident prevention course. (8-31-89)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.02.73 “Rules Governing Accident Prevention Course,” IDAPA 39, Title 02, Chapter 73. (5-3-03)

02. Scope. This rule establishes minimum standards for approval of a motor vehicle accident prevention course, as provided in Section 41-2515, Idaho Code. (3-30-07)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (5-3-03)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (5-3-03)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this Chapter. (5-3-03)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. (5-3-03)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m., except Saturday, Sunday and state holidays. (5-3-03)

03. Telephone and FAX Numbers. The Driver Services Section may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-8739. (5-3-03)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this Chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (5-3-03)

007. -- 009. (RESERVED)

010. DEFINITIONS.

01. Accident Prevention Course. A structured course of study, either in a traditional classroom setting, field driving or internet based format, with curriculum focusing on becoming a safer driver and avoiding accidents, by being cautious, aware, responsible, and respectful of other drivers while abiding by Idaho’s rules of the road. The terms “accident prevention course” and “defensive driving class” are interchangeable, and the course standards established for the accident prevention course in this rule shall be the same standards for the defensive driving class for violation point count reduction as provided in IDAPA 39.02.71, “Rules Governing Driver’s License Violation Point Count System.” (3-30-07)

011. -- 099. (RESERVED)

100. CRITERIA.
01. **Instructor Certification.** For classroom and field driving instruction, instructors must be certified by the Idaho Department of Education as a Driver and Traffic Safety Education instructor, or the National Safety Council, American Automobile Association’s program (AAA), American Association of Retired Persons (AARP), or an equivalent program, as determined by the Idaho Transportation Department. (5-3-03)

02. **Contents of Course.** Other than courses provided by the National Safety Council, AAA, or AARP, all accident prevention course outlines must be approved by the Idaho Transportation Department. (5-3-03)

03. **Length of Class.** The course must be a minimum of six (6) hours, which may include any combination of classroom instruction, field driving instruction, or on-line instruction time. (5-3-03)

04. **Proof of Insurance.** For field driving instruction, if any, the course provider must confirm adequate proof of insurance. (5-3-03)

05. **Provider Location.** The course provider must confirm location(s) of established place of business, and a telephone number or e-mail address of a contact person who can be reached during regular working hours 8 a.m. to 5 p.m. (5-3-03)

06. **Participant Certification.** Each participant shall be issued a certificate of completion by the instructor or course provider. (5-3-03)

101. -- 199. **(RESERVED)**

200. **COURSE REVIEW.** Accident Prevention Courses are subject to periodic review by the Department. As a part of the review process, the provider may be asked to confirm course and instructor information and resubmit instruction materials. (5-3-03)

201. **WITHDRAWAL OF COURSE APPROVAL.** The Department may withdraw course approval if minimum standards are no longer met or if course providers have failed to respond to a course review. In the event the Department proposes to withdraw approval for a course, written notification will be sent to the provider. Requests for reconsideration will be reviewed by the Motor Vehicle Administrator. (5-3-03)

202. -- 999. **(RESERVED)**
000. **LEGAL AUTHORITY.**
Under the authority of Sections 49-201, 49-306, 49-315, 49-318, 49-319, and 49-2443, Idaho Code, the Department adopts the following rule. (3-29-12)

001. **TITLE AND SCOPE.**

01. **Title.** This rule is titled IDAPA 39.02.75 “Rules Governing Names on Drivers’ Licenses and Identification Cards,” IDAPA 39, Title 02, Chapter 75. (4-2-08)

02. **Scope.** The purpose of this rule is to provide procedures and criteria for County Sheriffs and the Idaho Transportation Department to record and format names, and to allow surnames and hyphenated names on drivers’ licenses and identification cards. (4-2-08)

002. **WRITTEN INTERPRETATIONS.**
There are no written interpretations for this chapter. (4-2-08)

003. **ADMINISTRATIVE APPEALS.**
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (4-2-08)

004. **INCORPORATION BY REFERENCE.**
There are no documents incorporated by reference in this chapter. (4-2-08)

005. **OFFICE - OFFICE HOURS - MAILING AND STREET ADDRESS - PHONE NUMBERS.**

01. **Street and Mailing Address.** The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise ID 83707-1129. (4-2-08)

02. **Office Hours.** Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (4-2-08)

03. **Telephone and FAX numbers.** The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-8586. (3-29-12)

006. **PUBLIC RECORDS ACT COMPLIANCE.**
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (4-2-08)

007. -- 099. **(RESERVED)**

100. **GENERAL PROVISIONS.**

01. **Punctuation Marks.** The only punctuation marks which may be used in a name are the comma (,), apostrophe (‘), and the hyphen (-). A hyphen is allowed in the last name only, and may occur once. A comma can only be used between the last name and the first name. (4-2-08)

02. **Full Name Requirements.** If a full name has more characters than the department automated system allows, the last name and first name must be written out fully. The middle name can be initialized and then the full middle name entered on the comment line of the application. If there is a designator, it will follow the middle initial. If the name still has more characters than the department automated system allows, the first and middle names can be initialized and the full first and middle names entered on the comment line of the application. (3-29-12)
Section 200

101. -- 199. (RESERVED)

200. CRITERIA.

01. Legal Name. The name on the certified original birth certificate will be used unless a name changes due to:

   a. Marriage; (5-13-91)
   b. Divorce; or (5-13-91)
   c. Court Order. (5-13-91)

02. Stepparents’ Name. An applicant is not allowed to use a stepparent’s last name, except by court order or other documents may be accepted to change a name, on approval by the Idaho Transportation Department. (7-1-96)

03. Driver’s License and Identification Card Names. The name printed on the driver’s license or identification card will be maintained in the Idaho Transportation Department records in the following order: (1) Last name, (2) First name, (3) Middle name, (4) Designator (if applicable (see Subsection 200.04)). An applicant may not have a driver’s license and an identification card in different names. An applicant may add a middle name by providing a certified original copy of the applicant’s:

   a. Birth Certificate; (3-29-12)
   b. Court Order; or (3-29-12)
   c. Divorce Decree. (3-29-12)

04. Designations of Names. The designations of I, II, III, etc., will become first (1st), second (2nd), third (3rd), etc., and will appear after the middle name. The designators of JR and SR (no periods allowed) will be permitted and will appear after the middle name. The JR and SR designators will be permitted only if there is proof that the other individual exists, by way of an original certified copy of a birth certificate. (7-1-96)

05. Married Applicant’s Name.

   a. A married applicant is permitted to use the maiden name of the woman or surname of the man as the last name or as the middle name, or may hyphenate the surname and maiden name to form the last name. In no case under any of these stated options shall any applicant have more than one (1) hyphen in his or her last name. (3-29-12)

   b. When married applicants choose to use different hyphenated names or only one (1) applicant chooses to hyphenate his or her name, a woman will hyphenate her last name as “maiden-married” and a man will hyphenate his last name as “surname-maiden”. (3-29-12)

   c. Married applicants who choose to have the same hyphenated last name may hyphenate their name as either “maiden-married” or “surname-maiden”. (4-2-08)

   d. Married applicants who already have hyphenated last names may:

      i. Use the hyphenated name of the man or the hyphenated name of the woman; or (3-29-12)
      ii. Combine part of the hyphenated name of the man and part of the hyphenated name of the woman. (3-29-12)

   e. An applicant who is established in department records with a hyphenated last name due to marriage and wants to drop the first part or the second part of the hyphenated name must provide, as required by the
department, the following:

i. A certified copy of a birth certificate; and/or

ii. A certified copy of a marriage certificate; and/or

iii. A certified copy of a divorce decree; and/or

iv. A certified copy of a death certificate.

06. Divorced Applicant’s Name. A divorced applicant who wants to use his or her original surname or maiden name, or a surname from a previous marriage, but does not have a divorce decree indicating the new name, is allowed to submit the following documents to the County Sheriff or the Idaho Transportation Department:

a. Original certified copy of the birth certificate showing the original maiden or surname; or

b. Original certified copies of the marriage certificate and the divorce decree, as evidence to change the name.

07. Applicant’s First Name. An applicant is not allowed to change his or her first name except by court order.

08. Common Law Marriage. Common law marriages created prior to January 1, 1996 will, for the purposes of this rule, be treated as a valid marriage. An affidavit of agreement is required, which includes:

a. The signatures of both the husband and the wife;

b. The date they became married under common law; and

c. Other documents verifying the marriage (subject to the approval of the Idaho Transportation Department).

09. Change of Name on Record. Once a name is established in the Idaho Transportation Department records, a court order, marriage license, or divorce decree will be required to change the name and record.

10. Titles or Nicknames. An applicant is not allowed to use titles or nicknames.

200. PROCEDURES.

01. Verification of Name. First-time applicants for a driver’s license or identification card must provide the County Sheriff’s issuing office with one (1) of the following in order to verify their name:

a. Original certified copy of the birth certificate;

b. Court order;

c. Original certified copy of the marriage license; or

d. Divorce decree (if applicable); or

e. Driver’s license from another state or country that is current or if expired, has been expired for less than five (5) years.

02. Surrendering Driver’s License or Identification Card. Applicants for license or identification
card renewals must surrender the previous driver’s license or identification card. Name changes are allowed if the criteria in Section 200 are met. (7-1-96)

03. Surrendering Duplicate Driver’s License or Identification Cards. Applicants for duplicate drivers’ licenses or identification cards must surrender the previous driver’s license or identification card (if applicable). Name changes are allowed if the criteria in Section 200 are met. (7-1-96)

04. Document Approval by the Department. Other documents may be accepted to change a name, on approval by the Idaho Transportation Department. (5-13-91)

301. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
In accordance with Section 49-319(10), Idaho Code, the Idaho Transportation Board adopts the following rule to establish a process that may allow Idaho residents to renew their Class D drivers' licenses by mail or electronically. (3-29-12)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.02.76, “Rules Governing Driver’s License Renewal-by-Mail and Electronic Renewal Process”. (3-29-12)

02. Scope. The purpose of this rule is to establish standards by which Class D drivers’ licenses may be renewed by mail or electronically for those individuals who are licensed Idaho residents and whose licenses are about to expire. The driver’s license renewal-by-mail and electronic systems are designed to reduce the length of driver’s license renewal waiting lines at county driver’s license offices. (3-29-12)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. This rule merely implements the provisions of Section 49-319(10), Idaho Code, which states: “The department may use a mail renewal process for Class D licenses based on criteria established by rule and regulation.” (3-29-12)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-29-12)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-29-12)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise ID 83707-1129. (3-29-12)

02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-29-12)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858. (3-29-12)

006. PUBLIC RECORDS ACT COMPLIANCE
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-29-12)

007. -- 009. (RESERVED)

010. DEFINITIONS.

01. CDL. Commercial Driver’s License. (7-1-96)

02. Class D Driver's License. A license issued and valid for the operation of a motor vehicle that is not a commercial vehicle as defined in Section 49-123, Idaho Code. (7-1-96)
03. **Expiration Date.** The date a driver’s license expires.  
(7-1-96)

04. **Photo License.** A valid Idaho driver’s license displaying a color photograph of the license holder.  
(7-1-96)

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### 011. ELIGIBILITY.

01. **Eligibility.** The renewal by mail or electronic renewal may be granted on the expiration date of a person’s Idaho Class D driver’s license, in lieu of requiring the person to renew a driver’s license in person. Licenses renewed by mail or electronically shall only be renewed once in an eight (8) year period, and shall have a four-year validity period.  
(3-29-12)

02. **License Renewal.** Drivers’ licenses shall not be renewed by mail or electronically for persons who:

   a. Hold a driver’s license with a “J” restriction (e.g. limited to a five (5) mile driving radius of residence, driving privileges limited to one (1) or two (2) counties, cannot drive without parent for a specified time period, etc.);  
   (7-1-96)

   b. Have changes in the information shown on their licenses, other than address changes;  
   (7-1-96)

   c. Have any changes in physical, mental, and/or emotional condition, including vision, which may impair the ability to safely operate a motor vehicle;  
   (7-1-96)

   d. Have drivers’ licenses or driving privileges which are suspended, revoked, canceled, denied, refused, or disqualified;  
   (7-1-96)

   e. Are operating on department or court restricted driving permits;  
   (7-1-96)

   f. Are required to provide documentation proving lawful presence in the United States;  
   (3-29-12)

   g. Are not lawfully present in the United States;  
   (3-29-12)

   h. Have a driving record which has been marked for special handling (e.g., verification of identity or date of birth, possible fraud, etc.);  
   (7-1-96)

   i. Already have an existing extension;  
   (7-1-96)

   j. Wish to add a motorcycle endorsement;  
   (7-1-96)

   k. Are under twenty-one (21) years of age; or  
   (7-1-96)

   l. Are seventy (70) years of age or older.  
   (7-1-96)

### 012. RENEWAL BY MAIL PROCEDURES.

01. **Use of Fax or Phone Prohibited.** Driver’s license renewal-by-mail or electronic renewal applications shall not be processed by fax or telephone. Eligible persons must mail or electronically submit their driver’s license renewal application to the driver’s license office in their county of residence, or deliver their application in person together with the renewal fee for the same class of license, pursuant to Section 49-306, Idaho Code.  
(3-29-12)

02. **Updating Driving Records.** The county driver’s license office shall update driving records to reflect the new expiration year, followed by the notation “RM,” and issue a driver’s license to eligible licensees within three (3) business days after receipt of the completed application form.  
(3-29-12)

03. **If The Driver’s License Card Is Lost, Mutilated or Destroyed After Receipt.** If a driver’s
license is lost, mutilated, or destroyed after the applicant receives it, the applicant must apply in person at the county office for a duplicate driver’s license.  

04. If Lost or Destroyed in Mail. If a driver’s license is lost or destroyed in the mail, a written statement detailing the loss or destruction must be mailed or hand-delivered to the applicant’s county of residence. Upon receipt of the letter, the county can issue a no-charge replacement driver’s license to the applicant.  

05. Temporarily Residing Out-of-State. Individuals temporarily residing out-of-state may apply for a renewal by mail, electronic renewal, or an extension, but not both, in an eight (8) year period.  

013. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule is adopted under the authority of Section 49-1233(5) Idaho Code. (4-5-00)

001. **TITLE AND SCOPE.**

01. **Title.** This rule is titled IDAPA 39.02.80, “Rules Governing Motor Carrier Financial Responsibility,” IDAPA 39, Title 02, Chapter 80. (4-5-00)

02. **Scope.** It is the purpose of this rule to establish the amount of liability coverage to be carried by motor carriers for personal injury suffered by one (1) person while being transported in a vehicle, any additional amounts for all persons receiving personal injury, and such amount for damage to the property of any person other than the insured. (4-5-00)

002. **INCORPORATION BY REFERENCE.**

003. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Common Carrier.** Any person who holds itself out to the general public to engage in the transportation by motor vehicle in commerce in the state of Idaho of passengers or property for compensation. (4-5-00)

02. **Contract Carrier.** Any person who, under individual contracts or agreements, engages in the transportation by motor vehicle of passengers or property in commerce in the state of Idaho for compensation. (4-5-00)

03. **Environmental Restoration.** Restoration for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water of any commodity transported by a motor carrier. This includes the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish, and wildlife. See 49 CFR 387.5. (4-5-00)

04. **Hazardous Material.** A substance or material, that has been determined by the Secretary of Transportation to be capable of posing an unreasonable risk to health, safety, and property when transported in commerce, and which has been so designated. The term includes hazardous substances, hazardous wastes, marine pollutants, and elevated temperature materials and materials designated as hazardous under the provisions of 49 CFR 172.101, and materials that meet the defining criteria for hazard classes and divisions in 49 CFR 173. See 49 CFR 171.8. (4-5-00)

05. **Injury.** Harm to the body, sickness, or disease resulting from a motor carrier accident, including death from an injury. (4-5-00)

06. **Interstate Carrier.** Any person who owns or operates any motor vehicle in the state of Idaho or on the highways of the state of Idaho, in commerce between the States, or between the States and a foreign Nation, used or maintained for the transportation of persons or property. (4-5-00)

07. **Private Carrier.** Any person not included in the terms “common carrier” or “contract carrier” who or which transports in commerce in the state of Idaho by motor vehicle property of which such person is the owner,
lessee, or bailee, when such property is for the purpose of sale, lease, rent or bailment, or in the furtherance of any commercial enterprise; provided, that a motor vehicle of a private carrier, not in excess of eight thousand (8,000) pounds gross vehicle weight, not engaged in the transport of a hazardous substance, shall be exempt from the provisions of the Motor Carrier Financial Responsibility Rules. (4-5-00)

08. Property Damage. Damage to or loss of use of tangible property. (4-5-00)

011. -- 019. (RESERVED)

020. INSURANCE REQUIREMENTS.

01. Insurance Required. No motor carrier subject to the jurisdiction of the Department may transport property or passengers until the carrier has obtained and has in effect the minimum levels of insurance or a surety bond set forth in this rule. (4-5-00)

02. Passenger Carriers. The minimum levels of insurance or surety bond coverage (for injury, death, or property damage) in any one (1) accident for common/contract passenger carriers are:

a. For any vehicle with a seating capacity of twenty-five (25) passengers or more -- five million dollars ($5,000,000); (4-5-00)

b. For any vehicle with a seating capacity of twenty-four (24) passengers or less -- one million, five hundred thousand ($1,500,000). (4-5-00)

03. Property Carriers -- Certain Risky or Perilous Cargoes. The minimum levels of insurance or surety bond coverage (for injury, death, environmental restoration, or property damage in any one accident) for common and contract property carriers are:

a. Five million dollars ($5,000,000) for carriers of:

i. Any quantity of Division 1.1, 1.2, or 1.3; (4-5-00)

ii. Any quantity of Division 2.3, Hazardous Zone A, or Division 6.1, Packing Group 1, Hazardous Zone A; (4-5-00)

iii. Highway route controlled quantity of Class 7 material as defined in 49 CFR 173.403; (4-5-00)

iv. Hazardous substances, as defined in 49 CFR 171.8, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of three thousand, five hundred (3,500) water gallons; (4-5-00)

v. Division 2.1 or 2.2 in bulk; (4-5-00)

b. One million dollars ($1,000,000) for carriers of:

i. Oil listed in 49 CFR 172.101; or (4-5-00)

ii. Hazardous waste, hazardous materials or hazardous substances as defined in 49 CFR 171.8 and listed in 49 CFR 172.101 or its Appendix, but not mentioned in Subsection 020.03.a. (4-5-00)

04. Other Property Carriers. The minimum level of insurance or surety bond coverage (for injury, death or property damage in any one (1) accident) for common and contract carriers of all other property (including drive away and tow away units transported by the carrier) is seven hundred fifty thousand dollars ($750,000). (4-5-00)

05. Private Carriers. Private carriers must maintain the insurance required by Section 49-1229, Idaho Code, except private carriers transporting certain risky or perilous cargoes described in Subsection 020.03 must carry insurance as required by that Subsection. (4-5-00)
021. CERTIFICATES OF INSURANCE.

01. Filing. Common/contract carriers and interstate carriers who participate in the base state agreement by registering in Idaho as their base state must file with the Department certificates that the insurance or bond described by the certificate of insurance and required by Section 020 is in effect for the account of the motor carrier. (4-5-00)

02. Forms. The certificates for intrastate common/contract carriers must be either Form E, Form E-1 (available from the Department) or W.C. 3091 that is completed and signed by the insurance company’s underwriting department or its authorized representative. For interstate carriers registered under the single state registration system the federal forms authorized by the U.S. Department of Transportation as set forth in Subpart C of 49 CFR 387. Surety bonds must be completed on a form provided by the Department. The Administrator of the Division of Motor Vehicles may prescribe additional forms as necessary. (4-5-00)

03. Coverage. Policies of insurance and surety bonds required and filed with the Department under IDAPA 39.02.80, “Rules Governing Motor Carrier Financial Responsibility,” remain in effect as described on the certificate filed with the Department until terminated according to Section 49-1233(3), Idaho Code. When certificates of insurance on file with the Department show that insurance has lapsed, the Department shall refuse to renew the carrier’s vehicle registrations or shall revoke the carrier’s motor vehicle registrations under the authority of Section 49-202(10)(12), Idaho Code. (4-5-00)

022. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Section 40-312, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” IDAPA 39, Title 03, Chapter 01. (7-1-19)

02. Scope. This rule gives the definitions for terms used in rules in IDAPA 39, Title 03 regarding special permitting. (7-1-19)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (7-1-19)

02. Office Hours. Daily office hours are 7:30 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (7-1-19)

03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-662-7133 or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.

01. Accessories. Additional parts of the single item load that have been removed to reduce width, length or height. (7-1-19)

02. Administrative Cost. The government’s cost of processing, issuing and enforcing a permit. (7-1-19)

03. Analysis. A mathematical study of a vehicle or combination of vehicles and the stress they cause over bridges or specific sections of highways conducted by a professional engineer. (7-1-19)

04. Annual. Twelve (12) consecutive months. (7-1-19)

05. Automobile Transporter. See Section 49-102, Idaho Code. (7-1-19)
06. Base Width. The measurement below the eaves of a manufactured home, modular building, or office trailer. (7-1-19)

07. Boat Transporter. See Section 49-103, Idaho Code. (7-1-19)

08. Cargo Unit. A full truck, a semi-trailer, a full trailer, or a semi-trailer converted to a full trailer by means of a dolly or a converter gear mounting a fifth wheel. A dromedary tractor equipped with conventional fifth wheel, not stinger steered, shall be excluded from the definition of a cargo unit. (7-1-19)

09. Convoy. A group of two (2) or more motor vehicles traveling together for protection or convenience. (7-1-19)

10. Department. Idaho Transportation Department. (7-1-19)

11. Designated Agent. An employee or relative of the farmer. (7-1-19)


13. Economic Hardship. The loss of a substantial amount of money caused by economic changes. (7-1-19)

14. Emergency Movement. A vehicle or vehicle combination hauling a load traveling to the site of an emergency for the purpose of aiding in eliminating the emergency. (7-1-19)

15. Escort Vehicle. See Pilot Vehicle. (7-1-19)

16. Excess Weight. Vehicle combinations hauling reducible loads operating on any highway with total gross loads exceeding eighty thousand (80,000) pounds but not to exceed twenty thousand (20,000) per single axle, thirty-four thousand (34,000) per tandem, not to exceed the weight limit for any group of two (2) or more consecutive axles established by Section 49-1001, Idaho Code, and for the front steer axle not to exceed the manufacturer's load rating per tire or the load rating of the axle or twenty thousand (20,000) pounds per axle; whichever is less. The maximum allowable load for all other vehicle tires shall not exceed six hundred (600) pounds per inch width of tire for vehicles manufactured after July 1, 1987, or not to exceed eight hundred (800) pounds per inch width of tire for vehicles manufactured prior to that date as established by Section 49-1002, Idaho Code. (7-1-19)

17. Extra-Length. Any vehicle combination in excess of the legal limits, but not more than one hundred fifteen (115’) feet as established in Section 49-1010, Idaho Code, that normally haul reducible loads. (7-1-19)

18. Extra-Ordinary Hazard. Any situation where the traveling public’s safety or the capacity of the highway system is endangered. (7-1-19)

19. Farm Tractor. See Section 49-107, Idaho Code. (7-1-19)


21. Heavily Loaded. Exceeding legal weight or hauling a load that obstructs the driver’s view. (7-1-19)

22. Heavy Duty Wrecker Truck. A motor vehicle designed and used primarily for towing disabled vehicles. (7-1-19)

23. Height. The total vertical dimension of a vehicle above the ground surface including any load and load-holding device thereon. (7-1-19)

26. Legal. In compliance with the Idaho Code on size and weight. (7-1-19)
27. Length. The total longitudinal dimension of a single vehicle, a trailer, or a semi-trailer. Length of a trailer or semi-trailer is measured from the front of the cargo-carrying unit to its rear, exclusive of all overhang and any appurtenances listed in IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” (7-1-19)
28. Light Truck. See Section 49-121, Idaho Code. (7-1-19)
29. Longer Combination Vehicle (LCV). Any combination of a truck-tractor and two (2) or more trailers or semi-trailers that operate on the National System of Interstate and Defense Highways with a gross vehicle weight (GVW) greater than thirty-six thousand two hundred eighty-eight (36,288) kilograms (eighty thousand (80,000) pounds). (7-1-19)
30. Manufactured Home. A structure, constructed according to HUD/FHA mobile home construction and safety standards, transportable in one (1) or more sections, that, in the traveling mode, is eight (8') body feet or more in width or is forty (40') body feet or more in length, or when erected on site, is three hundred twenty (320) or more square feet, and that is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air conditioning, and electrical systems contained therein, except that such term shall include any structure that meets all the requirements of this subsection except the size requirements and with respect to which the manufacturer voluntarily files a certification required by the secretary of housing and urban development and complies with the standards established under 42 U.S.C. 5401 et seq. Similarly constructed vehicles used permanently or temporarily for offices, advertising, sales, display or promotion of merchandise or services are included in this definition. (7-1-19)
31. Mobile Home. A structure similar to a manufactured home, but built to a state mobile home code that existed prior to the Federal Manufactured Housing and Safety Standards Act (HUD Code) dated June 15, 1975. (7-1-19)
32. Modular Buildings. A facility designed as a building or building section that is constructed to standards contained in the Uniform Building Code (UBC), adopted by Section 39-4109, Idaho Code. (7-1-19)
33. Non-Reducible. Any load or vehicle exceeding applicable length or weight limits that, if separated into smaller loads or vehicles, would:
   a. Compromise the intended use of the vehicle, i.e., make it unable to perform the function for which it was intended; (7-1-19)
   b. Destroy the value of the load or vehicle, i.e., make it unusable for its intended purpose; or (7-1-19)
   c. Require more than eight (8) work hours to dismantle using appropriate equipment. The applicant for a nondivisible load permit has the burden of proof of establishing the number of work hours required to dismantle the load. (7-1-19)
34. Off-Tracking. The difference in the path of the first inside front wheel and of the last inside rear wheel as a vehicle negotiates a curve. (7-1-19)
35. Office Trailer. See definition of Manufactured Homes. (7-1-19)
36. Overall Combination Length. The total length of a combination of vehicles, i.e. truck tractor-semi-trailer-trailer combination, measured from front bumper of the motor vehicle to the back bumper or rear extremity of the last trailer including the connecting tongue(s). (7-1-19)
37. Overall Length. The total length of a combination of vehicles, i.e. truck tractor-semi-trailer-trailer
combination, measured from front bumper of the motor vehicle to the back bumper or rear extremity of the last trailer including the connecting tongue(s) plus any load overhang. (7-1-19)

38. **Overdimensional.** Any vehicle or load in excess of the limits established in Section 49-1010, Idaho Code. (7-1-19)

39. **Overheight.** A vehicle or load in excess of the limits established in Section 49-1010, Idaho Code. (7-1-19)

40. **Overlength.** Any load non-reducible in length being hauled or towed that is in excess of the limits established in Section 49-1010, Idaho Code. (7-1-19)

41. **Oversize.** A vehicle or load in excess of the limits established in Section 49-1010, Idaho Code. (7-1-19)

42. **Overweight.** A single vehicle or a vehicle combination hauling or towing a non-reducible load whose weight is in excess of eighty thousand (80,000) pounds and/or legal axle weights. (7-1-19)

43. **Overwidth.** A vehicle or load in excess of the limits established in Section 49-1010, Idaho Code. (7-1-19)

44. **Pilot Vehicle.** Passenger cars or trucks equipped as specified in IDAPA 39.03.05, “Rules Governing Special Permits – Oversize Non-Reducible.” (7-1-19)

45. **Reducible Load.** A single item or multiple items for transport that could reasonably be repositioned so that the load conforms to legal size and weight dimensions. The determination of ability to reduce the load primarily depends on the intended disposition of the contents of the load upon delivery to its destination (i.e. made into smaller pieces). (7-1-19)

46. **Single Axle.** An assembly of two (2) or more wheels whose centers are in one (1) transverse vertical plane or may be included between two (2) parallel transverse planes forty (40”) inches apart extending across the full width of the vehicle. (7-1-19)

47. **Special Permit.** A permit issued by the Idaho Transportation Department that authorizes the movement of vehicles or loads on the state highway system in excess of the sizes and weights allowed by Sections 49-1001, 49-1002, or 49-1010, Idaho Code. (7-1-19)

48. **Steering Axle.** The axle or axles on the front of a motor vehicle that are activated by the operator to directly accomplish guidance or steerage of the motor vehicle and/or combination of vehicles. (7-1-19)

49. **Stinger-Steered.** A truck-tractor semi-trailer combination where the kingpin is located five (5) feet or more to the rear of the centroid of the rear axle(s). (7-1-19)

50. **Tandem Axle.** Any two (2) axles whose centers are more than forty (40”) inches but not more than ninety-six (96”) inches apart and are individually attached to and/or articulated from a common attachment to the vehicle including a connecting mechanism designed to equalize the load between axles. (7-1-19)

51. **Tridem Axle.** Any three (3) consecutive axles whose extreme centers are not more than one hundred forty-four (144") inches apart, and are individually attached to and/or articulated from a common attachment to the vehicle including a connecting mechanism designed to equalize the load between axles. (7-1-19)

52. **Variable Load Suspension Axle.** See Section 49-123, Idaho Code. (7-1-19)

53. **Vocational Vehicle.** A vehicle specifically designed to enable the operator to perform specific tasks none of which are primarily for the purpose of transporting loads. Cranes, loaders, scrapers, motor graders, and drill rigs are examples of vocational vehicles. (7-1-19)
54. **Width.** The total outside transverse dimension of a vehicle including any load or load-holding devices thereon, but excluding any appurtenances listed in IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” (7-1-19)

011. – 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule, governing the movement of disabled vehicles allowed by Sections 49-1001, 49-1002 or 49-1010, Idaho Code, is adopted under the authority of Sections 40-312 and 49-1004, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.
01. Title. This rule is titled IDAPA 39.03.02, “Rules Governing Movement of Disabled Vehicles,” IDAPA 39, Title 03, Chapter 02. (7-1-19)
02. Scope. This rule provides the requirements for the movement of disabled vehicles. (7-1-19)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W State Street with a mailing address of PO Box 7129, Boise ID 83707-1129. (7-1-19)
02. Office Hours. Daily office hours are 7:30 a.m. to 5 p.m. except Saturday, Sunday, and state holidays. (7-1-19)
03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-622-7133, or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.
Refer to IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” for definitions of the terms used in this rule. (7-1-19)

011. – 099. (RESERVED)

100. GENERAL.
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

101. – 199. (RESERVED)

200. REMOVAL OF DISABLED VEHICLES.
Annual Disabled Vehicle permits will be issued to heavy duty wrecker trucks or other vehicles used for the removal and secondary movement of disabled trucks and/or trailers or combinations and their unladen return, subject to the following rules:

**01. Permitted Vehicle.** The permitted vehicle involved in the removal of disabled vehicles shall be the proper class of vehicle and shall have adequate gross vehicle weight and traction to control the combination of wrecker and attached vehicles, and shall provide brakes to the trailer axles and stop signal and clearance lights to such towed disabled vehicle or vehicle combinations.

**02. Loaded Weight.** Loaded weight of the permitted vehicle’s drive axle(s) will be permitted up to the basic allowable unit weight as shown on the current Idaho Transportation Department Route Capacity Map for the corresponding colored route, unless the highway route is posted with a weight restriction. The current Route Capacity Map is maintained by the Special Permit Office and is available to the public from the Special Permit Office at the address listed in rule 39.03.03, and Idaho Ports of Entry or on line at itd.idaho.gov. Length of the combination will be limited to the legal or permitted length of the disabled combination plus forty-five (45’) feet. Width will be limited to ten (10’) feet or to the permitted width of the permitted disabled over-width vehicle/load. All VLS axles must be fully deployed when exceeding legal axle weights.

**a.** Disabled Vehicle and Snowplow permits involving overweight loadings will be available at the following levels:

i. **Red Routes** – The red routes contain posted bridges and require approval or analysis from the Department. A vehicle configuration may be issued an annual Disabled Vehicle and Snowplow permit for travel on red routes, upon completion of an analysis verifying the requested weights are acceptable. The annual permit will be issued for a specific vehicle configuration, operating on a specific route, at specific weights. All information will be listed on the annual permit and will be subject to revocation at such time the vehicle configuration changes (such as axle spacings), the approved weights change, or a bridge rating changes.

ii. **Yellow Routes** – The yellow overweight level is based on a single axle loading of twenty-two thousand five hundred (22,500) pounds, a tandem axle loading of thirty-eight thousand (38,000) pounds, and a tridem axle loading of forty-eight thousand (48,000) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 560 ((LN/N-1) + 12N + 36) \).

iii. **Orange Routes** – The orange overweight level is based on a single axle loading of twenty-four thousand (24,000) pounds, a tandem axle loading of forty-one thousand (41,000) pounds, and a tridem axle loading of fifty-one thousand five hundred (51,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 600 ((LN/N-1) + 12N + 36) \).

iv. **Green Routes** – The green overweight level is based on a single axle loading of twenty-five thousand five hundred (25,500) pounds, a tandem axle loading of forty-three thousand five hundred (43,500) pounds and a tridem axle loading of fifty-four thousand five hundred (54,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 640 ((LN/N-1) + 12N + 36) \).

v. **Blue Routes** – The blue overweight level is based on a single axle loading of twenty-seven thousand (27,000) pounds, a tandem axle loading of forty-six thousand (46,000) pounds, and a tridem axle loading of fifty-seven thousand five hundred (57,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 675 ((LN/N-1) + 12N + 36) \).

vi. **Purple Routes** – The purple overweight level is based on a single axle loading of thirty thousand (30,000) pounds, a tandem axle loading of fifty-one thousand five hundred (51,500) pounds, and a tridem axle loading of sixty-four thousand five hundred (64,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 755 ((LN/N-1) + 12N + 36) \).

vii. **Black Routes** – The black overweight level is based on a single axle loading of thirty-three thousand (33,000) pounds, a tandem axle loading of fifty-six thousand (56,000) pounds, and a tridem axle loading of seventy thousand five hundred (70,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 800 ((LN/N-1) + 12N + 36) \).
axles and computed by applying the formula \( W = 825 \left( \frac{LN}{N-1} + 12N + 36 \right) \). (7-1-19)

viii. Vehicles or loads exceeding the axle weights, groups of axle weights, or total gross weights allowed on any of the overweight levels must operate by single trip permit only. (7-1-19)

ix. Weight Formula. “W” is the maximum weight in pounds (to the nearest five hundred (500) pounds) carried on any group of two (2) or more consecutive axles. “L” is the distance in feet between the extremes of any group of two (2) or more consecutive axles, “N” is the number of axles under consideration and “F” is the load factor most appropriate based on the most critical bridge on the highway route. (7-1-19)

b. The maximum overweight levels shall not exceed eight hundred (800) pounds per inch width of tire nor the maximum weights authorized by IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible,” Subsection.08. (7-1-19)

c. Disabled Vehicle and Snowplow permits shall become invalid subject to the conditions of IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” (7-1-19)

03. Time of Travel Restrictions. Time of travel restrictions shall be waived during the first movement of the disabled vehicle or vehicle combinations when necessary to clear the travel way. Disabled vehicles that are overwidth and moving at night shall be required to operate in accordance with the lighting requirements as listed in IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” A front pilot vehicle will be required when disabled vehicle exceeding ten (10′) feet wide are moved at night. (7-1-19)

04. First Movement. First movement of disabled vehicles will be authorized from the point at which the vehicle or vehicle combination were disabled to a location (i.e. towing company, repair or company facility) where it can be safely secured. Secondary movements of disabled vehicles that have been separated shall be covered by the disabled vehicles permit as long as the weight/size limits as listed in Subsection 200.02 of this rule are not exceeded. (7-1-19)

a. First Movement of disabled vehicle or vehicle combination shall be defined as follows: point of original disablement to a location where it can safely secured (i.e. towing company, repair or company facility). (7-1-19)

b. Secondary Movement of disabled vehicles shall be defined as follows: a single vehicle or combination of disabled vehicles that have been separated into single vehicles and are moving from other than the original point of disablement. (7-1-19)

05. Annual Disabled Vehicle Permit. The permitted vehicle involved in the removal of a disabled vehicle shall be allowed (under annual disabled vehicle permit) to tow a functional replacement vehicle to the point of disablement, to replace the disabled vehicle. (7-1-19)

06. Height Restrictions. The disabled vehicle height shall not exceed the height of fifteen (15′) feet on the first movement. (7-1-19)

300. HAZARDOUS TRAVEL CONDITIONS RESTRICTIONS.
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for limitations on travel during hazardous conditions. (7-1-19)

301. –999. (RESERVED)
IDAPA 39  
TITLE 03  
CHAPTER 04

39.03.04 – RULES GOVERNING SPECIAL PERMITS – OVERWEIGHT NON-REDUCIBLE

000. LEGAL AUTHORITY.  
This rule, governing the movement of vehicles or loads which are in excess of the sizes or weights allowed by Sections 49-1001, 49-1002 or 49-1010, Idaho Code, is adopted under the authority of Sections 40-312 and 49-1004, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.  
01. Title. This rule is titled IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible,” IDAPA 39, Title 03, Chapter 04. (7-1-19)

02. Scope. This rule states the responsibility of the permittee, the travel restrictions, and maximum weight authorized for special loads. (7-1-19)

002. WRITTEN INTERPRETATIONS.  
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.  
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.  
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.  
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (7-1-19)

02. Office Hours. Daily office hours are 7:30 a.m. to 5:00 p.m. except Saturday, Sunday, and state holidays. (7-1-19)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-622-7133, or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.  
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.  
Refer to IDAPA 39.03.01, “Rules Governing Definitions,” for definitions of the terms used in this rule. (7-1-19)

011. GENERAL RULES AND CONDITIONS.  
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements” for conditions required for the issuance of special permits. (7-1-19)

012. – 099. (RESERVED)

100. RESPONSIBILITY OF PERMITTEE.
01. General Responsibilities. The permittee shall determine and declare the gross weight, distribution of weight, and the dimensions of the vehicle and load and shall submit all other required information before issuance of the permit. The acceptance of a special permit by the permittee is his agreement that the vehicle and load covered by the permit can and will be moved in compliance with the terms and limitations set forth in the permit. When a permit has been accepted by the permittee, such action shall be deemed an unequivocal assurance that he has complied, or will comply with all operating, licensing, and financial responsibility requirements. (7-1-19)

02. Permit to Be Carried in Vehicle. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

03. Certification Load is Non-Reducible. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

04. Basic Limitations Shall not be Exceeded. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

05. Movement, Traffic Control Plans, Loading, Parking on State Highways.

a. The movement of special loads shall be made in such a way that the traveled way will remain open as often as feasibly possible and to provide for frequent passing of vehicles traveling in the same direction. In order to achieve this, a traffic control plan is required to be submitted when operating on two (2) lane highways and exceeding the following dimensions:

i. Width exceeds twenty (20) feet. (7-1-19)

ii. Length exceeds one hundred fifty (150) feet. (7-1-19)

b. The traffic control plan shall be prepared by a licensed engineer or an American Traffic Safety Services Association (ATSSA) certified traffic control supervisor and include the following information:

i. Locations and mileposts of where the vehicle/load can pull over to allow for traffic relief; (7-1-19)

ii. How pilot cars and traffic control personnel will be utilized; (7-1-19)

iii. Identification of any railroad tracks being crossed and the emergency contact number for the governing entity; and (7-1-19)

iv. Procedure for allowing emergency vehicles to navigate around the vehicle/load when necessary. (7-1-19)

c. The permitted vehicle shall not be loaded, unloaded, or parked upon any State highway, except for emergencies, without the specific permission or by direction of the Department or policing agency having jurisdiction over such highway. (7-1-19)

d. Overwidth Hauling Vehicles, Restrictions. Refer to IDAPA 09.03.05 “Rules for Governing Special Permits – Oversize Non-Reducible.” (7-1-19)

06. Application for Special Permits.

a. How To Apply. The Special Permit Form ITD-217 becomes a valid application when signed by the Permittee. A separate application Form ITD-217C may be completed by the applicant from which the necessary information may be transferred to the permit by the permit writer. Such applications on Form ITD-217C will usually be received through Ports of Entry and applications may also be accepted by letter or by telephone provided all pertinent and necessary information is submitted. (7-1-19)
b. Information To Be Furnished By Applicant. Any application for a special permit shall provide for the submittal of all pertinent information required to establish the necessity of the proposed movement and the requisite to an engineering determination of the feasibility of the proposed movement. The following information shall be furnished:

i. Name. Name of owner, operator, or lessee of vehicle or vehicles concerned. (7-1-19)
ii. Description of Load. Manufacturer, model number, etc. (7-1-19)
iii. Identification of Vehicles. License number, if registered, otherwise serial number, unit number. (7-1-19)
iv. Weight. Licensed capacity of vehicles subject to registration, if overweight is involved. (7-1-19)
v. Axles. Number of axles, spacing between axles, number and size of tires. (7-1-19)
vi. Gross Weight. Gross weight, distribution of weight, overall dimensions. (7-1-19)
vii. Route. Point of origin and destination, preferred route by road number. (7-1-19)
viii. Start Date. Date of movement and days required. (7-1-19)
ix. If House Trailer. License number if privately owned, serial number if caravan permit. (7-1-19)
x. Insurance. Evidence of insurance, if required. (7-1-19)

xii. Special Instructions. Special instructions regarding address to which permit is to be sent and any other pertinent information. (7-1-19)

xiii. Signature. Signature of applicant. (7-1-19)

xiv. Registration. Any vehicle hauling or towing non-reducible loads subject to registration is not required to register for the maximum legal weight it can haul to be eligible for an overweight permit. Farm tractors, off road equipment, etc., are exempt from registration but are not exempt from weight limitations. (7-1-19)

xv. Overweight Permit Requirements. Overweight permits will be issued for non-reducible vehicles and/or loads that exceed legal axle weights and/or eighty thousand (80,000) pounds, with weight reduced to a practical minimum, except that a permit may be issued for a machine with an accessory and loaded separately on the transporting vehicle. Vehicles hauling overweight loads will be required to have five (5) or more axles to qualify for an overweight permit. Self-propelled vocational vehicles or vehicles towing overweight loads may have less than five (5) axles to qualify for an overweight permit. (7-1-19)

xvi. Variable Load Suspension Axle Requirements. Any vehicle which is equipped with variable load suspension axles (lift axles) transporting overweight loads shall have lift axles fully deployed when adjacent axles exceed legal axle weights. (7-1-19)

xvii. Maximum Tire Weights. The maximum overweight levels shall not exceed eight hundred (800) pounds per inch width of tire. (7-1-19)

xviii. Single Axle Weight Restriction. When a single axle or steer axle is over thirty five thousand (35,000) pounds, bridge approval shall be required. (7-1-19)

xix. Hauling Equipment in Excess of Ten Feet. Special overwidth hauling vehicles exceeding ten (10) feet in width will be permitted, and may be required, in the hauling of excessively heavy loads to improve the lateral distribution of weight, or when a combination of weight, width, or height makes extra width in the hauling vehicle
desirable in the public interest. The use of such vehicles more than ten (10) feet in width shall be restricted to loads requiring an overload hauling vehicle and the backhaul permit shall be for the unladen vehicle. (7-1-19)

101. – 199. (RESERVED)

200. TIME OF TRAVEL RESTRICTIONS FOR SPECIAL LOADS.
Oversize loads may be transported on Idaho Highways subject to the following conditions: (7-1-19)

01. Red-Coded Routes. Daylight travel until 2 p.m. on Friday or the day before a holiday, no Saturday, no Sunday. Due to low traffic volumes on these routes early in the mornings of Saturday and Sunday, single trip permits may be issued for dawn to 8 a.m. If the movement is not completed by 8 a.m. the permittee will be required to safely park and not proceed until the next day. (7-1-19)

02. Black-Coded Routes. Loads not in excess of ten (10) feet wide, one hundred (100) feet long or fifteen (15) feet high may travel twenty-four (24) hours per day, seven (7) days per week; loads in excess of ten (10) feet wide, one hundred (100) feet long, or fifteen (15) feet high may travel daylight hours seven (7) days per week. (7-1-19)

03. Interstate. Loads not in excess of ten (10) feet wide, one hundred and twenty (120) feet long or fifteen (15) feet high may travel twenty-four (24) hours per day, seven (7) days per week; loads in excess of ten (10) feet wide, one hundred and twenty (120) feet long, or fifteen (15) feet high may travel daylight hours, seven (7) days per week. (7-1-19)

04. Nez Perce – Clearwater Forest Safety and Travel Requirements. As per a Federal Court decision, the United States Forest Service has the duty to regulate oversize loads traveling through the Nez Perce – Clearwater Forest (US 12 from milepost 74 to 174). (7-1-19)

a. The Forest Service has issued the following written criteria to determine which “oversize” loads will be subject to Forest Service review: (7-1-19)

   i. Load exceeds sixteen (16) feet wide, one hundred and fifty thousand pounds (150,000 lbs.), and/or one hundred and fifty (150) feet in length. (7-1-19)

   ii. Load movement requires longer than twelve (12) hours to travel through the designated mileposts. (7-1-19)

   iii. Load movement requires physical modification of the roadway or adjacent vegetation to facilitate passage beyond normal highway maintenance. (7-1-19)

b. For those loads meeting any of the criteria in Paragraph 200.04.a.i. through 200.04.a.iii. of this rule, there will be additional safety requirements for the movement of such loads on US 12 from milepost 74 to 174. These additional safety requirements include, at a minimum, the following: (7-1-19)

   i. Ambulances and possible law enforcement escorts to ensure public safety. (7-1-19)

   ii. Safety lighting will be addressed so as to not create a safety hazard to the traveling public. (7-1-19)

   iii. Loads cannot utilize turnouts, which are designated for recreational vehicles for non-emergency parking. (7-1-19)

   iv. Time of travel will be determined based on traffic volume and best interest of the public. Night time movement may be required and/or movement may be restricted during holidays or weekends. (7-1-19)

   v. Loads require a vehicle safety inspection by the Idaho State Police or equivalent agency of another jurisdiction prior to issuance of a permit. (7-1-19)

   vi. ITD shall monitor the loads as they travel the highway and ensure only one (1) load shall operate on
05. Additional Restrictions.

a. Red-Coded Routes – No travel for any load after 2 p.m. on the day preceding a holiday or holiday weekend. A holiday weekend occurs as three (3) consecutive days, when a designated holiday occurs on a Friday or Monday, or when the designated holiday occurs on a Saturday or Sunday, in which case the preceding Friday or the following Monday shall be included in such three (3) day holiday weekend. Travel may be resumed at dawn on the day following the holiday or holiday weekend.

b. Black-Coded Routes and Interstate Routes – Loads in excess of ten (10) feet wide, one hundred (100) feet long, or fifteen (15) feet high may not travel after 4:00 p.m. on the day preceding a holiday. Travel may be resumed at dawn on the day following the holiday.

c. The following days are designated as holidays:

   i. New Year’s Day;
   ii. Memorial Day;
   iii. Independence Day;
   iv. Labor Day;
   v. Thanksgiving; and
   vi. Christmas.

d. Additional restrictions relating to movement of buildings and houses are:

   i. Excessively Oversize Loads. Excessively oversize loads shall be restricted to the time of day, or day of the week, when traffic interference will be at a minimum.

   ii. Buildings. Time of travel of loads in the building size category shall be restricted to the time of day and/or day of the week, when traffic interference will be at a minimum.

   iii. Early Morning Moves. In metropolitan areas and in certain other cases where a serious disruption of traffic would otherwise be unavoidable, the movement of excessively oversize buildings may be permitted, at the discretion of the District Engineer, between 2 a.m. and daybreak to avoid traffic congestion.

   e. Other time of travel restrictions may be noted on the permit due to special circumstances.

f. Overlength restrictions. Oversize vehicles operating under authority of a special permit which exceed seven (7) feet of front overhang, on any vehicle in the combination, are restricted to daylight travel only on two (2) lane, two (2) way highways.

06. Hours of Darkness. Hours are defined as extending from sunset to sunrise or at any other time when visibility is restricted to less than five hundred (500) feet.

07. Heavy Commuter Traffic Restrictions.

a. The movement of oversize permitted vehicles or loads which are in excess of thirteen (13) feet in width may be prohibited from movement on highways on all state and interstate routes at times of heavy commuter traffic within one (1) mile of the city limits of the following cities:

   i. Boise;
ii. Caldwell; (7-1-19)

iii. Coeur d’Alene; (7-1-19)

iv. Eagle; (7-1-19)

v. Emmett; (7-1-19)

vi. Idaho Falls; (7-1-19)

vii. Meridian; (7-1-19)

viii. Middleton; (7-1-19)

ix. Nampa; (7-1-19)

x. Pocatello; (7-1-19)

xi. Star; (7-1-19)

xii. Twin Falls; (7-1-19)

xiii. Garden City; and (7-1-19)

xiv. Chubbuck. (7-1-19)

b. Authorized oversize permitted vehicles operating during hours of heavy commuter traffic shall be restricted to the furthest right hand lane. Emergency movement of vehicles/loads responding to imminent hazards to persons or property shall be exempt from the provisions of Section 200. Unless otherwise defined on the permit, the times of heavy commuter traffic shall be considered to be 6:30 a.m. to 8:30 a.m., and 4 p.m. to 6 p.m. Monday through Friday except as noted under Holiday restrictions. Restrictions to the operation of oversize permitted vehicles and/or loads during times of heavy commuter traffic shall appear either on the face of the permit or in the attachments for annual permits. (7-1-19)

08. **Hazardous Travel Conditions Restrictions.** Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for limitations on travel during hazardous conditions. (7-1-19)

09. **Delaying Movement.** Enforcement personnel responsible for any section of highway shall carry out enforcement action for violations involving special permit operations and may delay movements. (7-1-19)

10. **Map Resources.** The Pilot/Escort Vehicle and Travel Time Requirement Map available at the Idaho Transportation Department Special Permit Office, and Ports of Entry. (7-1-19)

11. **Additional District Approval and Allowance for Approval Time.** District approval will be obtained by the Special Permit office and may require up to twenty-four (24) working hours. District approval is required when vehicles or loads exceed:

   a. Sixteen (16) feet wide on red coded routes; (7-1-19)

   b. Eighteen (18) feet wide on black coded routes and interstate highways; (7-1-19)

   c. Sixteen (16) feet high on any route; or (7-1-19)

   d. One hundred twenty (120) feet long on any route. (7-1-19)

300. **MAXIMUM OVERWEIGHT LEVELS FOR ANNUAL OVERWEIGHT/OVERSIZE PERMITS.**
01. Allowable Gross Vehicle Weight. The gross vehicle weight allowable by overweight permit is subject to the seasonal stability of the roadway and the capacity of the structures on the route of travel. For the purpose of issuing special permits, seven (7) levels of overweight are established, based on the weight formula of \( W = 500((LN/N-1) + 12N + 36) \) and routes for carrying the various levels of overweight are designated by color coding. The Weight Formula ("W") is the maximum weight in pounds (to the nearest five hundred (500) pounds) carried on any group of two (2) or more consecutive axles. "L" is the distance in feet between the extremes of any group of two (2) or more consecutive axles, "N" is the number of axles under consideration. The load factor based on the most critical bridge on the highway route will also be used in determining allowable weights. (7-1-19)

a. Red Routes – The red routes contain posted bridges and require approval or analysis from the Department. A vehicle configuration may be issued an annual overweight/oversize permit for travel on red routes only, upon completion of an analysis verifying the requested weights are acceptable. The annual permit will be issued for a specific vehicle configuration, operating on a specific route, at specific weights. All information will be listed on the annual permit and will be subject to revocation at such time the vehicle configuration changes (such as axle spacings), the approved weights change, or a bridge rating changes. Annual permits issued for red routes will be in addition to the annual permit required for other routes. (7-1-19)

b. Yellow Routes – The yellow overweight level is based on a single axle loading of twenty-two thousand five hundred (22,500) pounds, a tandem axle loading of thirty-eight thousand (38,000) pounds, and a tridem axle loading of forty-eight thousand (48,000) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 560 ((LN/N-1) + 12N + 36) \). (7-1-19)

c. Orange Routes – Orange overweight level is based on a single axle loading of twenty-four thousand (24,000) pounds, a tandem axle loading of forty-one thousand (41,000) pounds, and a tridem axle loading of forty-eight thousand (48,000) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 600 ((LN/N-1) + 12N + 36) \). (7-1-19)

d. Green Routes – The green overweight level is based on a single axle loading of twenty-five thousand five hundred (25,500) pounds, a tandem axle loading of forty-three thousand five hundred (43,500) pounds, and a tridem axle loading of fifty-one thousand five hundred (51,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 640 ((LN/N-1) + 12N + 36) \). (7-1-19)

e. Blue Routes – Blue overweight level is based on a single axle loading of twenty-seven thousand (27,000) pounds, a tandem axle loading of forty-six thousand (46,000) pounds, and a tridem axle loading of fifty-one thousand five hundred (51,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 675 ((LN/N-1) + 12N + 36) \). (7-1-19)

f. Purple Routes – The purple overweight level is based on a single axle loading of thirty thousand (30,000) pounds, a tandem axle loading of fifty-one thousand five hundred (51,500) pounds, and a tridem axle loading of sixty-four thousand five hundred (64,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 755 ((LN/N-1) + 12N + 36) \). (7-1-19)

g. Black Routes – The black overweight level is based on a single axle loading of thirty-three thousand (33,000) pounds, a tandem axle loading of fifty-six thousand (56,000) pounds, and a tridem axle loading of seventy thousand five hundred (70,500) pounds or the equivalent loading as determined by spacings and number of axles and computed by applying the formula \( W = 825 ((LN/N-1) + 12N + 36) \). (7-1-19)

02. Vehicles or Loads Exceeding Annual Permitted Weights. Vehicles or loads exceeding the axle weights, groups of axle weights, or total gross weights allowed on any of the overweight levels described in Subsection 300.01 of this rule must operate by single trip permits only if approved. (7-1-19)

301. – 399. (RESERVED)

400. OVERWEIGHT PERMITS REQUIRING BRIDGE ANALYSIS.
Requests to transport vehicles and/or loads at weights in excess of the weights allowed on a routine basis will require, at a minimum, an additional review and approval from the special permit office and may require an engineering
analysis when structures are involved on the route(s) to be traveled. The Department may waive the requirement for engineering analysis provided sufficient prior analyses for similar loadings have been performed by the Department for the involved structures. The following information may be requested, to be provided to the special permit office when an engineering analysis is required: (7-1-19)

01. **Drawing of Vehicle.** A schematic drawing or other specific information with regard to placement of axles, distance between axles and/or wheels, and distribution of gross weight on axles and/or wheels. (7-1-19)

401. – 499. (RESERVED)

500. **BRIDGE ANALYSIS CRITERIA AND TIME FRAMES.**
The Department may take up to five (5) business days for an analysis on a vehicle or vehicle combination not in excess of two hundred fifty thousand (250,000) pounds and up to ten (10) business days for an analysis on a vehicle or vehicle combination over two hundred fifty thousand (250,000) pounds. Up to ten (10) business days will also be used for the review process of an analysis done by a third party. The following criteria will be used to determine bridge analysis work and whether it is to be completed by the Department or a qualified and pre-approved third party. If a third party is required, the applicant is responsible for finding, initiating and paying for the cost of that analysis. (7-1-19)

01. **Vehicle Combinations in Excess of Eight Hundred Thousand (800,000) Pounds.** Vehicle combinations in excess of eight hundred thousand (800,000) pounds will be required to have a third party complete the bridge analysis. The analysis will then be reviewed by the Department for final approval or denial. (7-1-19)

02. **Preliminary Information or Bid Work.** When a permit request is placed and paid for, the Department will complete the analysis, otherwise a third party will be required to complete the bridge analysis. An analysis completed by a third party may be used when a permit request is made and it will be reviewed by the Department for final approval or denial. (7-1-19)

03. **Overweight Permit Requests with Multiple Configurations.** Requests made to analyze multiple vehicle configurations for a specific route to determine which vehicle combination will be approved requires the analysis to be completed by a third party. The analysis will then be reviewed by the Department for final approval or denial. (7-1-19)

04. **Overweight Permit Requests with Multiple Routes.** Requests made to analyze multiple routes for a specific vehicle combination in order to determine which route will be approved requires the analysis to be completed by a third party. The analysis will then be reviewed by the Department for final approval or denial. (7-1-19)

05. **Extenuating Circumstances.** The Department may under extenuating circumstances require that a bridge analysis be completed by a third party. (7-1-19)

501. – 599. (RESERVED)

600. **SPECIAL PERMITS FOR SELF PROPELLED VEHICLES.**
Permitted overweight/oversize self-propelled vocational vehicles (such as cranes, loaders, motor graders, drills) may haul or tow a motorized vehicle provided that the motorized vehicle or combination of vehicles being towed (trailer and motorized vehicle) does not exceed eight thousand (8,000) pounds and the motorized vehicle is used solely for return trip after delivery of the permitted vehicle. (7-1-19)
000. LEGAL AUTHORITY.
This rule, governing the movement of vehicles or loads that are in excess of the sizes allowed by Sections 49-940, 49-1001, 49-1002, 49-1004, or 49-1010, Idaho Code, is adopted under the authority of Section 49-201 and 49-312, Idaho Code.

001. TITLE AND SCOPE.
01. Title. This rule is titled IDAPA 39.03.05, “Rules Governing Special Permits – Oversize Non-Reducible,” IDAPA 39, Title 03, Chapter 05.

02. Scope. This rule states the requirements for the movement of oversize loads.

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter.

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.”

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter.

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
01. Street And Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129.

02. Office Hours. Daily office hours are 7:30 a.m. to 5 p.m. except Saturday, Sunday, and state holidays.

03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-622-7133, or by fax at 208-334-8419.

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code.

007. – 009. (RESERVED)

010. DEFINITIONS.
Refer to IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” for definitions of the terms used in this rule.

011. – 049. (RESERVED)

050. SAFETY INSPECTION REQUIREMENTS FOR OVERSIZE VEHICLES AND/OR LOADS.
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required in this rule.

051. – 059. (RESERVED)

060. BRAKES.
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for
CONDITIONS REQUIRED IN THIS RULE. (7-1-19)

061. – 069. (RESERVED)

070. GENERAL OVERSIZE LIMITATIONS.

01. Maximum Dimensions Allowed. The maximum dimensions of oversize vehicles or oversize loads shall depend on the character of the route to be traveled: width of roadway, alignment and sight distance, vertical or horizontal clearance, and traffic volume. (7-1-19)

02. Practical Minimum Dimension of Load. Oversize loads shall be reduced to a practical minimum dimension. Except where noted below, permits will not be issued to exceed legal size if the load is more than one (1) unit in width, height, or length that results in them exceeding legal overhang. Additionally, permits shall not be utilized for multiple unit loads that may be re-positioned to meet legal dimensions established in Section 49-1010, Idaho Code. (7-1-19)

03. Overwidth Loads on Single or Double Trailers. Non-reducible loads may be transported on double trailer combinations not exceeding seventy-five (75') feet combination length and single trailers not exceeding fifty-three (53') feet exclusive of load overhang. (7-1-19)

04. Overwidth Overhang. Overwidth loads shall distribute overhang to the sides of the trailer as evenly as possible. (7-1-19)

05. Oversize. Special permits may be issued for continuous operation to haul or transport non-reducible loads having specified maximum oversize dimensions provided such permits for multiple trips can maintain the same measure of protection to highway facilities and to the traveling public as is provided by single trip permits. (7-1-19)

a. Permits for continuous operation, oversize only. (7-1-19)

i. Permits for continuous operation shall be issued to one (1) specified power unit. The permittee may tow various units with the specified power unit, either as towaway vehicles or as trailers hauling oversize loads. Oversize loads shall be non-reducible in width, length, or height. In the case of specially constructed equipment, mounted on a towed vehicle, or if the towed vehicle is only hauling an oversize but not overweight load, the permit may be issued to the towed vehicle. (7-1-19)

ii. Maximum size of loads or vehicles transported under authority of an annual oversize for black and interstate routes shall be limited to a width of sixteen (16') feet, a height of fifteen feet six inches (15'6"), and to a combination length of one hundred ten (110') feet including load overhang. Annual oversize permits for red coded routes shall be limited to a width of twelve feet six inches (12’6”). A current Pilot/Escort Vehicle and Travel Time Requirements Map shall accompany such permits for extended operations and shall be considered to be a part of the permit. (7-1-19)

06. Passing Lane Must Be Provided. Except for short movements in urban areas, and on routes having very low Average Daily Traffic (ADT), permits will not be issued for a load of such dimension that continuous passage of opposing traffic and frequent passing of following traffic cannot be maintained. Ten (10’) feet or more of travelway should be provided for passage of traffic unless there are frequent turnouts, intersections, etc., to provide relief of accumulated traffic to the rear. (7-1-19)

07. Hazardous Travel Conditions Restrictions. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for limitations on travel during hazardous conditions. (7-1-19)

071. – 079. (RESERVED)

080. OVERWIDTH HAULING VEHICLES, RESTRICTIONS.

01. Width of Hauling Equipment. Special permits may be issued for up to ten (10’) foot wide trailers hauling non-reducible loads smaller than ten (10’) feet wide. The permit issued for oversize loads being hauled on
oversize equipment will be valid for the unladen movement and the laden movement, which shall not include commodities either to or from the point of loading or unloading of the oversize load. (7-1-19)

02. **Load Dimensions.** Any load exceeding the dimensions of the trailer shall be non-reducible in size. (7-1-19)

03. **Hauling Equipment in Excess of Ten Feet.** Special overwidth hauling vehicles exceeding ten (10’) feet in width will be permitted, and may be required, in the hauling of excessively heavy loads to improve the lateral distribution of weight, or when a combination of weight, width, or height makes extra width in the hauling vehicle desirable in the public interest. The use of such vehicles more than ten (10’) feet in width shall be restricted to loads requiring an overwidth hauling vehicle and the backhaul permit shall be for the unladen vehicle. (7-1-19)

04. **Buildings.** Buildings that are too wide to be safely transported on legal-width hauling vehicles shall be moved either on house moving dollies or on trailers that can be reduced to legal width for unladen travel. (7-1-19)

081. – 089. (RESERVED)

090. **GENERAL CONDITIONS AND REQUIREMENTS.**
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

091. – 099. (RESERVED)

100. **LIGHTING REQUIREMENTS FOR OVERSIZE VEHICLES AND/OR LOADS TRAVELING AFTER DARK.**
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions in this rule. (7-1-19)

101. – 199. (RESERVED)

200. **FLAGGING REQUIREMENTS FOR OVERSIZE VEHICLES AND/OR LOADS.**
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions in this rule. (7-1-19)

201. – 299. (RESERVED)

300. **SIGNING REQUIREMENTS OF TOWING VEHICLES, OVERSIZE VEHICLES AND/OR LOADS.**
Oversize load signs shall meet the following specifications: (7-1-19)

01. **Dimensions.** A minimum of twelve (12”) inches high by five (5’) feet wide and eight (8’) inch high letters, one (1”) inch stroke width and black letters on yellow background. (7-1-19)

02. **Displaying Signs.** Signs shall be displayed on:
   a. The front or the roof top of the towing vehicle and the rear of the oversize load; or (7-1-19)
   b. The front and back or the roof top of self-propelled oversize vehicles. (7-1-19)

03. **When Signs Are Required.** Oversize load signs shall be required on all vehicles and/or loads exceeding legal width or vehicle combinations inclusive of loads that exceed seventy five (75’) feet. Signs shall not be displayed when the vehicle is empty and of legal dimensions. (7-1-19)

301. – 399. (RESERVED)

400. **PILOT/ESCORT VEHICLES.**
Pilot/escort vehicle(s) shall be furnished by the permittee and shall be either passenger car(s), truck(s), or vehicles authorized by the Special Permit Office, however shall not exceed sixteen (16,000) pounds. The truck(s) used as
pilot/escort vehicle(s) shall not be loaded in such a manner as to cause confusion to the public as to which vehicle is the one under escort. Vehicles towing trailers shall not qualify as pilot/escort vehicles.

01. **Loads Over Sixteen Feet High.** Height poles are required in the front of the pilot/escort vehicles leading all loads over sixteen (16’) feet high with a non-metallic height pole deployed.  

401. **PILOT/ESCORT VEHICLE SIGN REQUIREMENTS.**

01. **Oversize Load Signs.** All pilot/escort vehicles while escorting an oversize load shall display a sign on the roof top of the vehicle having the words OVERSIZE LOAD. Such signs shall not be displayed and shall be considered illegal except when the pilot/escort vehicle is actually piloting/escorting an oversize load.

02. **Dimensions.** Twelve (12”) inches high by five (5’) feet wide and eight (8”) inch high letters, one (1”) inch stroke width, and black letters on yellow background.

402. **PILOT/ESCORT VEHICLE LIGHTING REQUIREMENTS.**

01. **Multiple Lights.** Flashing or rotating amber lights displayed on the pilot/escort vehicle shall be mounted at each end of the required OVERSIZE LOAD sign above the roofline of the vehicle and be visible from the front, rear, and sides of the pilot/escort vehicle. These lights shall meet the minimum standards outlined under oversize vehicle and/or load lighting requirements and shall be on at all times during escorting movements.

02. **Single Light.** As an alternate, a pilot/escort vehicle may display one (1) rotating or flashing amber beacon visible from a minimum of five hundred (500’) feet, mounted above the roofline and visible from the front, and rear, and sides of the pilot/escort vehicle. The light shall be on at all times during escorting movements.

03. **Light Bars.** Light bars, when in use shall display amber colored lights meeting the minimum visibility requirements, found in IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” Section 070.

04. **Pilot/Escort Lights On During Movement of Escorted Load.** The pilot/escort vehicle’s headlights and taillights shall be on while escorting the permitted load.

403. **PILOT/ESCORT VEHICLE EQUIPMENT.**

01. **Required Equipment to be Carried in a Pilot/Escort Vehicle.** A pilot/escort vehicle shall carry the following items of equipment when piloting/escorting an over dimensional vehicle and/or load.

a. Standard eighteen (18”) inch STOP and SLOW paddle sign.

b. Three (3) bi-directional emergency reflective triangles.

c. A minimum of one (1) five (5) pound B, C, fire extinguisher.

d. An ANSI Class 2 or 3 safety vest, shirt, or jacket either orange or yellow, which must be worn by the operator when working out of the vehicle during daylight hours. An ANSI Class3 safety vest, shirt or jacket either orange or yellow, which must be worn by the operator when working out of the vehicle during nighttime hours.

e. Two (2) spare oversize load signs for escorted loads meeting the size requirements of Section 300 of these rules.

f. Non-conductive non-destructive height pole with a flexible tip on the front of the pilot/escort vehicle for determining vertical clearances (when required).

g. Valid drivers license.
h. Two-Way Radio. (7-1-19)
i. Hardhat. (7-1-19)
j. Flashlight (operable). (7-1-19)
k. First Aid Kit. (7-1-19)

02. Two-Way Radio. On all movements requiring a pilot/escort vehicle, both the towing unit and the pilot/escort vehicle(s) shall be equipped with two-way radio equipment licensed under Federal Communications Commission regulations adequate to provide reliable voice communication between the drivers thereof at all times during the movement of the piloted/escorted vehicle and/or load. Transmitting and receiving capabilities of the radio equipment used shall be adequate to provide the required communication over a minimum distance of one-half (1/2) mile separation under conditions normally encountered along the proposed route. (7-1-19)

404. PILOT/ESCORT VEHICLE PLACEMENT.

01. Front Pilot/Escort Vehicle. The movement of an oversize vehicle and/or load may be preceded by a pilot/escort vehicle on those sections of highway where the vehicle and/or load cannot travel within its proper travelway lane. (7-1-19)

02. Rear Pilot/Escort Vehicle. As authorized by Section 49-940, Idaho Code, when the width of a load obstructs the driver’s view to the rear so they cannot see two hundred (200’) feet behind them, a rear escort shall be required to accompany the oversize load and to communicate with the driver of the permitted load concerning impeded overtaking traffic for the purpose of providing passing opportunity. (7-1-19)

03. Advance Pilot/ESCORT Vehicle. A third pilot/escort vehicle may be required when the load is of such extreme dimensions for the route of travel as to require holding opposing traffic at turnouts and intersections to provide for passage of the load. (7-1-19)

04. First Movement from the Forest. A pilot/escort vehicle is not required on the first movement from the forest of tree-length logs or poles if the overall length does not exceed one hundred ten (110’) feet. Secondary movements must comply with the requirements stated on the Pilot/ESCORT Vehicle and Travel Time Requirements map. (7-1-19)

05. Spacing. Approximately one thousand (1,000’) feet shall be maintained in rural areas between the piloting/escorting vehicle and any oversize load. This spacing may be reduced in urban areas when necessary to provide traffic control for turning movements. (7-1-19)

405. – 499. (RESERVED)

500. TIME OF TRAVEL RESTRICTIONS FOR SPECIAL LOADS.
Refer to IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible,” for conditions required in this rule. (7-1-19)

501. – 549. (RESERVED)

550. MOVEMENT, TRAFFIC CONTROL PLANS, LOADING, PARKING ON STATE HIGHWAYS.
Refer to IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible,” for conditions required in this rule. (7-1-19)

01. Additional District Approval and Allowance for Approval Time. District approval will be obtained by the Special Permit office and may require up to twenty-four (24) working hours. District approval is required when vehicles or loads exceed:

a. Sixteen (16’) feet wide on red coded routes; (7-1-19)
b. Eighteen (18’) feet wide on black coded routes and interstate highways; (7-1-19)
c. Sixteen (16’) feet high on any route; or (7-1-19)
d. One hundred twenty (120’) feet long on any route. (7-1-19)

551. – 599. (RESERVED)

600. OVERWIDTH PERMITS FOR IMPLEMENTS OF HUSBANDRY.

01. Farm Tractors on Interstate Highways. Farm tractors transported on Interstate Highways are required to have special permit authority if width exceeds nine (9’) feet. A farm tractor when attached to an implement of husbandry or when drawing an implement of husbandry shall be construed to be an implement of husbandry and is not required to have a permit. Farmers, equipment dealers, or custom operators may be issued single trip or annual permits under this rule for transportation of farm tractors, having a width in excess of nine (9’) feet to or from a farm involving Interstate Highway travel. The transportation of farm tractors or implements of husbandry for hire, or not being transported from one farm operation to another, is a common-carrier operation. Exemptions from legal width limitation do not apply to common-carrier operations. Farm tractors or implements of husbandry hauled for hire, or used in the furtherance of a business (not to include farming operations), are subject to the same special permit regulations as other oversize loads when the width of the load exceeds legal-width limitations, and must operate under oversize permits. (7-1-19)

02. Other Than Farm to Farm. Implements of husbandry exceeding eight feet six inches (8’6") in width being transported other than from one (1) farm operation to another farm operation shall require special permits except when the farmer or their designated agents, including without limitation, equipment dealers transporting implements of husbandry and equipment for the purpose of:

a. The repair or maintenance of such implements of husbandry and equipment when traveling to or from a farm to a repair or maintenance facility during daylight hours; or (7-1-19)

b. The purchase, sale, lease or rental of such implements of husbandry or equipment when traveling between a farm and a dealership, auction house, or other facility during daylight hours. (7-1-19)

03. Farm Permits. Single trip permits must be ordered at the permit office. Annual permits will be issued to towing units or to self-propelled farm tractors or towed units, or blanket permits may be issued to an Idaho domicile applicant without vehicle identification. Such blanket permits may be transferred from one (1) vehicle to another vehicle but shall be valid only when the permit is with the overwidth vehicle and/or load. A photocopy of the permit is valid, provided that the Pilot/Escort Vehicle and Travel Time Requirements Map and Vertical Clearance of Structures Map furnished by the Idaho Transportation Department are included. Such annual permits for implements of husbandry or farm tractors are subject to the same maximum dimensions, travel time exclusions, and safety requirements as other overweight annual permits and are valid for continuous travel for twelve (12) consecutive months. (7-1-19)

04. Overwidth Farm Trailers. Trailers or semi-trailers exceeding eight feet six inches (8’6") wide, but not wider than the implement of husbandry, used for the transportation of implements of husbandry to or from a farm for agricultural operations, shall be exempt from special permitting requirements. This exemption does not apply to trailers or semi-trailers used in common carrier operations, hauling for hire or used in the furtherance of a business (not to include farming operations). (7-1-19)

a. Exempt trailers, as listed above, may not be used to haul implements of husbandry that are narrower than the overwidth trailer. (7-1-19)

b. Empty trailers, as listed above, being used to pick up or drop off an implement of husbandry from a farm to a farm are also exempt and must be reduced to a practical minimum dimension (i.e. dropping side extensions). (7-1-19)

601. – 699. (RESERVED)
700. MANUFACTURED HOMES, MODULAR BUILDINGS, AND OFFICE TRAILERS.

01. Registration and Licensing Requirements. All manufactured homes moved on their own axles on any public highway are required to be licensed, permanently or temporarily, with the exception of, new manufactured homes, being transported either prior to first sale at retail or to the initial setup location of the original purchaser. The manufactured home registration (if required) and general property tax receipt shall be made available for inspection upon demand of any enforcement officer. (7-1-19)

02. Insurance Requirements. The permittee or the driver of the vehicle hauling or towing overwidth manufactured homes, modular buildings, and office trailers shall be required to carry evidence of general liability insurance in the permitted vehicle written by a company licensed in Idaho showing coverage in the minimum amounts of three hundred thousand dollars ($300,000) when hauling permittee’s own manufactured home. When hauling for hire permittee must carry a minimum amount of seven hundred and fifty thousand dollars ($750,000) insurance coverage, and have proper authority. (7-1-19)

03. Manufactured Homes, Modular Buildings, and Office Trailers Being Towed on Their Own Axles.

a. Connection Device. Shall meet the requirements of Federal Motor Carrier Safety Regulations, 49 CFR part 393. (7-1-19)

b. Length. Not in excess of eighty (80’) feet including tongue. (7-1-19)

c. Width. Shall be limited to a maximum of sixteen (16’) feet at the base and shall not exceed eighteen (18’) feet overall including the eaves, except on a case-by-case basis as approved by the Department. All movements with a base width in excess of sixteen (16’) feet and an overall width in excess of eighteen (18’) feet must submit a written request for movement of these units prior to being manufactured and a traffic control plan may also be required with the submission. Prior approval for the movement must be granted before a special permit is issued. Determination of manufactured home, modular building, or office trailer width shall be exclusive of such appurtenances as clearance lights, door handles, window fasteners, door and window trim, moldings and load securement devices up to but not in excess of three (3”) inches on each side of load. (7-1-19)

d. Eaves. No restrictions on eaves as long as the eighteen (18’) feet maximum overall width limitation is not exceeded, or for those movements approved by the Department on a case-by-case basis. (7-1-19)

e. Weight. The maximum allowable load for any vehicle tire operated on any public highway shall be in accordance with Code of Federal Regulations, Title 24, Chapter 20, Office of Assistant Secretary for Housing - Federal Housing Commissioner, Department of Housing and Urban Development, Part 3280, Subpart J, (CFR Title 24). (7-1-19)

f. Running Gear Assembly – General. The entire system (frame, drawbar, and coupling mechanism, running gear assembly including brake systems, axles and lights) shall be in accordance with CFR Title 24, for the year the manufactured home was built. In addition thereto, all tires used in transportation of manufactured homes under this category shall be in accordance with Federal Motor Carrier Safety Regulations, part 393. (7-1-19)

g. Construction. Construction shall be in accordance with CFR Title 24, for the year the manufactured home was built. (7-1-19)

h. Axles. All axles shall be in accordance with CFR Title 24, for the year the manufactured home was built, except that sixteen (16) foot wide (at the base) manufactured homes shall be required to have a minimum of four (4) axles. (7-1-19)

i. Brakes. Brakes shall be in accordance with CFR Title 24, for the year the manufactured home was built, except that sixteen (16) foot wide (at the base) manufactured homes shall be required to have brakes on a minimum of three (3) axles. (7-1-19)
j. Lights. The unit shall have stop lights, turn signals, and tail lights that meet the requirements of Federal Motor Carrier Safety Regulations, part 393. (7-1-19)

k. Safety Chains. Two (2) safety chains shall be used, one (1) each on right and left sides of, but separate from, the coupling mechanism connecting the tow vehicle and the manufactured home while in transit. Chain shall be three-eighths (3/8) inch diameter steel. Chains shall be strongly fastened at each end to connect the tow vehicle and manufactured home and assure that in the event of a coupling failure the manufactured home will track behind the tow vehicle. (7-1-19)

04. Vehicles for Towing/Hauling Manufactured Homes, Modular Buildings, and Office Trailers. (7-1-19)

a. Towing Vehicle. Tow vehicles for manufactured homes, modular buildings, and office trailers shall comply with the following minimum requirements:

<table>
<thead>
<tr>
<th>Manufactured Homes and Office Trailers Width</th>
<th>Tire Width</th>
<th>Drive Axle Tire Rating</th>
<th>Min. Unladen Weight</th>
<th>Rear Axle Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Over 8 feet to 10 feet</td>
<td>7.00 inches</td>
<td>6 Ply</td>
<td>6,000#</td>
<td>None</td>
</tr>
<tr>
<td>Over 10 feet to 12 feet</td>
<td>8.00 inches</td>
<td>8 Ply</td>
<td>8,000#</td>
<td>15,000#</td>
</tr>
<tr>
<td>Over 12 feet</td>
<td>8.25 inches</td>
<td>10 Ply</td>
<td>12,000#</td>
<td>15,000#</td>
</tr>
</tbody>
</table>

b. Brakes. Shall be in accordance with Federal Motor Carrier Safety Regulations part 393. (7-1-19)

c. Rear Axle. Towing vehicle shall have a minimum of a single axle with dual mounted tires. (7-1-19)

d. Connection Device. Shall meet the requirements of Federal Motor Carrier Safety Regulations, part 393. (7-1-19)

e. Horsepower Requirement. When towing/hauling a manufactured home, modular building, or office trailer a minimum speed of twenty-five (25) mph must be maintained. (7-1-19)

f. Operator Requirements. Operators of vehicles towing manufactured homes, modular buildings and office trailers over ten (10') feet wide at the base shall have a class A or B Commercial Driver’s License (CDL) as appropriate. (7-1-19)

g. Speed Limit Requirements. Vehicles towing manufactured homes or office trailers on their own axles shall be limited to a maximum of sixty (60) miles per hour. (7-1-19)

05. Manufactured Home, Modular Building, Or Office Trailer Being Hauled. (7-1-19)

a. Length. Not in excess of eighty (80’) feet. (7-1-19)

b. Width. Not in excess of sixteen (16’) feet at the base and eighteen (18’) feet overall, except on a case-by-case basis as approved by the Department. All movements with a base width in excess of sixteen (16’) feet and an overall width in excess of eighteen (18’) feet must submit a written request for movement of these units prior to being manufactured and a traffic control plan may also be required with the submission. Prior approval for the movement must be granted before a special permit is issued. (7-1-19)

c. Eaves. No restrictions on eaves as long as the eighteen (18’) foot maximum overall width limitation is not exceeded, or for those movements approved by the department on a case-by-case basis. (7-1-19)

701. – 729. (RESERVED)
730. HAULING EQUIPMENT FOR A MANUFACTURED HOME, MODULAR BUILDING, OR OFFICE TRAILER.

01. Hauling Equipment. Vehicles used to haul manufactured homes, modular buildings, and office trailers shall be combinations designed to meet the requirements of Federal Motor Carrier Safety Regulations for vehicles engaged in interstate commerce. Such vehicles shall be of structural capacity to safely accommodate the loading at all times. (7-1-19)

02. Lights. The unit shall have stop lights, turn signals, and tail lights that meet the requirements of Federal Motor Carrier Safety Regulations, part 393. (7-1-19)

03. Securing Loads. A minimum of four (4) steel, three fourths (3/4") inch diameter bolts will be used to directly connect the main support members of the modular building, manufactured home, or office trailer to the support frame of moving equipment. Two (2) bolts each shall be located not less than twelve (12') feet from the forward and rear ends of the modular building, manufactured home or office trailer. Each of the four (4) bolts shall be at least four (4') feet apart. Equivalent methods of fastening, such as chains or binders, may be used as alternatives. (7-1-19)

731. – 749. (RESERVED)

750. GENERAL PROVISIONS – MANUFACTURED HOMES, MODULAR BUILDINGS, AND OFFICE TRAILER.

01. Paneling of Open Sides of Multi-Section Modular Buildings, Manufactured Homes, or Office Trailers. Shall be rigid material, or six (6) mil plastic sheathing (or stronger) backed by a grillwork to prevent billowing and fully enclose open sides of section in transit. (7-1-19)

02. Interior Loading. If the manufactured home, modular building, or office trailer is to transport furnishings or other loose objects, they shall be secured in position for safe travel. (7-1-19)

03. Construction. Modular buildings shall be constructed in accordance with the Uniform Building Code as applies to design and construction requirements that will affect overall structural strength and roadability. Manufactured homes and office trailers shall be constructed in accordance with Federal HUD Manufactured Home Construction and Safety Standards. (7-1-19)

751. – 799. (RESERVED)

800. RELOCATION OF BUILDING OR HOUSES – GENERAL REQUIREMENTS.

01. Buildings Exceeding Sixteen Feet Wide. Special permits for the transportation of buildings or houses having a basic width in excess of sixteen (16') feet shall be limited to the relocation of previously used buildings. The transportation of new, centrally manufactured houses, buildings, building sections, mobile or modular homes, etc., may be denied special permits if the width at the base is in excess of sixteen (16') feet. (7-1-19)

02. Requirements for Permit. The requirements of each permit for relocation of a used building or house shall depend on the dimensions of the load as well as a consideration of the width and alignment of the roadway, passing opportunity for the traveling public, vertical or horizontal clearance of bridges or other structures along the route of travel, and traffic volumes. (7-1-19)

03. Additional Restrictions Relating to Movement of Buildings and Houses:

a. Excessively Oversize Loads. Excessively oversize loads shall be restricted to the time of day, or day of the week, when traffic interference will be at a minimum. (7-1-19)

b. Buildings. Time of travel of loads in the building size category shall be restricted to the time of day and/or day of the week when traffic interference will be at a minimum. (7-1-19)
c. Early Morning Moves. In metropolitan areas and in certain other cases where a serious disruption of traffic would otherwise be unavoidable, the movement of excessively oversize buildings may be permitted, at the discretion of the District Engineer, between 2 a.m. and daybreak to avoid traffic congestion. (7-1-19)

d. Overlength restrictions. Oversize vehicles operating under authority of a special permit that exceed seven (7’) feet of front overhang, on any vehicle in the combination, are restricted to daylight travel only on two-lane, two-way highways. (7-1-19)

e. Other time of travel restrictions may be noted on the permit due to special circumstances. (7-1-19)

801. – 849. (RESERVED)

850. VERTICAL CLEARANCE REQUIREMENTS.

01. Permit for Over height. The issuance of any permit for movement of over height loads will be subject to the vertical clearance of any structure involved along the route of travel. The Department may require a minimum of twenty-four (24) working hours to allow for the proposed route to be evaluated and approved or denied. (7-1-19)

02. Overhead Traffic Signals. Any movement of a building, or other over height load, having a loaded height of sixteen feet six inches (16’6”) or more may require advance notice if overhead traffic signals are involved in the route. (7-1-19)

03. Overhead Power Lines. Carriers whose load/vehicle combinations exceed seventeen (17’) feet high must contact local utility company(s) for approval and assistance with power lines. (7-1-19)

851. – 869. (RESERVED)

870. INSURANCE AND BONDING REQUIREMENTS.

01. Insurance. The permittee when hauling buildings fourteen (14’) feet or more in width shall be required to carry evidence of insurance in the permitted vehicle in the same minimum amounts as is required for those permits issued for the movement of overload manufactured homes. Minimum requirements are three hundred thousand dollars ($300,000) combined single limit, (when hauling permittee’s own building) and seven hundred fifty thousand dollars ($750,000) when hauling for hire. (7-1-19)

02. Permittee Responsibility. The permittee shall be responsible for the protection of sign-posts, guideposts, delineators, and may be required to post bond to cover the costs of repairs or replacements of such facilities. (7-1-19)

03. Bond Requirements. When an expense to the state can be presumed in providing clearance for an over height load, or for repair of signposts or other such facilities, a cash bond based on estimated costs to the State may be required before issuance of such permit. Any part of the cash bond in excess of material costs, labor, and equipment rental will be returned to the permittee after the actual costs to the State have been determined and deducted. (7-1-19)

871. – 879. (RESERVED)

880. FEES.
Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

881. – 889. (RESERVED)

890. APPLICATION FOR PERMIT.
Refer to IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible,” for conditions required for the issuance of special permits. (7-1-19)
891. – 899. (RESERVED)

900. CONVOY OF OVERSIZE LOADS.

01. Convoying Oversize Loads. Oversize loads that individually would require a pilot/escort vehicle, except overwidth manufactured homes, office trailers, and modular buildings, may be permitted to travel in convoy with pilot/escort vehicles in front of and behind the convoy, but such convoys shall not exceed four (4) oversize loads or vehicles between pilot/escort vehicles. Maximum width of units in a convoy shall be limited to fourteen (14’) feet wide on black-coded routes of the Pilot/Escort Vehicle and Travel Time Requirements Map and to twelve feet six inches (12’6”) on red-coded routes of the Pilot/Escort Vehicle and Travel Time Requirements Map. Oversize loads that do not individually require a pilot/escort vehicle may travel in convoy without pilot/escort vehicles. Maximum length of units in a convoy shall be limited to one hundred (100’) feet on black-coded routes and seventy five (75’) feet on red-coded routes of the pilot/escort vehicle and travel time requirements map and one hundred twenty (120’) feet on the interstate system. (7-1-19)

02. Convoying Manufactured Homes, Office Trailers, and Modular Buildings. No convoy of overwidth manufactured homes, modular buildings, or office trailers shall include more than two (2) units between two (2) piloting/escorting vehicles. On those routes where pilot/escort vehicles are required in front and to the rear of an overwidth manufactured home or office trailer, two (2) units may travel in convoy between such piloting/escorting vehicles. On routes requiring only a front pilot/escort vehicle, the manufactured home or office trailer mover may have the option of convoying two (2) units between front and rear pilots/escorts. At no time shall more than one (1) manufactured home or office trailer be piloted/escorted by one (1) pilot/escort vehicle. Maximum width of units in a convoy shall be limited to fourteen (14’) feet wide on black-coded routes and to ten (10’) feet wide on red-coded routes of the Pilot/Escort Vehicle and Travel Time Requirements Map. Minimum spacing of approximately one thousand (1,000’) feet shall be maintained between all units in a convoy except when a pilot/escort is required to control traffic in turning movements. Maximum length of units in a convoy shall be limited to one hundred (100’) feet on black-coded routes and seventy five (75’) feet on red-coded routes of the Pilot/Escort Vehicle and Travel Time Requirements Map and one hundred twenty (120’) feet on the interstate system. (7-1-19)

901. – 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule, governing the movement of vehicles which are in excess of eighty thousand (80,000) pounds, and the sizes allowed by 49-1004, 49-1004A, and 49-1010, is adopted under the authority of Section 40-312, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.03.06, “Rules Governing Special Permits for Extra-Length/Excess Weight, Up to 129,000 Pound Vehicle Combinations” IDAPA 39, Title 03, Chapter 06. (7-1-19)

02. Scope. This rule states the requirements and routes for extra-length/excess weight over eighty thousand (80,000) pounds and up to one hundred twenty-nine thousand (129,000) pound vehicle combinations. (7-1-19)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street And Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (7-1-19)

02. Office Hours. Daily office hours are 7:30 a.m. to 5 p.m. except Saturday, Sunday, and state holidays. (7-1-19)

03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-662-7133 or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.
Refer to IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” for definitions of the terms used in this rule. (7-1-19)

011. – 049. (RESERVED)

050. GENERAL RULES AND CONDITIONS.
Refer to IDAPA 39.03.03, “Rule Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

051. – 099. (RESERVED)
100. DESIGNATED ROUTES FOR EXTRA LENGTH VEHICLE COMBINATIONS CARRYING UP TO ONE HUNDRED FIVE THOUSAND FIVE HUNDRED (105,500) POUNDS SHALL BE DESIGNATED IN FOUR CATEGORIES.

The “Extra Length Map” listing the designated routes for vehicles operating up to one hundred five thousand five hundred (105,500) pounds is available at the Idaho Transportation Department offices. This map is not the same as the “Designated Routes Up to 129,000 Pound Map” listed in Section 200 of these rules. (7-1-19)

01. **Blue-Coded Routes.** Routes for combinations not exceeding ninety-five (95) feet in overall length including load overhang (blue-coded routes). A vehicle combination operating on routes designated for up to ninety-five (95) feet shall be designed and assembled in a manner whereby its maximum off-tracking will not exceed five point five zero (5.50) feet on a one hundred sixty-five (165) foot radius when computed. (7-1-19)

02. **Red-Coded Routes.** Routes for combinations of vehicles not exceeding one hundred fifteen (115) feet in overall length including load overhang (red-coded routes). A vehicle combination operating on routes designated for up to one hundred fifteen (115) feet shall be designed and assembled in a manner whereby its maximum off-tracking will not exceed six point five zero (6.50) feet on a one hundred sixty-five (165) foot radius when computed. (7-1-19)

03. **Black-Coded Routes.** Interstate system routes and specified interchanges providing access to approved breakdown areas located in close proximity to the Interstate system (black-coded routes). A vehicle combination operating on routes in this category shall be designed and assembled in such a manner that its off-tracking may exceed six point five zero (6.50) feet but shall not exceed eight point seventy-five (8.75) feet when computed. Specified interchanges providing access to approved breakdown areas are required to be used by combinations that exceed six point five zero (6.50) feet off-tracking. The specified interchanges will be authorized for either combinations in excess of six point five zero (6.50) feet off-tracking, but not in excess of seven (7) feet off-tracking, or for combinations in excess of seven (7) feet off-tracking but not in excess of eight point seventy-five (8.75) feet off-tracking. (7-1-19)

04. **Green-Coded Routes.** Selected state highway routes (green coded routes) for operation of a vehicle combination whereby its maximum off-tracking will not exceed three (3) feet on a one hundred sixty-five (165) foot radius when computed, and its overall length including load overhang does not exceed eighty-five (85) feet. Route approval shall be subject to analysis of pavement condition, bridge capacity, safety considerations, pavement width, curvature, traffic volumes, and traffic operations. (7-1-19)

101. – 199. (RESERVED)

200. DESIGNATED ROUTES FOR VEHICLE COMBINATIONS UP TO ONE HUNDRED TWENTY-NINE THOUSAND (129,000) POUNDS.

In addition to the requirements listed in Sections 300 and 400, vehicle combinations operating up to one hundred twenty-nine thousand (129,000) pounds, must meet the following requirements: (7-1-19)

01. **Brakes.** All axles shall be equipped with brakes that meet the Federal Motor Carrier Safety Regulations and shall be maintained to the Federal Motor Vehicle Safety Standards No. 121 in effect at the time the commercial motor vehicle was manufactured. (7-1-19)

02. **Designated Routes.** All designated state approved routes for vehicle combinations to operate at weights above one hundred five thousand five hundred (105,500) pounds will be identified on the “Designated Routes Up to 129,000 Pound Map” which is available at the Idaho Transportation Department. (7-1-19)

   a. **Black-Coded Routes.** Interstate system routes and specified interchanges providing access to approved breakdown areas located in close proximity to the Interstate system (black-coded routes). A vehicle combination operating on routes in this category shall be designed and assembled in such a manner that its off-tracking may exceed six point five zero (6.50) feet but shall not exceed eight point seven five (8.75) feet when computed. Specified interchanges providing access to approved breakdown areas are required to be used by combinations that exceed six point five zero (6.50) feet off-tracking. The specified interchanges will be authorized for either combinations in excess of six point five zero (6.50) feet off-tracking, but not in excess of seven (7) feet off-
tracking, or for combinations in excess of seven (7) feet off-tracking but not in excess of eight point seven five (8.75) feet off-tracking.

b. Magenta-Coded Routes. Routes for combinations of vehicles not exceeding one hundred fifteen (115) feet in overall length including load overhang (magenta-coded routes). A vehicle combination operating on routes designated for up to one hundred fifteen (115) feet shall be designed and assembled in a manner whereby its maximum off-tracking will not exceed six point five zero (6.50) feet on a one hundred sixty-five (165) foot radius when computed.

(7-1-19)

c. Brown-Coded Routes. Routes for combinations not exceeding ninety-five (95) feet in overall length including load overhang (brown-coded routes). A vehicle combination operating on routes designated for up to ninety-five (95) feet shall be designed and assembled in a manner whereby its maximum off-tracking will not exceed five point five zero (5.50) feet on a one hundred sixty-five (165) foot radius when computed.

(7-1-19)

d. Routes for combinations operating on non-state maintained highways (orange-coded routes). Local jurisdictions adding, modifying or deleting non-state maintained routes for vehicle combinations operating up to one hundred twenty-nine thousand (129,000) pounds shall provide the route information to the Department.

(7-1-19)

03. Requests for Adding Idaho Transportation Department Maintained Non-Interstate Routes.

Routes not currently designated to operate at up to one hundred twenty-nine thousand (129,000) pounds may be added as follows:

(7-1-19)

a. Request Form Submission. The request form (ITD form number 4886) will be completed and submitted to the Idaho Transportation Department Office of the Chief Engineer by the requestor. The requestor will forward the form to the adjacent local jurisdictions.

(7-1-19)

b. Request Review/Analysis Process.

i. Once submitted, the request will be reviewed for completeness and the department’s analysis will be completed for engineering and safety criteria. The criteria shall include assessment of pavement and bridges to allow legal tire, axle, and gross weight limits as per Section 49-1001 and 49-1002, Idaho Code, and route off-track requirements which includes road width and curvature. Additional consideration shall be given to traffic volumes and other safety factors.

(7-1-19)

ii. Once the analysis is completed, the request will be submitted to the Chief Engineer, who will report to the Idaho Transportation Board Sub-committee.

(7-1-19)

iii. The Idaho Transportation Board Sub-committee will make a recommendation (proceed to hearing, reject, or request additional information) to the Idaho Transportation Board based upon the Department's analysis.

(7-1-19)

iv. If the Idaho Transportation Board recommends that the request proceed to hearing, it shall instruct the Chief Engineer to schedule a hearing in the district(s) where the requested route is located. The hearing will be conducted pursuant to the Idaho Administrative Procedures Act, Title 67, Chapter 52, Idaho Code.

(7-1-19)

v. The Chief Engineer or designee will conduct the hearing(s) and make a determination after the hearing(s) are held. Following the determination, the Chief Engineer will issue Findings and a Preliminary Order, hereafter referred to as Preliminary Order.

(7-1-19)

vi. The Department will notify the requestor of the Chief Engineer’s Preliminary Order and post to the Idaho Transportation Department Web site.

(7-1-19)

vii. An appeal of the Preliminary Order may be made pursuant to the Idaho Administrative Procedures Act, Title 67, Chapter 52, Idaho Code. The appeal shall be made to the Director of the Idaho Transportation Department.

(7-1-19)

c. Local Highways Approved for Travel Up to 129,000 Pounds. Local routes will be added or
removed on the “Designated Routes Up to 129,000 Pound Map” when information and approval is provided to the Department by the local jurisdiction having authority over the local route. (7-1-19)

201. – 299. (RESERVED)

300. OPERATING REQUIREMENTS FOR EXTRA-LENGTH/EXCESS WEIGHT PERMITS UP TO ONE HUNDRED TWENTY-NINE THOUSAND (129,000) POUNDS VEHICLE COMBINATIONS.

All vehicle combinations shall be subject to the following conditions, limitations, and requirements: (7-1-19)

01. Cargo Carrying Units. Vehicle combinations operating with an overall length in excess of the limits imposed in Section 49-1010, Idaho Code, shall consist of not more than four (4) units, shall not exceed one hundred fifteen (115) feet overall and no such vehicle combination shall include more than three (3) cargo units except that a full truck and full trailer may have an overall length in excess of seventy-five (75) feet but not in excess of eighty-five (85) feet including load overhang. (7-1-19)

02. Power Unit. The power unit of all vehicle combinations shall have adequate power and traction to maintain a minimum of twenty (20) miles per hour under normal operating conditions on any up-grade over which the combination is operated. (7-1-19)

03. Connecting Devices. Fifth wheel, drawbar, and other coupling devices shall be as specified by Federal Motor Carrier Safety Regulations, Part 393. (7-1-19)

04. Hazardous Travel Conditions Restrictions. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements,” for limitations on travel during hazardous conditions. (7-1-19)

05. Trailer Weight Sequence. In any extra-length combination, the respective loading of any trailer shall not be substantially greater than the weight of any trailer located ahead of it in the vehicle combination. (Substantially greater shall be defined as more than four thousand (4,000) pounds heavier.) (7-1-19)

06. Operating Restrictions. Operators of all vehicle combinations governed by this rule shall comply with the following operating restrictions: (7-1-19)

a. A minimum distance of five hundred (500) feet shall be maintained between combinations of vehicles except when overtaking and passing. (7-1-19)

b. Except when passing another vehicle traveling in the same direction, the combination shall be driven so as to remain at all times on the right hand side of the centerline of a two (2) lane, two (2) way highway, or on the right hand side of a lane stripe or marker of a highway of four (4) or more lanes. (7-1-19)

c. Be in compliance with all Federal Motor Carrier Safety Regulations. (7-1-19)

07. Insurance Requirements. Every vehicle combination operated under this rule shall be covered by insurance of not less than five hundred thousand dollars ($500,000) combined single limit. The permittee or driver of the permitted vehicle combination shall carry in the vehicle evidence of insurance written by an authorized insurer to certify that insurance in this minimum amount is currently in force. (7-1-19)

08. Tire Limitations. Single axles on vehicle combinations shall be equipped with four (4) tires except on the steering axle, or variable load suspension axles (VLS-lift axles), unless equipped with fifteen (15) inch wide or wider single tires. Multiple axle configurations may be equipped with single tires on each of the axles as long as the pounds-per-inch width of tire does not exceed six hundred (600) pounds, the manufacturers rating or legal weights whichever is less. Load for inch width of tire for the front steer axle may not exceed the manufacturer's load rating per tire or the load rating of the axle or twenty thousand (20,000) pounds per axle whichever is less. (7-1-19)

09. Brakes. Brakes shall meet the Federal Motor Carrier Safety Regulations and shall be maintained to the Federal Motor Vehicle Safety Standards No. 121 in effect at the time the commercial motor vehicle was manufactured. Refer to IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” (7-1-19)
10. **Drivers.** Drivers of LCVs shall meet the special training requirements for Longer Combination Vehicles as outlined in 49 CFR Part 380. (7-1-19)

11. **Permits.** Permits will be vehicle specific. (7-1-19)

301. – 399. (RESERVED)

400. **SPECIAL PERMITS FOR OPERATIONS OF EXTRA-LENGTH/EXCESS WEIGHT PERMIT UP TO ONE HUNDRED TWENTY-NINE THOUSAND (129,000) POUNDS VEHICLE COMBINATIONS.**

01. **Permit Attachments.** All vehicles in operation shall be allowed to travel under the authority of special permits issued to the power unit. A copy of this rule shall accompany and shall be a part of all annual extra-length/excess weight, up to one hundred twenty-nine thousand (129,000) pound permits. An allowable gross loads table shall accompany and be referred to on the face of the permit. Operations shall be valid only on routes of the state highway system designated for such purposes as set forth on the “Extra Length Map” of designated routes, or the “Designated Routes Up to 129,000 Pound Map,” which shall accompany the permit, and is available at the special permit office and ports of entry. (7-1-19)

02. **Permit Requirements and Special Requirements.** Permits issued for operations of extra-length/excess weight up to 129,000 pound vehicle combinations shall be subject to the general requirements of Section 300, and to the following special conditions. (7-1-19)

   a. The operator of any extra-length, excess weight, and up to one hundred twenty-nine thousand (129,000) pound vehicle combination shall complete the Idaho Off-Track Computation Form to provide internal dimensions of the combination and computation of off-track as evidence of compliance with maximum off-track requirements specified for the designated route being traveled. The completed Idaho Off-Track Computation Form, when required, shall be available for inspection by enforcement officers with the permit for the vehicle combination. When the Idaho Off-Track Computation Form is required, permit shall be invalid until the form is completed and available for inspection. (7-1-19)

   b. Permits shall become automatically invalid subject to conditions cited in IDAPA 39.03.03, “Rules Governing Special Permits – General Conditions and Requirements.” (7-1-19)

03. **Exceeding Allowed Length and/or Idaho Off-Track Limitations.** Extra-length/excess weight permit up to one hundred twenty-nine thousand (129,000) pound vehicle combinations apprehended for exceeding allowed length and/or off-track limitations as set forth in this rule shall be subject to the following course of action: (7-1-19)

   a. The vehicle combination will be escorted by the apprehending officer to the first safe parking location; and (7-1-19)

   b. The driver of the vehicle combination will be issued a single trip, one (1) day permit via a specified route to the nearest permitted route. The condition of this permit shall require an advance pilot/escort vehicle to escort the vehicle combination, and the pilot/escort vehicle shall meet the pilot/escort vehicle requirements as set forth in IDAPA 39.03.05, “Rules Governing Special Permits - Oversize Non-Reducible.” (7-1-19)

401. – 499. (RESERVED)

500. **GENERAL WEIGHT REQUIREMENTS AND CONDITIONS.**

01. **Weights Allowed on Interstate.** The Federal Highway Amendment Act of 1974 established allowable legal weight limits on Interstate System Highways at twenty thousand (20,000) pounds on single axles, thirty-four thousand (34,000) pounds on tandems, and total gross loads not exceeding eighty thousand (80,000) pounds. (7-1-19)

02. **Weights Allowed on Non-Interstate Highways.** Allowable legal weight limits on non-interstate
highways are set at twenty thousand (20,000) pounds on single axles, thirty-seven thousand eight hundred (37,800) pounds on tandems, and total gross loads not exceeding eighty thousand (80,000) pounds. (7-1-19)

03. **Permit Types to Exceed Eighty Thousand Pounds Gross Weight.** Permits will be issued for vehicle combinations operating on Interstate and non-interstate highways with total gross loads exceeding eighty thousand (80,000) pounds but not to exceed twenty thousand (20,000) per single axle, thirty-four thousand (34,000) pounds per tandem, and not to exceed the weight limit for any group of two (2) or more consecutive axles established by Section 49-1001, Idaho Code. (7-1-19)

   a. Extra Length/Excess Weight Permit Up to One Hundred Twenty-Nine Thousand (129,000) Pounds. Gross weight limited to one hundred five thousand five hundred (105,500) pounds on interstate, non-interstate and local highways and length limited to those specified in these rules. Except that no vehicle combination weighing more than one hundred five thousand five hundred (105,500) pounds shall operate on local highways contrary to the provisions of Section 49-1004A, Idaho Code, and these rules. (7-1-19)

   b. Extra Length/Excess Weight Permit Up to One Hundred Twenty-Nine Thousand (129,000) Pounds. Gross weight not to exceed one hundred twenty-nine thousand (129,000) pounds on designated routes, as specified in Section 49-1004 and Section 49-1004B, Idaho Code. (7-1-19)

501. – 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule, governing the movement of vehicles and/or loads that are in excess of the sizes allowed by Sections 49-1004 and 49-1010, Idaho Code, is adopted under the authority of Section 49-201, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.
01. Title. This rule is titled IDAPA 39.03.07, “Rules Governing Special Permits for Reducible Loads,” IDAPA 39, Title 03, Chapter 07. (7-1-19)

02. Scope. This rule states the maximum sizes allowed by special permit for reducible loads. (7-1-19)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.
01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (7-1-19)

02. Office Hours. Daily office hours are 7:30 a.m. to 5:00 p.m. except Saturday, Sunday, and state holidays. (7-1-19)

03. Telephone and Fax Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-622-7133, or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.
Refer to IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” for definitions of the terms used in this rule. (7-1-19)

001. – 099. (RESERVED)

100. GENERAL REQUIREMENTS.
Refer to IDAPA 39.03.05, “Rules Governing Special Permits – Oversize Non-Reducible,” for conditions required for the issuance of special permits. (7-1-19)

01. Maximum Dimensions Allowed. The maximum dimensions of oversize vehicles or oversize loads shall depend on the character of the route to be traveled: width of roadway, alignment and sight distance, vertical or horizontal clearance, and traffic volume. (7-1-19)
02. Overwidth Overhang. Overwidth loads shall distribute overhang to the sides of the trailer as evenly as possible. (7-1-19)

101. – 199. (RESERVED)

200. PERMITS FOR MULTIPLE-WIDTH OR MULTIPLE-HEIGHT LOADING.

01. Cylindrical Hay Bales. Special permits may be issued for overwidth transportation of cylindrical hay bales, produced by balers having bale chambers which may be five (5’) feet or more in width. Such bales may be loaded two (2) bales wide and two (2) bales high. Hauling vehicles eligible for permit for this purpose shall be legal size vehicles registered for travel on public highways. Operation of such overwidth loads shall be subject to the same time of travel and other safety requirements as other overwidth loads having a similar width, see IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible.” This type of operation is intended as an option to the use of farm tractors hauling such loads on size-exempt implement of husbandry vehicles. Maximum width of such loads without tolerance may not exceed eleven feet six inches (11’6”). (7-1-19)

02. Reducible Height Loads. Special permits may be issued to allow the transportation of reducible loads in excess of fourteen (14’) feet high but not in excess of fifteen (15’) feet high on designated highways. The vehicle height must not exceed fourteen (14’) feet. A map listing the vertical clearances is available at the Idaho Transportation Department Special Permit Office and online at itd.idaho.gov. (7-1-19)

03. Kiln Lumber Stacks. Special permits may be issued to allow the transportation of specifically produced kiln lumber stacks in excess of eight feet six inches (8’6”) wide but not in excess of nine feet three inches (9’3”) wide on designated highways. Each kiln lumber stack shall be considered a single non-reducible unit and may be hauled two (2) stacks wide and two (2) stacks high. Hauling vehicles eligible for permit for this purpose shall be legal size vehicles registered for travel on public highways. Operations of such overwidth loads shall be subject to the same type of travel restrictions and other safety requirements as other overwidth loads having a similar width, see IDAPA 39.03.04, “Rules Governing Special Permits – Overweight Non-Reducible.” (7-1-19)

201. – 999. (RESERVED)
000. LEGAL AUTHORITY.
The rule is adopted under authority of Sections 40-312, 49-929, and 49-1004, Idaho Code. (7-1-19)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.03.08, “Rules Governing Self-Propelled Snowplows,” IDAPA 39, Title 03, Chapter 08. (7-1-19)

02. Scope. Self-propelled snowplows cannot comply with the safety requirements as other oversize loads due to the nature of their operation. Therefore, this rule is promulgated to state the regulations, safety, and standardizes the lighting systems for overwidth self-propelled snowplows operating under special permit authority. These specifications and standards supersede Administrative Policy A-05-26 (dated 6-23-82) and Board Policy B-05-26 (dated 6-16-82). The self-propelled snowplows will be permitted at the rates listed in Rule 39.03.03, “Rules Governing Special Permit – General Conditions and Requirements,” for oversize loads. (7-1-19)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (7-1-19)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (7-1-19)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (7-1-19)

005. OFFICE – OFFICE HOURS – Mailing and street address – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (7-1-19)

02. Office Hours. Daily office hours are 7:30 a.m. to 5:00 p.m. except Saturday, Sunday, and state holidays. (7-1-19)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8420, 1-800-622-7133, or by fax at 208-334-8419. (7-1-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (7-1-19)

007. – 009. (RESERVED)

010. DEFINITIONS.
In addition to the definitions set forth in IDAPA 39.03.01, “Rules Governing Definitions Regarding Special Permits,” the following terms are used in this rule. (7-1-19)

01. Snow Removal Equipment. Any private or publicly-owned vehicle classified as a motorized vehicle as defined in Section 49-123, Idaho Code, that has been equipped with snow removal equipment and is being used for snow removal on any public highway. (7-1-19)

011. – 099. (RESERVED)
100. CONDITIONS AND REQUIREMENTS FOR OPERATION OF SELF-PROPELLED SNOWPLOWS ON THE STATE HIGHWAY SYSTEM.

01. General Conditions. Refer to IDAPA 39.03.03, “Rules for Governing Special Permits – General Conditions and Requirements,” for conditions required for the issuance of special permits. (7-1-19)

02. No Pilot/Escort Vehicles Required. Self-propelled snowplows utilized to clear roads, streets, and other locations of snow or debris may operate with no escort vehicles required twenty-four (24) hours a day, seven (7) days a week, including holidays. (7-1-19)

03. Warning Flags. An eighteen (18”) inch by eighteen (18”) inch red or fluorescent orange flag shall be mounted near the extremities of the blade if it exceeds eight feet six inches (8’6”) inches in width. (7-1-19)

04. Clearance Light or Reflector Requirements. When operating during hours of darkness, a clearance light or a clearance reflector that meets the specifications listed in Sections 49-910 and 49-911, Idaho Code, shall be mounted near the extremities of the blade if the blade exceeds eight feet six inches (8’6”) inches in width. (7-1-19)

05. Headlamps, Turn Signals, and Flashing Lights. Headlamps, turn signals, and flashing lights shall be mounted on snow removal equipment at sufficient height to clear all snow removal apparatus. (7-1-19)

06. Visibility Requirements. Flashing identification lights on snow removal equipment must be amber or red colored, and mounted on the cab or truck bed. They shall be mounted so as to be visible from the front, amber only in color, and rear, red or amber in color, regardless of vehicle configuration, for example, when the truck bed is raised. Flashing lights shall be visible from a distance of not less than one thousand (1,000’) feet in normal sunlight, and not less than two thousand five hundred (2,500’) feet under average visibility conditions at night. (7-1-19)

07. Lights to Meet Idaho Code Requirements. Tail lamps, stop lamps, and clearance lamps on snow removal equipment must meet standards specified in Idaho Code. (7-1-19)

101. – 999. (RESERVED)
000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Section 40-312, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.03.40, “Rules Governing Junkyards and Dumps,” and provides guidelines for the control of junkyards and dumps within one thousand (1,000) feet of the nearest edge of the right-of-way for interstate, primary freeways and primary highways of the state of Idaho pursuant to Chapters 1 and 19, Title 40, Idaho Code. (12-26-90)

002. -- 009. (RESERVED)

010. DEFINITIONS.

01. Abandoned Junkyard. A junkyard that was operated as a business enterprise in the past, now existing with inventory, but without proprietorship or claim of ownership. The underlying fee title holder has no interest in the inventory. (12-26-90)

02. Acceptable Fencing Materials. Steel or other metals, durable woods, or other woods treated with a preservative or walls of masonry. (12-26-90)

03. Acceptable Planting Materials. Shrubs, trees, flowering plants and foliage. (12-26-90)

04. Destroyed Junkyard. A junkyard that was operated as a business enterprise in the past that has been partially or totally destroyed by act of God or other means; and where the proprietor is not presently buying or selling junk. (12-26-90)

05. Discontinued Junkyard. A junkyard that was operated as a business enterprise in the past and where the proprietor is retaining the inventory for the present, but is not actively engaged in buying or selling junk. (12-26-90)

06. Industrial Activities. Those permitted only in industrial zones, or in less restrictive zones by the nearest zoning authority within the State, except that none of the following shall be considered industrial activities. (12-26-90)

a. Outdoor advertising structures. (12-26-90)

b. Forest, farms and ranches. (12-26-90)

c. Activities normally and regularly in operation less than three (3) months of the year. (12-26-90)

d. Transient or temporary activities. (12-26-90)

e. Activities not visible from the traffic lanes of the main traveled way. (12-26-90)

f. Activities more than three hundred (300) feet from the nearest edge of the main traveled way. (12-26-90)

g. Activities conducted in a building principally used as a residence. (12-26-90)

h. Railroad tracks, minor sidings and passenger depots. (12-26-90)

i. Junkyards, as defined in Section 136, Title 23, U.S.Code. (12-26-90)
07. **Junkyard.** A place of business which is maintained, used, or operated for storing, keeping, buying, or selling ten (10) or more wrecked, scrapped, ruined, or dismantled motor vehicles or other types of machines; or equivalent amounts of old scrap copper, brass, rope, rags, batteries, paper, trash, junk, rubber, debris, waste, iron, steel, and other old or scrap ferrous or non-ferrous material or any combination of the above. (12-26-90)

08. **Non-Conforming Junkyard.** One (1) which was lawfully established, but which does not comply with the provisions of state law or state regulations passed at a later date or which later fails to comply with state regulations due to changed conditions. An example of changed conditions would be a junkyard lawfully in existence in an area which at a later date becomes non-industrial and thus subject to control, or a junkyard established on a non-primary highway later upgraded to a primary highway. Illegally established or maintained junkyards are not non-conforming junkyards. (12-26-90)

09. **Screening.** The use of any vegetative planting, fencing, ornamental wall of masonry, or other architectural treatment, earthen embankment, or a combination of any of these which will render invisible any deposit of junk from the main traveled way. (12-26-90)

10. **Unzoned Industrial Area.** The land occupied by the regularly used building, parking lot, storage or processing area of an industrial activity, and that land within one thousand (1,000) feet thereof which is:

   a. Located on the same side of the highway as the principal part of said activity. (12-26-90)

   b. Not predominately used for residential or commercial purposes. (12-26-90)

   c. Not zoned by state or local law, regulation or ordinance. (12-26-90)

011. -- 099. (RESERVED)

100. **APPLICATIONS, LICENSES, AND PERMITS.**

01. **General.** (12-26-90)

   a. A license or permit shall be issued to any person for the operation of a junkyard or dump when such person has made application for and obtained approval for such license or permit on the form provided for that purpose by the Department. (12-26-90)

   b. Any person operating a junkyard or dump shall submit a basic plan for screening the same, together with his application, which shall first be approved by the Department, before the installation of such screening and before a license or permit for the operation of such junkyard or dump shall be issued. (12-26-90)

   c. All junkyards and dumps requiring screening by the owner so as not to be visible from the roadway by motorists using the roadway shall provide such screening, which may include shrubs, trees, flowering plants, foliage, fencing, buildings, or some other type of screening as shall first have been approved by the Department. (12-26-90)

   d. Every junkyard or dump shall be operated and maintained in accordance with the plan for screening which has been approved by the Department for the issuance of the license or permit. Failure of any person to so operate or maintain said junkyard or dump shall result in the revocation of the license or permit issued. (12-26-90)

   e. Applications for junkyard licenses or dump permits may be secured at the Idaho Transportation Department, 3311 West State Street, Boise, Idaho 83707, or at the following District offices: District One, 605 Prairie, Coeur d’Alene, Mailing address -- P.O. Box D, Coeur d’Alene, Idaho 83814; District Two, 26th and North and South Highway, Lewiston, Mailing address -- P.O. Box 837, Lewiston, Idaho 83501; District Three, 8150 Chinden Blvd., Boise, Mailing address -- P.O. Box 8028, Boise, Idaho 83707; District Four, 216 Date Street, Shoshone, Mailing address -- P.O. Box 2-A, Shoshone, Idaho 83352; District Five, 5151 South 5th, Pocatello, Mailing address -- P.O. Box 4700, Pocatello, Idaho 83201; District Six, 206 North Yellowstone, Rigby, Mailing address -- P.O. Box 97,
02. **Conformity.**

a. A non-conforming junkyard may continue as long as it is not abandoned, destroyed or voluntarily discontinued. Once a junkyard is abandoned, destroyed or voluntarily discontinued for a period of six (6) months or more, it becomes subject to laws and rules of a new junkyard.

b. Junkyards shall be allowed in areas zoned industrial by local zoning ordinances, except that where such ordinances create several classes or zones of industrial use and one (1) or more classes or zones do not permit junkyards, local zoning shall control.

101. -- 199. *(RESERVED)*

200. **SCREENING.**

01. **General Screening Requirements.**

   a. The screening shall be located on the owner’s land and not on any part of the highway right-of-way.

   b. The screen shall be in place prior to the time the junk is deposited.

   c. At no time after the screen is established shall the junk be stacked high enough to be visible above the screen. No junk shall be placed outside of the screened areas or in the areas not covered by license.

02. **Screening Plan.**

   a. The screening plan should provide a practical irrigation or watering system where necessary.

   b. The screening plan should provide a replacement and fertilization program.

   c. The screening plan should provide for landscaping that is relatively maintenance free.

   d. The screening plan can provide a living screen which may be used in conjunction with a fence or wall.

201. **FENCES.**

01. **Location.** Fences must be located in such a manner as to not be hazardous to the traveling public.

02. **Uniformity.** Construction shall be uniform and no patch work type of construction shall be permitted.

03. **Required Painting.** Fences shall be painted where the composition is such that painting is required. The paint used shall be of such color so as to blend into the environs of the highway right-of-way.

04. **Specifications.** Fences shall be constructed as specified in Department’s “Standard Drawings.”

05. **Strength.** Fences shall be designed and constructed to withstand adverse wind pressures.

06. **Gate Openings.** Fences shall have gates that are kept closed except for ingress and egress of
moving vehicles or have gateways so constructed to screen the inventory and operation from the highway user at all times. (12-26-90)

07. **Visibility.** Some of the types of fences acceptable to preclude “see through” are:
   a. Chain link type with aluminum, steel, plastic or wooden slat inserts. (12-26-90)
   b. Wooden types of basket weave, palisade, louver, or other suitable design. (12-26-90)
   c. Wall of masonry including plain or ornamental concrete block, brick, stone or other suitable masonry material. (12-26-90)
   d. Any other design of fencing constructed of other materials may be submitted for consideration. (12-26-90)

202. **PLANTING MATERIALS.**

   01. **Species.** Plant materials indicated on the plans shall specify the common and botanical name of the plant materials used, the size at the time of planting and the spacing between plants. (12-26-90)

   02. **Growth and Conformity.** Plant materials should be native to the area which grow to an appropriate height within a three (3) year period and are long-lived. The plantings should complement the existing highway and adjacent land use environmental condition. (12-26-90)

   03. **Caretaking.** Plant material shall be watered, cultivated, or mulched, and given any required maintenance including spraying for insect control, to keep the planting material in a good healthy condition. (12-26-90)

   04. **Replacement.** Dead plant material will be removed immediately and shall be replaced during the next spring or fall planting season following death. The replacement plants shall be at least as large as the initial planting. (12-26-90)

203. **EARTHEN EMBANKMENTS.**
Such as berms or mounds may be considered. (12-26-90)

   01. **Conformity.** After grading, landscaping must be done to maintain a natural environmental appearance. (12-26-90)

   02. **Mix.** May be used in conjunction with fences and plant materials. (12-26-90)

204. -- 299. **RESERVED**

300. **ADMINISTRATIVE HEARINGS.**
Any person desiring an administrative hearing before the Idaho Transportation Board on any question involving this rule or any person desiring to appeal any administrative decision made by the Department of Transportation under this rule shall do so in accordance with the Department of Transportation’s administrative procedure manual and as provided by law. (12-26-90)

301. -- 399. **RESERVED**

400. **PENALTIES.**
Any person violating the provisions of this regulation or operating a junkyard without a license or a dump without a permit as provided for herein, shall be subject to the penalties provided in Section 40-1926, Idaho Code. (12-26-90)

401. -- 999. **RESERVED**
000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Section 40-312(1), Idaho Code, to meet the provisions of Sections 40-313(1) and 49-201(3), Idaho Code. (3-29-12)

001. TITLE AND SCOPE.
  01. Title. This rule is titled IDAPA 39.03.41, “Rules Governing Traffic Control Devices,” IDAPA 39, Title 03, Chapter 41. (3-30-01)
  02. Scope. It is the purpose of this rule to establish standards, options, guidance and supporting information for the design, construction and implementation of traffic control devices. (3-20-04)

002. WRITTEN INTERPRETATIONS.
This chapter does not provide for written interpretations. (3-30-01)

003. ADMINISTRATIVE APPEALS.
This chapter does not provide for administrative appeals. (3-30-01)

004. INCORPORATION BY REFERENCE.
The “Manual on Uniform Traffic Control Devices for Streets and Highways” is published by the Federal Highway Administration of the U.S. Department of Transportation. The 2009 edition including revisions 1 and 2 of the Manual with an effective date of June 13, 2012, is hereby incorporated by reference and made a part of the Rules of the Idaho Transportation Department. The following conforming additions to the Manual are adopted by the Idaho Transportation Board: (4-4-13)

  01. Section 1A.11, Relation to Other Documents. On page 7 - in the first paragraph under Standard, change the paragraph to read as follows: To the extent that they are incorporated by specific reference, the latest editions of the following publications, or those editions specifically noted, shall be a part of this Manual: “Standard Highway Signs and Markings” book, the Idaho Transportation Department Supplement to the Standard Highway Signs and Markings book; and “Color Specifications for Retroreflective Sign and Pavement Marking Materials” (appendix to subpart F of Part 655 of Title 23 of the Code of Federal Regulations). (4-11-19)

  02. Section 2C.48, Traffic Signal Signs (W25-1, W25-2). On page 128 - delete the section in its entirety, and Figure 2C-9. Intersection Warning Signs and Plaques, on page 127, remove the W25-1 and W25-2 signs from the figure. (3-29-12)

  03. Section 2C.63, Object Marker Design and Placement Height. (4-4-13)
    a. On page 134 - make the following changes to allow alternate methods of marker construction and additional types of markers:

    Support:
    Type 1, 2, 3, and 6 object markers are used to mark obstructions within or adjacent to the roadway, Type 4 object markers are used to mark the end of a roadway, and Type 6 for Truck Escape Ramps.

    Standard:
    When used, object markers (see Figure 2C-13) shall not have a border and shall consist of an arrangement of one (1) or more of the following types:
b. On page 134 under “Support:” add the following revised paragraph 2:

Type 3 and Type 6 object markers with stripes that begin at the upper right side and slope downward to the lower left side are designated as right object markers (OM3-R) or (OM6-R). Object markers with stripes that begin at the upper left side and slope downward to the lower right side are designated as left object markers (OM3-L) or (OM6-L).

(4-4-13)

c. On page 135, Figure 2C-13, Object Markers - add a Type 6 Object Marker category to the figure which shall include an example of the OM-6 object marker known as the Idaho Truck Escape Ramp marker:
04. Section 2D.43, Street Name Signs (D3-1 or D3-1a).
   a. On page 162, change the second sentence of the fourteenth paragraph under the Standard statement to read as follows: The color of the legend and border shall contrast with the background color of the sign.” (3-29-12)
   b. On page 162, change the fifteenth paragraph under the Option statement to read as follows: The border may not be omitted from a street name sign if used on the State Highway System or related roadways. (3-29-12)

05. Section 2E.31, Interchange Exit Numbering. On page 212, in the fourth sentence under “Standard” revise the sentence to read as follows: “The exit number plaque (E1-5P) (see Figure 2E-22) shall be thirty-six (36) inches in height and shall include the word “EXIT” along with the appropriate exit number.” (3-29-12)

06. Section 4D.04, Meaning of Vehicular Signal Indications. On page 451- in the second paragraph of Item C.1, substitute the following for the first sentence: “Except when a sign is in place prohibiting a turn on steady circular red signal or a RED ARROW signal indication is displayed, vehicular traffic facing a steady CIRCULAR RED signal indication may turn right or turn left from a one-way or two-way highway into a one-way street, after stopping in conformance with the provisions of the Idaho Vehicle Code.” (3-29-12)

07. Section 4L.03, Warning Beacon. On page 524 - in the second paragraph under “Standard,” add the following as a second sentence to read as follows: “The beacon shall not be included within the border of the sign or marker.” (3-29-12)

08. Figure 5C.1, Horizontal Alignment and Intersection Warning Signs and Plaques and Object Markers on Low-Volume Roads. On page 536, add a Type 6 Object Marker OM-6 (Truck Escape Ramp). (4-11-19)

09. Section 5F.04, STOP and YIELD Signs (R1-1, R1-2). On page 543, delete “and YIELD” from the title and insert the following paragraph as the third paragraph under “Standard”: “Under Idaho law, wherever a highway crosses one (1) or more railroads at grade, the Department or local authorities within their respective jurisdictions, shall place and maintain stop signs, directing vehicular traffic approaching the crossing to come to a full stop prior to entering the crossing at all railroad crossings where electric or mechanical warning signals do not exist. Placement of these stop signs shall be mandatory except when, in the determination of the Department or local authorities, the existence of stop signs at a given crossing would constitute a greater hazard than their absence, based on a recognized engineering study.” (3-29-12)

10. Table 7B.1, School Area Sign and Plaque Sizes. On page 733, remove S4-2P, “When Children Are Present.” (3-29-12)
11. **Figure 7B.1, School Area Signs.** On page 735, remove figure S4-2P. (3-29-12)

12. **Section 7B.15, School Speed Limit Assembly (S4-1P, S4-2P, S4-3P, S4-4P, S4-6P, S5-1).** (3-29-12)
   a. On page 742, remove S4-2P in the title; and (3-29-12)
   b. On page 743, in the second paragraph under “Standard” remove the S4-2P and in the third paragraph under “Option” add the following as a fourth sentence to read as follows: “The lenses of the Speed Limit Sign Beacon shall not be positioned within the face of the School Speed Limit (S5-1) sign.” (3-29-12)

13. **Section 8A.03, Use of Standard Devices, Systems, and Practices at Highway-LRT Grade Crossings.** On page 748, under “Standard” add the following statement as a second sentence to read as follows: “Per Section 49-202(25), Idaho Code, “Wherever a highway crosses one (1) or more railroads at grade, the Department or local authorities within their respective jurisdictions, shall place and maintain stop signs, directing vehicular traffic approaching the crossing to come to a full stop prior to entering the crossing at all railroad crossings where electric or mechanical warning signals do not exist. Placement of these stop signs shall be mandatory except when, in the determination of the public highway agencies, the existence of stop signs at a given crossing would constitute a greater hazard than their absence, based on a recognized engineering study.” (3-29-12)

14. **Figure 8B.3, Crossbuck Assembly with a YIELD or STOP Sign on a Separate Sign Support (Sheet 1 of 2).** Delete figure in its entirety. (3-29-12)

15. **Figure 8B.3, Crossbuck Assembly with a YIELD or STOP Sign on a Separate Sign Support (Sheet 2 of 2).** Delete “YIELD or” from the title of the figure. Change Note 1 to read as follows: “Per Section 49-202(25), Idaho Code, “Wherever a highway crosses one (1) or more railroads at grade, the Department or local authorities within their respective jurisdictions, shall place and maintain stop signs, directing vehicular traffic approaching the crossing to come to a full stop prior to entering the crossing at all railroad crossings where electric or mechanical warning signals do not exist. Placement of these stop signs shall be mandatory except when, in the determination of the public highway agencies, the existence of stop signs at a given crossing would constitute a greater hazard than their absence, based on a recognized engineering study.”” (3-29-12)

16. **Section 8B.04, Crossbuck Assemblies with YIELD or STOP Signs at Passive Grade Crossings.** On pages 754,757 and 758, delete “YIELD or” from the title and modify the Section to read as follows:

   **Standard:**
   
   A grade crossing Crossbuck Assembly shall consist of a Crossbuck (R15-1) sign, and a Number of Tracks (R15-2P) plaque if two (2) or more tracks are present, that complies with the provisions of Section 8B.03, and shall have a STOP (R1-1) sign installed on the same support, as pursuant to the following requirement: “Per Section 49-202(25), Idaho Code, “Wherever a highway crosses one (1) or more railroads at grade, the Department or local authorities within their respective jurisdictions, shall place and maintain stop signs, directing vehicular traffic approaching the crossing to come to a full stop prior to entering the crossing at all railroad crossings where electric or mechanical warning signals do not exist. Placement of these stop signs shall be mandatory except when, in the determination of the public highway agencies, the existence of stop signs at a given crossing would constitute a greater hazard than their absence, based on a recognized engineering study.””

   At all public highway-rail grade crossings that are not equipped with the active traffic control systems that are described in Chapter 8C, except crossings where road users are directed by an authorized person on the ground to not enter the crossing at all times that an approaching train is about to occupy the crossing, a Crossbuck Assembly shall be installed on the right-hand side of the highway on each approach to the highway-rail grade crossing.
If a Crossbuck sign is used on a highway approach to a public highway-LRT grade crossing that is not equipped with the active traffic control systems that are described in Chapter 8C, a Crossbuck Assembly shall be installed on the right-hand side of the highway on each approach to the highway-LRT grade crossing.

Where restricted sight distance or unfavorable highway geometry exists on an approach to a grade crossing that has a Crossbuck Assembly, or where there is a one-way multi-lane approach, an additional Crossbuck Assembly shall be installed on the left-hand side of the highway.

Guidance:
The use of STOP signs at passive grade crossings should be placed in accordance with Idaho law.

Support:
Sections 8A.02 and 8A.03 contain information regarding the responsibilities of the highway agency and the railroad company or LRT agency regarding the selection, design, and operation of traffic control devices placed at grade crossings.

Option:
When a STOP sign is installed for a Crossbuck Assembly at a grade crossing, it may be installed on the same support as the Crossbuck sign or it may be installed on a separate support at a point where the highway vehicle is to stop, or as near to that point as practical, but in either case, the STOP sign is considered to be a part of the Crossbuck Assembly.

Standard:
When a STOP sign is installed on an existing Crossbuck sign support, the minimum height, measured vertically from the bottom of the STOP sign to the top of the curb, or in the absence of curb, measured vertically from the bottom of the STOP sign to the elevation of the near edge of the traveled way, shall be four (4) feet (see Figure 8B-2).

If a Crossbuck Assembly is installed on a new sign support (see Figure 8B-2) or if the STOP sign is installed on a separate support (see Figure 8B-3), the minimum height, measured vertically from the bottom of the STOP sign to the top of the curb, or in the absence of curb, measured vertically from the bottom of the STOP sign to the elevation of the near edge of the traveled way, shall be seven (7) feet if the Crossbuck Assembly is installed in an area where parking or pedestrian movements are likely to occur.

Guidance:
If a STOP sign is installed for a Crossbuck Assembly at a grade crossing on a separate support than the Crossbuck sign (see Figure 8B-3), the STOP sign should be placed at a point where the highway vehicle is to stop, or as near that point as practical, but no closer than fifteen (15) feet measured perpendicular from the nearest rail.

Support:
Certain commercial motor vehicles and school buses are required to stop at all grade crossings in accordance with 49 CFR 392.10.

The meaning of a Crossbuck Assembly that includes a STOP sign is that a road user approaching the grade crossing must come to a full and complete stop not less than fifteen (15) feet short of the nearest rail, and remain stopped while the road user determines if there is rail traffic either occupying the crossing or approaching and in such close proximity to the crossing that the road user must yield the right-of-way to rail traffic. The road user is permitted to proceed when it is safe to cross.
17. Section 8B.05, STOP (R1-1) Or YIELD (R1-2) Signs without Crossbuck Signs at Highway-LRT Grade Crossings. On page 758, delete “Or YIELD (R1-2)” from the title and delete the Guidance Statement, retaining the Standard and insert the following paragraph as the first paragraph under Standard: “Per Section 49-202(25), Idaho Code, “Wherever a highway crosses one (1) or more railroads at grade, the Department or local authorities within their respective jurisdictions, shall place and maintain stop signs, directing vehicular traffic approaching the crossing to come to a full stop prior to entering the crossing at all railroad crossings where electric or mechanical warning signals do not exist. Placement of these stop signs shall be mandatory except when, in the determination of the public highway agencies, the existence of stop signs at a given crossing would constitute a greater hazard than their absence, based on a recognized engineering study.”” (3-29-12)

18. Section 8B.07, EXEMPT Highway-Rail Grade Crossing Plaques (R15-3P, W10-1aP).

a. On page 759 - add the following paragraph titled as: “Standard: All EXEMPT (R15-3) signs placed at a highway-rail grade crossing, shall require train crews to flag the crossing and stop all vehicular traffic prior to allowing any railroad equipment to enter the crossing. Placement of an EXEMPT (R15-3) sign shall require a written agreement between the railroad company and the agency having jurisdiction over the highway which requires both parties to comply with the proper procedures for placement of EXEMPT signs at Highway-Rail Grade Crossings. A copy of all agreements shall be forwarded to the Idaho Transportation Department Highway-Rail Safety Coordinator.” (3-29-12)

b. Retain the “Option” statement and modify the “Support” statement on page 760 to read as follows: Support: These supplemental signs inform drivers of vehicles carrying passengers for hire, school buses carrying students, or vehicles carrying hazardous materials that a stop is not required at certain designated highway-rail grade crossings. (5-1-10)

19. Section 8B.09, DO NOT STOP ON TRACKS Sign (R8-8). On page 760, change the second paragraph of the Guidance statement to read as follows:

When a STOP sign is installed at a location, including at a circular intersection, that is downstream from the grade crossing such that highway vehicle queues are likely to extend beyond the tracks, a DO NOT STOP ON TRACKS sign (R8-8) should be used. (3-29-12)

20. Section 8B.16, Divided Highway with Light Rail Transit Crossing Signs (R15-7 Series). On page 762, change the second sentence of the first paragraph of the Option statement to read as follows: The sign shall be mounted separately. (3-29-12)

21. Section 8B.18, Emergency Notification Sign (I-13). On page 763, change the second paragraph of the Guidance statement to read as follows: Emergency Notification signs should be oriented so as to face highway vehicles at the grade crossing or on the traveled way near the grade crossing. (3-29-12)

22. Section 8C.09, Traffic Control Signals at or Near Highway-Rail Grade Crossings. On page 777, in the fourth paragraph titled “Standard,” replace “if applicable” with “if justified by an engineering study,” at the end of the final sentence in the paragraph. (3-29-12)
005. **AVAILABILITY OF THE “MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS.”**

01. **Review of Manual.** Persons wishing to review the Manual may do so at any of the locations listed in Section 006. The Manual and subsequent amendments are also available for review on the Federal Highway Administration website at [http://mutcd.fhwa.dot.gov](http://mutcd.fhwa.dot.gov). (3-29-12)

02. **Purchase of Manual.** The Manual with an effective date of June 13, 2012, may be viewed and printed from the Federal Highway Administration website at [http://mutcd.fhwa.dot.gov](http://mutcd.fhwa.dot.gov), or purchased from a number of organizations described on the website, such as AASHTO, ATSSA, and ITE. (4-11-19)

006. **OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.**

01. **Street and Mailing Address.** The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. (3-20-04)

02. **Office Hours.** Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (3-20-04)

03. **Telephone and FAX Numbers.** The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858. (3-20-04)

007. -- 999. **(RESERVED)**
000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Sections 40-310, and 40-312, and per the requirements of Sections 40-311, 40-313, 49-202(19), (23) and (28), and 49-221, Idaho Code. (3-27-13)

001. TITLE AND SCOPE.

01. Title. This rule shall be known as IDAPA 39.03.42, “Rules Governing Highway Right-of-Way Encroachments on State Rights-of-Way,” IDAPA 39, Title 03, Chapter 42. (3-30-01)

02. Scope. It is the purpose of this rule to establish standards and guidelines for encroachments on state highway rights-of-way. (3-30-01)

002. WRITTEN INTERPRETATIONS.
In accordance with Section 67-5201(19)(b)(iv), Idaho Code, the Idaho Transportation Department has written statements which pertain to the interpretation of the rules of this chapter, or to the documentation of compliance with the rules of this chapter. The document is available for public inspection and copying at cost at the Office of the Traffic Engineer, 3311 West State Street, P.O. Box 7129, Boise, ID 83707-1129. (3-30-01)

003. ADMINISTRATIVE APPEAL.

01. Commencement. Applicants may appeal denied permits, or permits granted with conditions that the applicant believes to be unreasonable, in writing to the Department’s District Engineer within thirty (30) days of receipt of written notification of the denial or grant of the permit. The appeal process commences on the date the Department’s District office receives written notification of appeal from the applicant. District office addresses can be found at https://itd.idaho.gov/ (3-27-13)

02. Process Hold. If at any time during the appeal process it is determined that insufficient documentation was submitted with the appeal, all parties shall be notified that the appeal process is placed on hold until the necessary documentation is supplied. (3-30-01)

03. Appeal Process. The District will have thirty (30) working days to review the appeal. If the District Engineer does not rule on the appeal within the thirty (30) day period, the denial of the permit shall be deemed overturned and the permit shall be issued, or the contested permit conditions stricken. Notice of the decision of the District Engineer shall be issued by certified mail within seven (7) days of the ruling. Otherwise, if the District Engineer does not overturn the original denial or strike the contested provisions from the permit, upon receipt of a written request from the applicant within twenty-one (21) days of the date of the denial of the appeal, it shall be forwarded to the Department’s legal section to initiate an appeal to the Idaho Transportation Board. The appeal will be processed in accordance with the Idaho Administrative Procedure Act and IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-27-13)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-27-13)

005. OFFICE – OFFICE HOURS – MAILING ADDRESS AND STREET ADDRESS – PHONE NUMBERS.

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02. Office Hours. Daily office hours are 8 a.m. to 5 p.m., Mountain Time, except Saturday, Sunday and state holidays. (3-27-13)
03. **Telephone and FAX Numbers.** The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858. (3-27-13)

006. **PUBLIC RECORDS ACT COMPLIANCE.**
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-27-13)

007. – 009. (RESERVED)

010. **DEFINITIONS.**

01. **Shall/Will, Should, May.** The use of “shall” or “will,” “should,” and “may” denote the following conditions:

   a. **Shall/Will.** A mandatory condition or requirement. (3-27-13)
   b. **Should.** An advisory or recommended condition, or usage, but not mandatory. (3-27-13)
   c. **May.** A permissive condition. No requirement is mandated. (3-27-13)

02. **Access.** The ability to enter or leave a public highway or highway right-of-way from an abutting private property or another public highway or public highway right-of-way. (3-27-13)

03. **ADT.** Average Daily Traffic. The total volume of traffic during a given time period in whole days greater than one (1) day and less than one (1) year divided by the number of days within that time period. (3-30-01)

04. **Applicant.** Agency, owner, or an authorized representative of the property owner, or utility facility applying for a permit to encroach within state highway rights-of-way. (3-27-13)

05. **Appraisal.** A written statement independently and impartially prepared by a qualified appraiser setting forth an opinion of monetary value for a specific property based on a specific use, as of a specific date, supported by the presentation and analysis of relevant market information. (3-27-13)

06. **Approach.** A connection between the outside edge of the shoulder or curb line and the abutting property at the highway right-of-way line, intended to provide access to and from said highway and the abutting property. An approach may include a driveway, alley, street, road or highway. (3-30-01)

07. **Approach Flare.** The approved radius connecting the edge of the approach to the edge of the highway. The term “approach radius” is interchangeable with “approach flare.” (3-30-01)

08. **Approach Transition.** The area from the edge of an urban approach sloped to match the curb and border area elevations. The term “approach apron” is interchangeable with “approach transition.” (3-30-01)

09. **Approach Skew Angle.** For all approaches, the angle of deflection between a line perpendicular to the highway centerline and the approach centerline. (3-30-01)

10. **Approach Width.** The distance between the outside edges of the approach measured perpendicular to the approach centerline along the curb line or the edge of pavement, excluding flares, transitions and radii. (3-30-01)

11. **Authorized Representative.** Any applicant, other than the property owner, having notarized written verification signed by the owner giving authorization to act on the owner’s behalf. (3-27-13)

12. **Auxiliary Lane.** The portion of the roadway adjoining the traveled way used for speed change, turning, storage for turning, weaving, truck climbing, and other purposes supplementary to through-traffic movement. (3-30-01)
13. **Board.** The Idaho Transportation Board, as established by Title 40, Chapter 3, Idaho Code. (3-30-01)

14. **Border Area.** The area between the outside edge of the shoulder or back of curb and the highway right-of-way line. (3-30-01)

15. **Boulevard Approach.** A two-way approach intended for high ADT volumes of large commercial vehicles, having a maximum width of eighty-four (84) feet in which opposing traffic is separated by a raised four (4) foot wide non-traversable median. (3-27-13)

16. **Capacity.** The maximum number of vehicles that can reasonably be expected to travel along a lane of a highway during a given time period under prevailing roadway and traffic conditions. (3-30-01)

17. **Clear Zone.** An area outside the traveled way, auxiliary lanes and shoulders that is constructed and maintained as free from physical obstructions as practical, for use as a recovery area by errant vehicles. (3-30-01)

18. **Commercial Approach.** An approach serving a business or businesses. (3-30-01)

19. **Conduit.** A tube or trough for receiving and protecting utility-related structures including, but not limited to, electrical wires, fiber optic cable, and fluids. (3-27-13)

20. **Construction.** The building of new facilities or the modification of existing facilities. Does not include maintenance. (3-27-13)

21. **Corner Clearance.** The distance along the curb line or outside edge of the shoulder measured from the beginning or end of the intersecting roadway flare to the nearest edge of the adjacent approach, excluding flares or transitions. (3-30-01)

22. **Department.** The Idaho Transportation Department (ITD). (3-30-01)

23. **Distance Between Approaches.** The distance measured along the curb line or outside edge of the shoulder between the nearest edges of adjacent approaches, excluding the flares, transitions or radii. (3-30-01)

24. **District.** An administrative and maintenance subdivision of the Idaho Transportation Department encompassing a particular geographical region of the state of Idaho, per Section 40-303, Idaho Code. (3-27-13)

25. **District Engineer.** The administrator of an Idaho Transportation Department administrative district, or a delegated representative. (3-30-01)

26. **District Route.** A state highway that accommodates trips of limited mobility and provides high levels of access to communities, to include distributing trips to geographical areas and serving major commercial and industrial districts. District routes may provide intra-community continuity and connection, to include local bus routes, but should not be used to provide direct access to residential lots. (3-27-13)

27. **Economic Opportunity.** Facilitate the increase in Idaho Gross Domestic Product, job creation, increased business, revenue; improve the efficiency in which goods are transported; and reduction in travel times for commuting, commerce, recreation, and tourism. (3-27-13)

28. **Emergency.** Any unscheduled work required to correct or prevent a hazardous situation that poses an imminent threat to life or property. (3-30-01)

29. **Encroachment.** Any authorized or unauthorized use of highway right-of-way or the air space immediately above the highway right-of-way. (3-27-13)

30. **Encroachment Permit.** Written authorization from the Department to use state highway right-of-way or the airspace above it under the conditions set forth in the permit. (3-27-13)
31. **Expressway.** A segment of a highway designated by the Idaho Transportation Board for use as a through highway, with partially controlled access, accessible only at locations specified by the Idaho Transportation Department, and characterized by medians, limited at-grade intersections, and high speeds. An existing segment of state highway may only be designated as an expressway if payment is made to adjacent property owners for the restriction of existing access rights. (3-27-13)

32. **Farming.** Any activity associated with crops, including seed. (3-30-01)

33. **FHWA.** The Federal Highway Administration, a division of the U. S. Department of Transportation. (3-30-01)

34. **Fiber Optic Cable.** A cable containing one (1) or more glass or plastic fibers that has the ability to transmit light along its axis. (3-30-01)

35. **Field Approach.** An approach that serves only non-residential agricultural property, including farmyards. (3-30-01)

36. **Flare Tangent Distance.** The distance of the approach radius measured along the edge of pavement. (3-30-01)

37. **Freeway.** A segment of a highway designated by the Idaho Transportation Board for use as a through highway, with fully controlled access, accessible only by interchanges (ramps), and characterized by medians, grade separations at cross roads, and ramp connections for entrance to and exit from the traveled way. An existing non-Interstate segment of state highway may only be designated as a freeway if payment is made to adjacent property owners for the restriction of existing access rights. (3-27-13)

38. **Frontage Road.** A road auxiliary to and located to the side of the highway for service to abutting properties and adjacent areas for the purpose of controlling access to the highway. (3-30-01)

39. **Frontage Boundary Line.** A line perpendicular to the highway centerline that begins at the point of intersection of the abutting property line and the highway right-of-way line. (3-30-01)

40. **Full Control of Access.** Any section of a highway system where access is prohibited except for interchange connections. (3-30-01)

41. **Government Agency.** As used in these rules, the term includes federal, state, county, city, or local highway jurisdictions. (3-27-13)

42. **Highway Right-of-Way.** Property used for highway purposes, open to the public, and under the jurisdiction of a government agency. Such property may be owned by the government agency in fee simple or be subject to an easement for highway purposes. (3-27-13)

43. **Imminent Threat.** Includes major traffic control deficiencies or safety situations that are likely to result in serious injury or loss of life. (3-30-01)

44. **Interstate Highway.** As identified by federal code, a segment of the Dwight D. Eisenhower National System of Interstate and Defense Highways consisting of an FHWA-approved freeway. (3-27-13)

45. **Joint-Use Approach.** An approach constructed at a common boundary between adjacent properties that abut the highway. A joint-use approach is equally owned and shared as common access by both property owners. (3-30-01)

46. **Landscaping.** Any action taken to change the features or appearance of the highway right-of-way or abutting property with plants, soil, rock and related material. (3-30-01)
47. **Loaded Payroll Rate.** A rate of compensation that includes hourly wages plus the associated employer overhead and benefit costs. (3-27-13)

48. **Local Highway Agency.** Any city, county, highway district or other local board or body having authority to enact regulations, resolutions, or ordinances relating to traffic on the highways, highway rights-of-way and streets within their respective jurisdiction. (3-30-01)

49. **Local Road.** A city, county or highway district highway whose primary function is to provide access to adjacent properties. (3-30-01)

50. **Median.** The portion of a divided highway or approach that separates opposing traveled ways. Medians may be raised, flush, or depressed relative to the roadway surface, and may be landscaped or paved. (3-30-01)

51. **Median Opening.** A paved area bisecting opposite directions of a divided roadway that is designed to permit traffic to cross at least one (1) direction of travel. (3-30-01)

52. **MUTCD.** The Manual on Uniform Traffic Control Devices for Streets and Highways, latest edition, as adopted by the Idaho Transportation Board in accordance with Section 49-201(3), Idaho Code. A manual written by the Federal Highway Administration that sets national minimum standards for signing, striping, and traffic control devices. (3-30-01)

53. **Non-Standard Approach.** Any approach that does not meet Department standards. (3-30-01)

54. **Performance Bond.** A statutory bond, issued by a surety company authorized to do business in the state of Idaho, that guarantees performance of work in accordance with permit requirements. (3-30-01)

55. **Permittee.** Person or persons, utility facilities, and other agencies granted permission to encroach within the highway right-of-way for authorized purposes other than normal travel. (3-30-01)

56. **Private Approach.** Every privately owned traveled way that is used for ingress to and egress from the highway right-of-way and an abutting property. (3-30-01)

57. **Property Line Clearance.** The distance measured along the curb line or outside shoulder edge from the frontage boundary line to the nearest edge of the approach width, excluding flares, transitions and radii. (3-30-01)

58. **Public Approach.** Any approach that serves the public without restriction and is maintained by a government agency. (3-27-13)

59. **Public Highway.** Any highway open to public use and maintained by a government agency. (3-27-13)

60. **Public Highway Agency.** The state transportation department, any city, county, highway district, or any other state agency, or any federal or Indian reservation, which has jurisdiction over public highway systems and highway rights-of-way. (3-30-01)

61. **Regional Route.** A state highway that accommodates trips of moderate length with a lower level of mobility than a Statewide Route and that provides moderate access to communities, to include providing mobility for people and freight through and between communities and major activity centers of the region. (3-27-13)

62. **Roadside.** Any area beyond the main traveled way that may or may not be within the highway right-of-way. (3-30-01)

63. **Roadway.** That portion of a highway improved, designed, or ordinarily used for vehicular travel, exclusive of sidewalks, shoulders, berms and other portions of the rights-of-way. (3-30-01)
64. **Rural.** State highway rights-of-way and right-of-way corridors outside the limits of Urban and Transitional areas. (3-27-13)

65. **Setback.** The horizontal distance between the highway right-of-way line and permanent fixtures, including but not limited to gas pump islands, signs, display stands and buildings, measured at right angles to the highway centerline. (3-30-01)

66. **Shoulder.** The portion of the right-of-way contiguous with the traveled way that accommodates stopped vehicles, emergency use, and lateral support of the sub-base, base, and surface courses. (3-27-13)

67. **Signal Spacing.** The distance between signalized intersections measured from the center of intersection to the center of intersection. (3-30-01)

68. **Slope.** Slope is expressed as a non-dimensional ratio between vertical and horizontal distance. For side slopes, the vertical component is shown first, then the horizontal. (3-30-01)

69. **Speed.** The rate of vehicular travel as measured in miles per hour. All speeds used in this document shall be the eighty-fifth percentile speed as determined by an engineering study. (3-27-13)

70. **State Highway System.** The principal highway corridors in the state, including connections and extensions through cities and roads to every county seat in the state, as approved by the Idaho Transportation Board and officially designated as a state highway. (3-30-01)

71. **Statewide Route.** A state highway that provides the highest level of mobility and speeds over long distances. Access from a statewide route to communities and major activity centers should be by way of public roads with spacing that supports mobility and speed. (3-27-13)

72. **Stopping Sight Distance.** The sum of:
   a. The brake reaction distance, which is the distance traveled by the vehicle from the instant the driver perceives an object necessitating a stop, to the moment the brakes are applied; and (3-27-13)
   b. The braking distance, which is the distance the vehicle travels from the moment the brakes are applied until the vehicle comes to a complete stop. (3-27-13)

73. **Structure.** Includes, but is not limited to, bridges, culverts, siphons, headwalls, retaining walls, buildings and any incidental construction not otherwise defined herein. (3-27-13)

74. **Subdivision.** A division of real property into three (3) or more separately platted parcels. (3-30-01)

75. **Temporary Encroachment.** Any encroachment that is not approved as a permanent placement within the highway right-of-way. (3-30-01)

76. **Traffic.** Pedestrians, bicycles, animals, vehicles, streetcars, buses and other conveyances, either singly or together, that use the highway right-of-way for the purpose of travel. (3-30-01)

77. **Traffic Control Device.** Any marking or device whether manually, electronically, or mechanically operated, placed or erected by an authority of a government agency or official having jurisdiction, for the purpose of regulating, warning or guiding traffic. (3-27-13)

78. **Traffic Impact Study.** A comprehensive analysis of the anticipated transportation network conditions with and without an applicant’s proposed new or modified access, including an analysis of mitigation measures. (3-27-13)

79. **Transitional.** State highway rights-of-way and right-of-way corridors within the area of city impact of any incorporated city, or areas designated as an area of city impact by city or county comprehensive plans. (3-27-13)
80. **Traveled Way.** The portion of the roadway for the movement of vehicles, exclusive of shoulders.  

81. **Travel Lane.** That portion of the traveled way designated for use by a single line of vehicles.  

82. **Trenching.** A method in which access is gained by excavation from ground level to the required underground depth for the installation, maintenance, removal, or inspection of a cable, casing, conduit or pipe. The excavation is then back filled with approved material and the surface is then returned to a condition specified by the Department.  

83. **Turnouts.** Roadside areas immediately adjacent to highways which may be utilized by vehicles for purposes of short-term parking or turning. They are extensions of the traveled way.  

84. **Unauthorized Encroachment.** Any encroachment that has been placed, modified, or maintained, or removed within the highway right-of-way without authorization by the Department.  

85. **Urban.** State highway rights-of-way and right-of-way corridors within the limits of any incorporated city.  

86. **Utility Facility.** All privately, publicly or cooperatively owned systems used for the production, transmission, or distribution of communications, cable television, power, electricity, light, heat, petroleum products, ore, water, steam, waste, irrigation, storm water not connected with highway drainage, and other similar items, including communication towers, guy wires, fire and police signal systems, and street lighting systems, that directly or indirectly serve the public or comprise part of the distribution systems which directly or indirectly serve the public.  

87. **Utility Locating Service.** Any locally or regionally recognized service that locates and maintains records of existing utility facilities.  

88. **Vehicle.** Every device in, upon, or by which any person or property is or may be transported or drawn upon a highway, excepting devices used exclusively upon rails or tracks.  

89. **Vision Triangle.** An area delineated by extending perpendicular lines along the face of curb or edge of pavement from their point of intersection forty (40) feet in either direction and by a height between three (3) feet and ten (10) feet above the existing centerline highway elevation.  

90. **Volume.** The number of vehicles estimated to use a certain type of travel lane during a twelve-month period. A highway with “high” volumes is at or near capacity; a highway with “medium” volumes is at or near fifty percent (50%) of capacity.  

91. **Warrant.** An evaluation of need based on an engineering study.  

92. **Working Day.** Any day except for Saturday, Sunday and any holiday as defined in Section 67-5302(15), Idaho Code.  

011. -- 099. **(RESERVED)**

100. **GENERAL.**

01. **Access Control.**

a. The Department shall retain the authority to issue all encroachment permits on the State Highway System.  

b. No change may be made to the control of access on any Interstate Highway without the approval of
02. Safety Requirements. (3-30-01)
   a. It is the permittee’s responsibility to provide for safe, efficient passage and protection of vehicles, pedestrians, and workers during any permitted work within the highway right-of-way. (3-30-01)
   b. The permittee shall submit, for Department approval, a traffic control plan for the installation, maintenance, or removal of any state highway right-of-way encroachment. The permittee shall provide advance notification to the Department prior to implementing any traffic control. (3-30-01)
   c. During the progress of the work, barricades, signs and other traffic control devices shall be erected and maintained by the permittee in conformance with the current “Manual on Uniform Traffic Control Devices.” The permittee shall be required to meet the minimum requirements of the latest edition of the Manual on Uniform Traffic Control Devices (MUTCD), as adopted by the Department. (3-30-01)
   d. All flaggers working on the State Highway System shall be certified in or recognized by the state of Idaho. They shall carry on their person a current flagger identification card that is recognized by the state of Idaho. All traffic control devices used on the State Highway System shall comply with current FHWA crash criteria. (3-30-01)
   e. When required, a striping plan for the placement of temporary and permanent pavement markings shall accompany the approved permit to use the right-of-way. Materials, placement, and removal of all pavement markings shall conform to current Department specifications and standards. (3-30-01)

03. Maintenance of Encroachments. Once an encroachment has been constructed by the permittee to Department standards, maintenance of the encroachment, unless otherwise provided, shall be as follows: (3-30-01)
   a. Paved public approach - State maintains to the right-of-way line. (12-26-90)
   b. Paved private approach - State maintains to end of radii, permittee maintains beyond the radii. (12-26-90)
   c. Gravel public approach. State installs an asphalt wedge sufficient to protect the roadway pavement edge (three (3) to six (6) feet back from the edge of road for the width of the approach). It is desirable to pave the approach to the right-of-way line when the road is reconstructed. State maintains to the right-of-way line. (3-30-01)
   d. Gravel private approach. The permittee maintains beyond the wedge. (3-30-01)
   e. Gravel turnouts. State maintains turnouts, other than mailbox turnouts, to the right-of-way line. The permittee maintains mailbox turnouts. (3-30-01)
   f. Maintenance of all other encroachments shall be the responsibility of the permittee. (3-30-01)

101. -- 199. (RESERVED)

200. APPLICATIONS AND PERMITS.

01. Required. To help preserve the highways as constructed and provide responsible growth where allowed, any individual, business, or other entity planning to add, modify, change use, relocate, maintain, or remove an encroachment on the state highway or use highway right-of-way for any purpose other than normal travel, shall obtain a permit to use state highway right-of-way. Encroachment permits approved by the Department are required for private and public approaches (driveways and streets), utilities and other miscellaneous encroachments. (3-27-13)

02. Work Prior to Approval. No activities shall be allowed on State highway rights-of-way until an approved permit has been issued by the Department or a delegated local highway agency. In an emergency, that effects highway operations and motorist safety, approval may be given by the Department or a delegated highway
agency in advance of processing the permit.  

03. **Local Highway Agency Authority.** The department may delegate authority to a local highway agency to issue permits to use state highway rights-of-way if adequate local ordinances are in place and are enforceable. The Department shall retain final approval for all permits issued by a local highway agency on the State Highway System.

04. **Administration.** Permitting process shall be administered by the Department or their delegated representative, within the representative’s respective jurisdiction. Department District offices are located in Coeur d’Alene, Lewiston, Boise, Shoshone, Pocatello and Rigby.

05. **Application Forms.** All applications to use State highway right-of-way shall be made on approved Department forms.

06. **Applicant to Be Informed.** Applicants shall be informed of Department policies and regulations concerning encroachments.

07. **Payment for Impacted Highway Features.** Applicants shall pay for any changes or adjustments of highway features or fixtures brought about by actions, operations or requirements caused by the applicant.

08. **Encroachment Conflicts.** Conflicts between proposed encroachments and highway maintenance or construction projects, utilities or other encroachments shall be resolved before an application is approved.

09. **Review Process.** The review process shall commence on the day the applicant submits the signed application and makes payment of the initial application fee(s). If the Department determines there is insufficient documentation to process the application, the process will be placed on hold until such documentation has been received. All applications for encroachment permits shall be reviewed and evaluated for current access control requirements, deed restrictions, safety and capacity requirements, design and location standards, or an approved variance of these standards, environmental impacts, location conflicts, long-range planning goals, and the need for an appraisal. A time table for the review process is available at the Idaho Transportation Department Headquarters Office or any District Office.

10. **Department Held Harmless.** In accepting an approved permit, the permittee, their successors and assigns, shall agree to hold harmless and defend, regardless of outcome, the state from the expenses of and against all suits or claims, including costs, expenses and attorney fees that may be incurred by reason of any act or omission, neglect or misconduct of the permittee or its contractor in the design, construction, maintenance or operation of the encroachment.

11. **Permit Requirements.** All permits shall specify approach location and use, and be accompanied by approved traffic control plans, design details and specifications that address dust control, site reclamation, environmental protection and work site safety. The applicant shall be required to submit construction plans stamped by an engineer licensed in the state of Idaho to the Department for approval.

12. **Void Application.** Once an application is submitted, if the permitting process is not completed within one (1) year as a result of inactivity on the applicant’s part, the application shall be considered void.

13. **Denial of Application.** Applications for encroachments not allowed shall be verbally denied. If the applicant insists on proceeding with the application, the non-refundable fee shall be accepted and a permit denial issued by certified letter. Upon receipt of the denial letter, the applicant can appeal the Department’s action.

201. **PERMIT COMPLIANCE AND EXPIRATION.**

01. **Permitted Work.** If work does not begin immediately, the permittee shall notify the Department or local highway agency five (5) working days prior to commencing such work. Local highway agency shall promptly
notify the Department, when applicable. (3-30-01)

02. Work Site Documents. The permittee or contractor for the permittee, shall maintain a copy of the approved permit, all special provisions and any related documents, at the work site while work is in progress. (3-30-01)

03. Completion of Work. All permitted work shall be completed and available for final inspection within thirty (30) days after construction begins, unless otherwise stated in the special provisions of the permit. If the permitted work is not completed within one (1) year of permit issuance, the permit shall be considered void. At the discretion of the Department, a one-time extension not to exceed six (6) months may be granted if requested in writing by the permittee prior to permit expiration. New applications shall be required for additional work following permit expiration. (3-30-01)

04. Temporary Encroachments. Temporary encroachment permits shall have an effective time period not to exceed one (1) calendar year and shall be removed within ten (10) days following permit expiration. (3-30-01)

202. -- 299. (RESERVED)

300. GENERAL REGULATIONS FOR APPROACHES.

01. Required. All new or additional approaches, or the modification in design or use, relocation or removal of existing approaches require an approved State highway right-of-way use permit and shall meet all access control requirements that correspond to the state highway being affected. (3-27-13)

02. General. Requests for approaches shall be reviewed and considered for approval based on the needs of the total development, regardless of the number of individual parcels it contains. (3-30-01)

03. Joint-Use Approach. Only an owner of property abutting the state highway right-of-way, or their designated representative, can apply for access. Applications for a joint-use approach that serves two (2) or more abutting properties sharing common boundary lines shall be accompanied by a legal recorded joint-use access agreement and shall be signed by all deeded owners or authorized representatives. (3-30-01)

04. Applicable Standards. The location, design, and construction of all approaches shall comply with Department standards. Information regarding applicable standards is available at Department headquarters and all District offices listed in Subsection 003.01. (3-30-01)

05. Approach Locations. Approaches shall be located where the highway alignment and profile meet approved geometric standards, where they do not create undue interference with or hazard to the free movement of normal highway or pedestrian traffic, and where they do not restrict or interfere with the placement or proper function of traffic control signs, signals, lighting or other devices. (3-30-01)

06. Denial of Approach Application. Failure to comply with these requirements may be sufficient cause for the Department to deny an approach application, prohibit specific approach usage, or remove an existing approach. (3-30-01)

07. New Approaches in Highway Construction. Applications for an encroachment located within a state highway construction project shall be processed by the Department. (3-27-13)

08. Modification of Approaches by Department. The Department reserves the right to make any modifications, additions, repairs, relocations, or removals to any approach or its appurtenances within the highway right-of-way, when necessary for maintenance, rehabilitation, reconstruction or relocation of the highway and/or to provide proper protection of life and property on, or adjacent to, the highway. (3-30-01)

09. Modification of Approaches by Permittee. Modifications of approach use, construction, or design shall include but not be limited to width, grade, surface type, landscaping, and drainage. Such modifications by the permittee require Department approval. (3-27-13)
301. -- 399. (RESERVED)

400. LOCATION AND DESIGN STANDARDS FOR APPROACHES.

01. Required. Location, design, construction and operations of all approaches shall comply with current Department geometric standards and design principles. (3-30-01)

02. Guidelines. The following access management guidelines shall be considered on all approach applications:

   a. Design approaches for current and future property access requirements; and (3-30-01)

   b. Reduce conflicts associated access points through the application of channelization, auxiliary lanes, joint-use approaches, frontage and other local roads, restricted on-street parking and off-street traffic circulation. (3-30-01)

03. Signal and Approach Spacing. In order to maintain system capacity, safety and efficiency, maximize signal progression and minimize delays to the traveling public, all approaches and signals shall be spaced in accordance with the following standards:

   a. All traffic signal locations shall meet Department signal warrant requirements and a signal operational analysis; (3-30-01)

   b. Location preference shall be given to State highways that meet or may be reasonably expected to meet signal warrants within five (5) years; and (3-30-01)

   c. Minimum recommended distances between approaches and signals are as follows:

<table>
<thead>
<tr>
<th>HIGHWAY TYPE</th>
<th>AREA TYPE</th>
<th>Signalized Road Spacing</th>
<th>Public Road Spacing (A)</th>
<th>Driveway Distance Upstream From Public Road Intersection (B)</th>
<th>Driveway Distance Downstream From Unsignalized Public Road Intersection (C)</th>
<th>Distance Between Unsignalized Accesses Other Than Public Roads (D)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interstate</td>
<td>All</td>
<td>Accessible only by interchanges (ramps) and requires approval by the Board and Federal Highway Administration.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Freeway</td>
<td>All</td>
<td>Accessible only by interchanges (ramps).</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expressway</td>
<td>All</td>
<td>Accessible only at locations specified by the Department.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Statewide Route</td>
<td>Rural</td>
<td>5,280 ft</td>
<td>5,280 ft</td>
<td>1,000 ft</td>
<td>650 ft</td>
<td>650 ft</td>
</tr>
<tr>
<td></td>
<td>Transitional</td>
<td>5,280 ft</td>
<td>2,640 ft</td>
<td>760 ft</td>
<td>500 ft</td>
<td>500 ft</td>
</tr>
<tr>
<td></td>
<td>Urban &gt;35 mph</td>
<td>2,640 ft</td>
<td>1,320 ft</td>
<td>790 ft</td>
<td>500 ft</td>
<td>500 ft</td>
</tr>
<tr>
<td></td>
<td>Urban ≤35 mph</td>
<td>2,640 ft</td>
<td>1,320 ft</td>
<td>790 ft</td>
<td>250 ft**</td>
<td>250 ft**</td>
</tr>
</tbody>
</table>
Table 1 – Access Spacing*

<table>
<thead>
<tr>
<th>Highway Type</th>
<th>Area Type</th>
<th>Signalized Road Spacing</th>
<th>Public Road Spacing (A)</th>
<th>Driveway Distance Upstream From Public Road Intersection (B)</th>
<th>Driveway Distance Downstream From Unsignalized Public Road Intersection (C)</th>
<th>Distance Between Unsignalized Accesses Other Than Public Roads (D)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regional Route</td>
<td>Rural</td>
<td>5,280 ft</td>
<td>2,640 ft</td>
<td>1,000 ft</td>
<td>650 ft</td>
<td>650 ft</td>
</tr>
<tr>
<td></td>
<td>Transitional</td>
<td>2,640 ft</td>
<td>1,320 ft</td>
<td>690 ft</td>
<td>360 ft**</td>
<td>360 ft**</td>
</tr>
<tr>
<td></td>
<td>Urban &gt;35 mph</td>
<td>2,640 ft</td>
<td>660 ft</td>
<td>660 ft</td>
<td>360 ft**</td>
<td>360 ft**</td>
</tr>
<tr>
<td></td>
<td>Urban ≤35 mph</td>
<td>2,640 ft</td>
<td>660 ft</td>
<td>660 ft</td>
<td>250 ft**</td>
<td>250 ft**</td>
</tr>
<tr>
<td>District Route</td>
<td>Rural</td>
<td>2,640 ft</td>
<td>1,320 ft</td>
<td>760 ft</td>
<td>500 ft</td>
<td>500 ft</td>
</tr>
<tr>
<td></td>
<td>Transitional</td>
<td>2,640 ft</td>
<td>660 ft</td>
<td>660 ft</td>
<td>360 ft**</td>
<td>360 ft**</td>
</tr>
<tr>
<td></td>
<td>Urban &gt;35 mph</td>
<td>1,320 ft</td>
<td>660 ft</td>
<td>660 ft</td>
<td>360 ft**</td>
<td>360 ft**</td>
</tr>
<tr>
<td></td>
<td>Urban ≤35 mph</td>
<td>1,320 ft</td>
<td>660 ft</td>
<td>660 ft</td>
<td>250 ft**</td>
<td>250 ft**</td>
</tr>
</tbody>
</table>

*Distances in table are minimums based on optimal operational and safety conditions such as adequate sight distance and level grade. Definitions of spacing designated by (A), (B), (C), and (D) are represented on Figure 1.

** Where the public road intersection or private access intersection is signalized, the distances in the table are for driveways restricted to right-in/right-out movements only. For unrestricted driveways the minimum distance shall be 500 feet from a signalized intersection.

Figure 1:

The District Engineer shall have the authority to deny an encroachment permit or require the applicant to provide a Traffic Impact Study when an on-site review indicates that the optimal conditions (such as sight
distance and queue length) assumed in Table 1 do not exist, and that operational or safety problems may result from the encroachment spacing.

(e) The District Engineer shall have the authority to approve a decrease in the minimum access spacing distances set forth in Table 1, provided that the basis for any exception is justified and documented. The basis for the exception may include overriding economic opportunity considerations. For any exception that would result in a decrease in access spacing of more than ten percent (10%) of the distances set forth in Table 1, a Traffic Impact Study will be required in order to determine whether auxiliary lanes or other appropriate mitigation must be included in the permit’s conditions.

(f) Unless the requirement is waived by the District Engineer, a Traffic Impact Study shall also be required when a new or expanded development seeks direct access to a state highway, and at full build out will generate one hundred (100) or more new trips during the peak hour, the new volume of trips will equal or exceed one thousand (1000) vehicles per day, or the new vehicle volume will result from development that equals or exceeds the threshold values in Table 2. If the District Engineer waives the requirement for a Traffic Impact Study, the basis for such waiver shall be justified and documented.

(g) When required, the Traffic Impact Study shall document access needs and impacts and whether any highway modifications are necessary to accommodate the new traffic volumes generated by the development. Such modifications could include, for example, turn lanes, additional through lanes, acceleration or deceleration lanes, medians, traffic signals, removal and/or consolidation of existing approaches, approaches limited to right-in/right-out access only, etc.

(h) If a District Engineer denies an encroachment permit application and the denial is appealed to the board, the board or its delegate shall have the authority to approve exceptions to the access and signal spacing distances in Table 1 if, in the judgment of the board, overriding economic considerations cause the exceptions to be in the best interests of the public.

Table 2

<table>
<thead>
<tr>
<th>LAND USE TYPE</th>
<th>THRESHOLD VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>100 Dwelling Units</td>
</tr>
<tr>
<td>Retail</td>
<td>35,000 square feet</td>
</tr>
<tr>
<td>Office</td>
<td>50,000 square feet</td>
</tr>
<tr>
<td>Industrial</td>
<td>70,000 square feet</td>
</tr>
<tr>
<td>Lodging</td>
<td>100 rooms</td>
</tr>
<tr>
<td>School (K-12)</td>
<td>All (Sections 67-6508 &amp; 67-6519, Idaho Code)</td>
</tr>
</tbody>
</table>

04. Corner Clearance.

(a) Approaches should be located as far as practical from intersections: to preserve visibility at the intersection, to permit safe vehicle movement, and to accommodate the installation of traffic signs, signals and lighting where required.

(b) Approach transitions or flares shall not encroach upon curbs or pavement edges forming the corner radii of the intersection.

(c) Minimum corner clearances between signalized and unsignalized urban and rural intersections shall comply with current Department standards.
05. **Approach Alignment.** Whenever possible, all new or relocated approaches shall intersect the state highway at right angles and shall be aligned on centerline with existing approaches to facilitate highway safety and the development and use of turn lanes and/or signals. Approach skew angles shall be in conformance with current Department standards. (3-30-01)

06. **Width and Radius.** (3-30-01)

   a. An approach shall be wide enough to properly serve the anticipated type and volume of traffic. Minimum widths should be used only when space limitations apply. (3-30-01)

   b. An approach that is adjacent to a public alley may include the alley as part of the approach if approved by the local jurisdiction, however, the width of the combined approach shall not exceed forty (40) feet. (3-27-13)

   c. Commercial approaches with volumes exceeding fifty (50) vehicles per hour during a total of any four (4) hours per day should be designed to public road standards. (3-30-01)

   d. A Boulevard Approach may be required to improve operation and/or aesthetics of commercial approaches and some public highways, when warranted, by a combination of vehicle length and higher traffic volumes. The approach shall be designed to serve the traffic with a right-turn lane, a left-turn lane, a median, and one (1) or more entrance lanes. (3-30-01)

   e. Minimum and maximum recommended approach widths and radii are as follows:

<table>
<thead>
<tr>
<th>APPROACH USE</th>
<th>&lt; 35 MPH</th>
<th>≥ 35 MPH</th>
<th>RADII</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Minimum</td>
<td>Maximum</td>
<td>Minimum</td>
</tr>
<tr>
<td>Single Residential, Farmyard, Field</td>
<td>12ft</td>
<td>40ft</td>
<td>20ft</td>
</tr>
<tr>
<td>Multiple Residential</td>
<td>28ft</td>
<td>40ft</td>
<td>28ft</td>
</tr>
<tr>
<td>Commercial (One-Way)</td>
<td>15ft</td>
<td>30ft</td>
<td>20ft</td>
</tr>
<tr>
<td>Commercial (Two-Way)</td>
<td>25ft</td>
<td>40ft</td>
<td>25ft</td>
</tr>
<tr>
<td>Boulevard Approach</td>
<td>84ft</td>
<td>84ft</td>
<td>84ft</td>
</tr>
<tr>
<td>Joint-Use Residential/Farm</td>
<td>25ft</td>
<td>40ft</td>
<td>25ft</td>
</tr>
<tr>
<td>Joint-Use Commercial</td>
<td>12ft</td>
<td>40ft</td>
<td>20ft</td>
</tr>
<tr>
<td>Public Highways</td>
<td>28ft</td>
<td>N/A</td>
<td>28ft</td>
</tr>
</tbody>
</table>

(3-27-13)

07. **Property Line Clearance.** (3-30-01)

   a. In curbed sections, there shall be a minimum property line clearance of six (6) feet to accommodate approach transitions. Approaches shall be constructed so that all approach flares and any extensions of the approach remain within applicant’s property. (3-27-13)
b. In rural or uncurbed sections, property line clearances shall be equal to approach radius. Approaches shall be constructed so that all approach radii remain within applicant’s property. (3-30-01)

c. Approach transitions or radii may be allowed to abut the adjacent property line when required for proper utilization of property. Joint-use approaches shall be required whenever property frontage is insufficient to include full width of the approach, including both radii. (3-30-01)

08. Setback. (3-30-01)

a. Improvements intended to serve patrons on private property adjacent to state highway right-of-way shall be setback from the highway right-of-way line so that stopping, standing, parking or maneuvering of vehicles on the right-of-way is not necessary. A minimum setback of fourteen (14) feet from state highway right-of-way line is recommended, unless a greater minimum is established by an engineering study. When an ordinance requires a certain number of parking spaces per square footage of building, the parking spaces shall not be included within state highway right-of-way. (3-27-13)

b. Traffic movements into and out of a business shall be designed, whenever possible, to utilize existing local roads. Existing approaches along traveled way should serve as exits only from the business onto the state highway. Entrance to the property should be made from a local road. (3-30-01)

09. Sight Distance. Any encroachment, including but not limited to hedges, shrubbery, fences, walls, or other obstructions of any nature, that constitutes a traffic hazard within the “vision triangle” of vehicle operators at the intersection of roads with other roads, private approaches, alleys, bike or pedestrian paths, or railroad crossings shall be removed. (3-30-01)

10. Transitions and Flares. (3-30-01)

a. In curb and gutter sections, the transition connecting the edge of the approach to the curb shall meet minimum Department standards. (3-30-01)

b. In sections not having a curb and gutter, approach flares should connect the outside edge of the approach to the outside edge of the roadway shoulders and shall meet minimum Department standards. The approach flare tangent distance should not exceed twenty (20) feet unless a larger radius is warranted by an engineering study. (3-27-13)

c. The distance between approaches shall be such that the curb approach transition or radii of the one (1) approach does not encroach upon the transition or radii of the adjacent approach. (3-30-01)

11. Grade. (3-30-01)

a. If the maximum allowable slope is not great enough to bring the approach to the level of the sidewalk or back of curb, a depressed sidewalk should be installed, when required. If sidewalks exist, the connection between the original sidewalk and the depressed sidewalk shall be made through a transition area with a slope no steeper than twelve horizontal to one vertical (12:1) from the longitudinal grade of the original sidewalk. All new curbs or sidewalks should be constructed to the line and grade of the existing curb or sidewalk with every effort to construct a sidewalk that is uniformly graded and free of dips. (3-27-13)

b. To accommodate emergency service vehicles, the Department recommends a maximum approach grade of plus or minus ten percent (±10%). (3-30-01)

12. Border Area. (3-30-01)

a. Border area work (including grading, seeding and landscaping) shall insure that adequate sight distance, proper drainage, desirable slopes for maintenance operations, and a pleasing appearance are provided. The border area shall be free of encroachments and designed as needed to prevent vehicular use through the incorporation of appropriate methods such as ditching, special grading, use of concrete or bituminous curbs, fencing, guard rail, and
guide posts. The design or devices should not impair adequate sight distance or constitute a hazard to pedestrians, bicycles, or vehicles. (3-30-01)

b. The maximum slope beyond the outside edge of shoulder, back of curb, or back of sidewalk to the right-of-way line shall meet minimum Department standards. The creation of ponds, pools, or drainage/evaporation swales within the highway right-of-way shall be prohibited. (3-30-01)

13. Drainage. (3-30-01)

a. All approaches shall be graded so that private properties abutting the highway right-of-way do not drain onto the traveled way, do not impair the drainage within the right-of-way, alter the stability of the roadway subgrade or materially alter the drainage of areas adjacent to the right-of-way. Post-development drainage flows shall not exceed predevelopment drainage flows.

b. Culverts and drop inlets shall be installed where required and shall be the type and size specified by the Department. Where the border area is regraded, landscaped or reclaimed (seeded), it shall have sufficient slope, ditches, culverts, and drop inlets for adequate drainage. Slopes, where practical, should be a six-horizontal-to-one vertical (6:1) maximum. (3-27-13)

14. Base and Surfacing. (3-30-01)

a. It shall be the responsibility of the permittee to supply, place and properly compact the approach fill and base material. All base and surfacing materials and compaction requirements shall meet minimum Department design and construction standards. (3-30-01)

b. All rural private, commercial and public approaches shall be paved to the right-of-way line or to the back of the approach radius. Farmyard and field gravel approaches that are occasionally used shall be paved a minimum of five (5) feet from the edge of pavement. (3-27-13)

c. In curb and gutter areas, approaches shall be paved to the right-of-way line. (3-30-01)

401. MEDIANS. (3-30-01)

01. Median Placement. The placement of medians shall meet the following considerations:

a. Where a traffic engineering study indicates that medians would be beneficial to control access, maintain street capacity, and improve traffic safety. (3-30-01)

b. When medians are selected, non-traversable medians are the preferred median type; however, traversable medians in urban areas may be considered to accommodate emergency vehicles. (3-30-01)

c. Pedestrian/bicycle safety shall be given consideration in the choice and design of medians in areas that are frequently used by pedestrians/bicycles. (3-30-01)

d. Construction requirements for all new or modified public approaches to the state highway right-of-way, including private approaches to subdivisions and businesses, shall be reviewed for the need to place medians on the state highway. (3-30-01)

e. Channelization formed by raised curbs, solid painted islands, left turn lanes, or other traffic control installations may be required to create a mandatory right-in/right-out and/or left-in/left-out approach condition. (3-30-01)

02. Median Openings. Median openings shall be as follows:

a. Placed on multi-lane state highways at all signalized intersections, at locations which currently meet the criteria for a signal warrant and fulfill traffic signal coordination requirements, at locations that are anticipated to meet future traffic signal considerations, and at locations where there will be no significant reduction in
safety or operational efficiency. (3-30-01)

b. Designed with a left turn lane and sufficient storage for left turning traffic. (3-30-01)

c. Median openings allowing U-turns shall be provided only at locations having sufficient roadway width. (3-30-01)

402. AUXILIARY LANES.
Review Required. Reviews shall be conducted to determine the need to provide turn lanes, deceleration lanes and acceleration lanes on the state highway prior to issuing an approach permit. Consideration of auxiliary lanes shall meet the following conditions:

01. Traffic Engineering Study. A traffic engineering study shall be made that considers highway operating speed, traffic volumes, projected turning movement volumes, availability of passing opportunities, sight distance, and collision history. (3-27-13)

02. Auxiliary Lanes to Enhance Roadside Business. Auxiliary lanes shall not be constructed to enhance a new roadside business, unless the applicant is willing to pay the full cost. (3-30-01)

03. Auxiliary Lanes Required by Planned Development. Auxiliary lanes required as a result of a planned development, shall be paid for by the developer. When the need for an auxiliary lane exists prior to an application for a planned development, the developer may not be required to pay for the lane unless such construction precedes the Department’s construction schedule. (3-30-01)

403. -- 499. (RESERVED)

500. LOCATION AND DESIGN STANDARDS FOR UTILITIES.

01. Approved Permit Required. An approved right-of-way encroachment permit shall be required for all utility encroachments, including new utility installation and the relocation, maintenance, modification, or removal of existing utility facilities prior to the initiation of any work within the state highway right-of-way. (3-30-01)

02. Utility Locations. Final utility locations shall be identified on the appropriate roadway and bridge plans. (3-30-01)

03. Interstate Highways. As addressed in the 1996 Telecommunications Act, longitudinal placement of telecommunication utilities in any Interstate right-of-way shall require a permit approved by the Department for the installation of utilities. Longitudinal placement of all other utilities in Interstate right-of-way shall require a utility permit approved by both the Department and the FHWA. (3-27-13)

04. Utility Maintenance and Emergency Repair. Right-of-way encroachment permits, approved annually by the Department, shall be required for all maintenance or emergency repairs of utility facilities. The utility shall notify the Department in advance of any work that affects the traveling public. (3-15-02)

05. Conduits Under the Roadway.

a. Conduits crossing under highways that carry utility structures including, but not limited to, water, sewage, chemicals, electrical wire, and communications cables, shall be installed by jacking, driving or boring unless trenching can be justified. Acceptable justification would only be poor soil conditions, such as rock or boulders, inadequate room for a boring pit, or conflicts with other utility lines which cannot be located accurately (gas lines, multiple telephone conduits). If gravel or boulders prevent boring or jacking on the first attempt, at least two (2) other documented attempts should be made at different locations before contacting the District about an alternate installation method, unless the utility can provide documentation from a qualified agency or engineer that indicates the strata is not conducive to boring, driving or jacking. Normally installation of conduit twenty-four (24) inches or less outside diameter should be attempted by jacking, driving or boring before consideration of trenching as an alternative. (3-27-13)
b. The applicant is required to submit for review and approval, a set of construction plans stamped by an engineer licensed in the state of Idaho. The plans shall show all details on casing, conduits, bulkheads and placement, vertical and horizontal dimensions of the pit and shoring, method of installing the conduit, drainage, void filling, and traffic control devices. Sluicing or jetting shall not be allowed. If required by the engineer, casings should be installed from highway right-of-way line to highway right-of-way line to allow for servicing of the utility facility with minimal disruption to traffic flows. Casings should be installed wherever feasible to allow for placement of multiple conduits. (3-15-02)

c. Conduits under interstate highways shall not be installed by cutting through the pavement under any circumstance. (3-30-01)

06. Conduits Attached to Structure. Conduits attached to any structure shall meet the following requirements:

a. A set of construction plans showing all details and calculations of a crossing or proposed attachments, stamped by an engineer licensed in the state of Idaho, shall be submitted to the Department for review and approval at the time of permit application. A copy of the existing structure plans shall also be submitted that are marked to show the proposed structure modifications. (3-30-01)

b. Reinforcement shall be located prior to the placement of threaded inserts to suspend utilities using a method approved by the Department. (3-30-01)

c. All attaching hardware shall be galvanized or coated as directed by the Department. (3-30-01)

d. Bolts for the attachment clamps shall be a minimum of one-half (1/2) inch in diameter. (3-27-13)

e. Slip joints shall be installed as directed by the Department. (3-30-01)

f. Drilling of any bridge structural element shall be prohibited without approval from the Department. (3-30-01)

h. Utilities shall be attached to bridges in an interior bay, unless interior attachment is not practical due to the bridge diaphragm or end beam construction. (3-30-01)

i. Placing brackets along or around the structure rail is prohibited. (3-30-01)

j. The installing utility shall relinquish exclusive rights to future use of a hanger system, once installed. However, the responsibility for required maintenance shall remain with the installing utility until the hangar system is placed into a joint-use system. At that time, the responsibility for maintenance shall become a shared responsibility. (3-30-01)

j. A set of “as-built” plans for all conduit or utility crossings and structure attachments shall be submitted to the Department and the local utility locating service with all details of construction within thirty (30) days of the work completion. All “as-built” plans are required to be stamped by an engineer licensed in the state of Idaho. (3-30-01)

501. -- 599. (RESERVED)

600. LOCATION AND DESIGN STANDARDS FOR OTHER ENCROACHMENTS.

01. Approved Permit Required. An approved right-of-way encroachment permit shall be required for all portable objects or signs, memorials, urban improvements, landscaping, farming, irrigation or drainage, mailbox stands or turnouts, recreational parking facilities, park-and-ride lots, school bus turnouts, or structures within the state highway right-of-way other than those authorized or installed by the Department, or those which the government entity deems necessary for regulating, warning, and guiding of traffic. (3-30-01)

02. Benches, Planters, and Other Urban Structures. Structures, including protrusions and
overhangs, shall be a minimum of eighteen (18) inches behind the face of curb. When a structure is within a sidewalk area, at least four (4) feet of unobstructed space shall be available for pedestrians. (3-27-13)

**03. Overhanging Displays, Canopies and Marquees.** In a curb section, encroachments shall not extend closer than eighteen (18) inches behind face of curb. In a non-curb section, encroachments supported by a building shall not extend more than twelve (12) inches into right-of-way. Signs or displays shall be no lower than twelve (12) feet above the sidewalk or ground level. Canopies and marquees shall be no lower than eight (8) feet. (3-27-13)

**04. Landscaping, Farming and Associated Irrigation.** Repair of landscaping in the state highway right-of-way shall be the responsibility of the permittee, and the Department will not be responsible for, or participate in, any repair or maintenance costs. All requests for landscaping, farming and irrigation shall require a review of current access control records for restrictive covenants. Applications may be approved provided the following conditions are met:

a. Landscaping, farming, and irrigation systems shall maintain the structural integrity of the state highway right-of-way. No undercutting of the present highway fill and ballast section nor shall access to a state highway from unprotected bare soil be allowed. (3-27-13)

b. Unless otherwise specified, the degree of landscaping will be limited to what is necessary to insure that the appearance of the state highway right-of-way is compatible with the appearance of the surrounding area and shall not interfere with public safety and overall maintenance operations. (3-30-01)

c. Landscaping, farming, and irrigation systems shall not disturb, obstruct, or add to the normal drainage patterns of the state highway right-of-way. No new ditches shall be constructed without prior approval. (3-30-01)

d. Landscaping, farming, and irrigation systems shall not interfere with utility installations, removals, or operations. (3-30-01)

e. Provisions shall be established for the responsibility of future maintenance. (3-30-01)

f. Only planting of forage plants, grasses, flowers, and shrubs with a mature height not to exceed three (3) feet will be allowed within the clear zone of the state highway right-of-way. Type and size of grasses, flowers, and shrubs will be determined by the Department. (3-27-13)

g. No trees shall be allowed within the clear zone of the state highway right-of-way. (3-15-02)

h. All work within the highway right-of-way shall be required to return the right-of-way to either original condition or to the requirements of the encroachment permit as approved by the Department. (3-27-13)

i. Irrigation systems shall be no closer than five (5) feet from the pavement edge and shall be adjusted so water does not cover any portion of the highway pavement. (3-27-13)

j. No grading, excavation or other ground disturbing activities will be performed during rainy periods. If work cannot be avoided during rainy periods, the permittee will install check dams or other approved device(s) or structure(s) in drainage channels and provide a sediment retention basin to avoid discharging sediment containing runoff into the drainage system, or any wetlands, or water bodies (streams, rivers, lakes and ponds). No work shall be performed in or adjacent to any wetland or water body without providing the Department with copies of the appropriate permits from the Army Corps of Engineers, Idaho Department of Water Resources, and the Idaho Division of Environmental Quality. (3-30-01)

k. All areas within the state highway right-of-way disturbed by construction shall be returned to its original condition and reclaimed (re-seeded, fertilized and mulched) as directed by the Department or delegated local highway agency. (3-30-01)

l. Appropriate best management practices to temporarily control erosion and resulting sediment shall
be used. Typical soil surface protection practices include erosion control blankets, tacified mulches of straw, wood fiber, paper fiber, soil amendments, or rock mulch. Typical sediment control practices may include silt fences, fiber wattles, rock check dams, sediment basins/ponds, inlet culvert risers, and inlet rock filters. For further information on best management practices, contact the Department. (3-30-01)

m. Travel lanes shall be kept reasonably free of dirt, rocks and other debris resulting from construction or maintenance of landscaping, farming, or irrigation. (3-30-01)

05. Recreational Parking and Park-and-Ride Lots.

a. Parking areas shall be designed to safely accommodate an adequate number of parking spaces as determined by the Department. (3-30-01)

b. Access points shall be located so that adequate sight distance is maintained for the safety of approaching traffic and so that minimal interference with the normal flow of traffic on the traveled way results. (3-30-01)

c. Approaches shall be constructed in accordance with Department standards. (3-15-02)

d. Installation of fencing and delineation should be considered to restrict ingress and egress locations and widths. (3-30-01)

e. Unrestricted drainage shall be provided and shall comply with Department standards. (3-15-02)

f. Construction and maintenance of parking areas, including snow removal shall be the responsibility of the permittee. (3-30-01)

06. Mailbox Turnouts.

a. Mailbox turnouts in rural areas may be combined with an adjacent approach or may be independent of the approach. For safety reasons, the mail carrier should be able to stop out of the traveled way whenever possible. The applicant should be required to construct a mailbox turnout at the same time a mailbox is installed. (3-30-01)

b. Mailbox turnouts and mailbox supports shall be constructed in accordance with Department standards. The box-to-post attachments shall resist separation when struck by a vehicle. No massive metal, concrete, stone or other hazardous supports shall be allowed. Owners of mailboxes that do not meet minimum installation requirements shall be notified that correction is required. (3-15-02)

07. School Bus Turnouts.

a. School bus turnouts shall be constructed with sufficient length and width to accommodate bus length and turning maneuvers as determined by the Department. (3-30-01)

b. Turnouts shall be located so adequate sight distance is maintained for the safety of approaching traffic and so that minimal interference with the normal flow of traffic on the traveled way results. (3-30-01)

c. All permitted school bus turnouts shall include approved advance warning signs installed at Department expense. (3-30-01)

601. -- 699. (RESERVED)

700. APPLICATION FEES.

01. Fee Administration. Fees for applications for permits shall be based on the Department’s cost to produce the permit and administer the program. Fees for permits are not refundable in the event of denial of the permit or in the event the permittee fails to comply with the permit. Applications shall not be processed until all applicable permit fees are received. (3-13-02)
02. **Fee Schedule.** The permit application fees shall be as follows: (3-13-02)

a. Approaches:

<table>
<thead>
<tr>
<th>Land Use Category</th>
<th>Permit Application Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential, &lt; 100 units (includes farm and field approaches)</td>
<td>$50</td>
</tr>
<tr>
<td>Residential, ≥ 100 units</td>
<td>$100</td>
</tr>
<tr>
<td>Retail, &lt; 35,000 sq. ft.</td>
<td>$50</td>
</tr>
<tr>
<td>Retail, ≥ 35,000 sq. ft.</td>
<td>$100</td>
</tr>
<tr>
<td>Office, &lt; 50,000 sq. ft.</td>
<td>$50</td>
</tr>
<tr>
<td>Office, ≥ 50,000 sq. ft.</td>
<td>$100</td>
</tr>
<tr>
<td>Industrial, &lt; 70,000 sq. ft.</td>
<td>$50</td>
</tr>
<tr>
<td>Industrial, ≥ 70,000 sq. ft.</td>
<td>$100</td>
</tr>
<tr>
<td>Lodging, &lt; 100 rooms</td>
<td>$50</td>
</tr>
<tr>
<td>Lodging, ≥ 100 rooms</td>
<td>$100</td>
</tr>
<tr>
<td>School (K-12)</td>
<td>$100</td>
</tr>
</tbody>
</table>

(b) Encroachments other than approaches: fifty dollars ($50). (3-27-13)

c. Utility Permits:

i. Non-interstate: new, modify, relocate with no prior easement rights, fifty dollars ($50). (3-27-13)

ii. Interstate: fees will be addressed at the time of application. (3-27-13)

iii. Interstate and non-interstate: maintenance or emergency repairs with no prior easement rights - No Charge. (3-27-13)

iv. Interstate and non-interstate: new, modify, relocate with prior easement rights within an ITD State highway project - No Charge. (3-27-13)

03. **Miscellaneous Costs.** In addition to the application fee, the Department may require payment of costs associated with the following: (3-30-01)

a. Study or appraisal review; or (3-30-01)

b. Appraisal fees required to establish the value of property for new, additional, modification in design or use, or relocation of approaches or other encroachments in a controlled access highway. (3-13-02)

c. Inspection fees may be charged at the discretion of the District Engineer when substantial inspection time will be required to monitor and accept work done within the right-of-way. This includes wages, travel, subsistence and other expenses incurred. The intent is to recover only Department costs. When the inspection fee is to be assessed, it shall be stipulated under the application’s special provisions. Travel time in excess of one (1) hour, a loaded payroll rate, vehicle rental cost, subsistence, and other expenses incurred. If additional inspections are required, the permittee will be billed a flat fee as determined by the Department at the time the permit is issued. (3-30-01)
d. A performance bond may be required of an applicant at the discretion of the Department. The purpose of this bond is to guarantee completion of the work in accordance with the requirements of the permit. The bond amount should be large enough to cover costs to correct potential damage that might be caused by the permittee. The bond shall be executed by a surety company authorized to conduct business in Idaho. (3-30-01)

e. Construction of highway modifications or improvements, including but not limited to signals, illumination, signs, pavement markings, delineation, guardrail, and culverts; (3-30-01)

f. Changes or adjustments made to highway features or fixtures; or (3-30-01)

g. Expenses relating to photocopying highway plans, permits or related documents. (3-30-01)

04. Waivers. Permit fees may be waived and the justification included with the application for:

a. Approaches resulting from right-of-way negotiations that are included in plans and completed during construction of a highway project. (3-30-01)

b. Government agencies. (3-30-01)

c. Agricultural uses of the right-of-way as included in the right-of-way agreement. (3-30-01)

d. Approaches and other encroachments where direct benefit to the Department is gained. (3-30-01)

e. Utility adjustments or relocations per project utility agreement, or requested by the Department, or utility maintenance and emergency repairs. (3-30-01)

701. --799. (RESERVED)

800. UNAUTHORIZED AND NONSTANDARD ENCROACHMENTS.

01. Compliance. District Engineers shall ensure compliance with all applicable laws and Department policies relating to the removal or correction of unauthorized and non-standard encroachments in accordance with Department rules and policies. (3-30-01)

02. Prohibition. Approaches and other encroachments on state highway rights-of-way that are installed without an approved state highway right-of-way permit, or not constructed in accordance with the Department requirements as stated in the permit, or are naturally occurring adjacent to the state highway right-of-way line and create a hazard, are prohibited, may be removed or their use may be suspended until corrective action is taken. The application process shall be immediately initiated when applicable or the encroachment removed when such a permit cannot be approved. (3-30-01)

03. Nonstandard Encroachment. When a permitted encroachment does not meet Department standards, the applicant or permittee shall be given one (1) month to upgrade the encroachment to the encroachment standards. Encroachments may be removed by the Department and legal action initiated to collect the removal cost. (Section 40-2319, Idaho Code) The one (1) month period may be shortened if an imminent or immediate threat to the safety of the traveling public is present. Time extensions may be granted by the Department or delegated local highway agency. However, if the permittee does not comply, the permit shall be revoked and the encroachment removed. (3-30-01)

04. Encroachment Removal. Any person or entity maintaining an unauthorized encroachment of any kind upon state highway right-of-way shall be served, according to law, with a notice to remove the same. Failure to remove the encroachment within forty-eight (48) hours shall be followed by a certified letter from the Department requesting removal within ten (10) days. If the encroachment is still not removed, the Department shall institute appropriate legal action to have it removed. The Department may take immediate corrective action if an imminent or immediate threat to the safety of the traveling public is present. (3-27-13)
05. **Liability of Applicant.** The applicant may be held liable for injury or damages caused by the unauthorized or non-standard encroachment. The Department shall make no reimbursement for removal of unauthorized or non-standard encroachments nor shall compensation be made for any losses that may arise from their removal. The Department may initiate legal action to recover costs for the removal of unauthorized or non-standard encroachments. (3-30-01)

801. **PROHIBITIONS.**

01. **Prohibited Uses.** The use of the highway right-of-way or any portion thereof for any of the following uses or purposes shall be prohibited: (12-26-90)

   a. Mobile stores, mobile lunch wagons or similar businesses that stop vehicles to offer for sale or sell their wares. (3-30-01)

   b. Solicitation or sale of any goods or services, attempts to serve, distribute, petition or recruit, and all associated stopping, standing or parking of vehicles (except Department-approved vending privileges in safety rest areas). (3-30-01)

   c. The storage of any substance, equipment or material, including but not limited to logs, lumber, supplies or aggregates. (3-30-01)

   d. The abandonment of vehicles or other large objects. (3-30-01)

   e. Servicing, refueling and repairing of vehicles, except for emergencies. (3-30-01)

   f. The placement of portable objects or signs (material or copy), displays, or other unapproved highway fixtures. (3-30-01)

   g. Permanent, temporary or mobile structures, manned or unmanned. (3-30-01)

   h. Any obstruction that creates a traffic hazard, including trees, shrubbery, fences, walls, non-standard mailbox stands, or other appurtenances. (3-30-01)

   i. Signs or displays that resemble, hide or because of their color, interfere with the effectiveness of traffic signals and other traffic control devices. (3-30-01)

02. **Modification of Rule.** The Department may modify this rule for emergency, temporary installations for the benefit to the highway user. (3-30-01)

03. **Encroachment Hazards.** Encroachments shall not interfere with the safety of the highway or the visibility and effectiveness of traffic control devices, form a wall or building support, obstruct crosswalks or wheelchair ramps, or force pedestrians into the highway. (3-30-01)

04. **Board Jurisdiction.** The Board, by and through the Department, may consummate agreements with cities and villages whereby they may exercise their police powers on those matters within their jurisdiction. (3-30-01)

802. -- 999. (RESERVED)
39.03.43 – RULES GOVERNING UTILITIES ON STATE HIGHWAY RIGHT-OF-WAY

000. LEGAL AUTHORITY.
Under authority of Sections 40-312(3) and 67-5229, Idaho Code, the Idaho Transportation Board adopts this rule. (3-20-04)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39, Title 03, Chapter 43, “Rules Governing Utilities On State Highway Right-of-Way.” (3-20-04)

02. Scope. The purpose of the policy is to regulate the location, design and methods for installing, relocating, adjusting and maintaining utilities on State highway right-of-way when such use and occupancy is legal, in the public interest and will not adversely affect the highway or its users. The policy applies to new utility installations, to existing utility installations to be retained, relocated, maintained or adjusted because of highway construction or reconstruction, and to the relocation of utility facilities which are found to constitute a definite hazard to the traveling public. (3-20-04)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-20-04)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by Section 2.4 “Administrative Appeal” of the “Utility Accommodation Policy” incorporated by reference. (3-20-04)

004. INCORPORATION BY REFERENCE.
The Idaho Transportation Department incorporates by reference the July 2003 Edition of “Utility Accommodation Policy.” This publication is available for public inspection and copying at the Office of the Utilities/Railroad Engineer at the Idaho Transportation Department central office, or the District offices, or the Idaho Transportation Department Website at http://itd.idaho.gov. (3-30-07)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise, ID 83707-1129. (3-20-04)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (3-20-04)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-332-7894 or by fax at 208-334-8025. (3-20-04)

04. Idaho Transportation Department District Offices. District office addresses can be found at https://itd.idaho.gov/ (3-30-07)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-20-04)

007. -- 999. (RESERVED)
IDAPA 39
TITLE 03
CHAPTER 44

39.03.44 – RULES GOVERNING HIGHWAY RELOCATION ASSISTANCE FOR PERSONS DISPLACED BY PUBLIC PROGRAMS

000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Chapters 1 and 20, Title 40, and Chapter 11, Title 58, Idaho Code, and any amendments thereto. (7-1-97)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.03.44, “Rules Governing Highway Relocation Assistance for Person Displaced by Public Programs.” The purpose of this rule is to ensure that persons displaced as a result of all state, federal or federally assisted projects are treated fairly, consistently and equitably, so that such persons will not suffer disproportionate injuries as a result of projects designed for the benefit of the public as a whole and further that displaced persons are dealt with in a manner that is efficient and cost effective. (7-1-97)

002. WRITTEN INTERPRETATIONS.
Any amendments needed to add clarity or to comply with state or federal law will be kept in the Right of Way Manual of the Idaho Transportation Department. (7-1-97)

003. -- 099. (RESERVED)

100. INCORPORATION BY REFERENCE.

01. Regulations Incorporated. 49 CFR Part 24 Uniform Relocation Assistance and Real Property Acquisition Regulations dated March 2, 1989 and amendments thereto. (7-1-97)


101. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
Under authority of Sections 40-312 and 40-709, Idaho Code, the Idaho Transportation Board hereby adopts the following rule concerning the annual certification of county and highway district improved road mileage for the apportionment of highway user revenues. (12-26-90)

001. **TITLE AND SCOPE.**

01. **Title.** This rule is titled IDAPA 39.03.47, “Rules Governing Certification of Local Improved Road Mileage,” IDAPA 39, Title 03, Chapter 47. (3-30-01)

02. **Scope.** This rule sets out standards to be followed in determining which roads in counties are improved roads. (3-30-01)

002. **WRITTEN INTERPRETATIONS.**
This chapter does not provide for written interpretations. (3-30-01)

003. **ADMINISTRATIVE APPEALS.**
This chapter does not provide for administrative appeals. (3-30-01)

004. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Graded and Drained Earth Road.** A traveled way of natural earth, aligned and graded to permit reasonable convenient use by a motor vehicle, and drained by longitudinal and transverse systems, natural or artificial, sufficiently to prevent serious impairment of the roadway by surface water. (12-26-90)

02. **Improved Road.** A graded and drained earth road or better. (12-26-90)

011. -- 099. (RESERVED)

100. **DETERMINATION OF AN IMPROVED ROAD.**

01. **Status of Improvement.** Highways laid out and marked to include four (4) or more travel lanes shall be considered as two (2) roadways and mileage for each roadway will be eligible for inclusion in the inventory dependent on Status of Improvement as provided below. (12-26-90)

02. **Road Inventory Determination of an Improved Road.** The “Road Inventory Determination of an Improved Road” sets forth standards for an improved road and gives examples and illustrations of roadways that are eligible and are not eligible for inclusion in the inventory. (A copy of “The Road Inventory Determination of an Improved Road” can be obtained at the Idaho Transportation Department.) (3-30-01)

101. -- 200. (RESERVED)

201. **BORDER LINE ROADS.**

01. **City Boundaries.** If city corporate boundaries follow the centerline of an approved improved roadway, one-half (1/2) the mileage for each roadway surface along the length of said city boundary shall be included in county or highway district certification. (12-26-90)

02. **County or Highway District Boundaries.** If county or highway district boundaries follow the centerline of an approved improved roadway, mileage will be determined by agreement of the entities or if there is no agreement, then one-half (1/2) shall be attributed to each entity. (12-26-90)

202. -- 999. (RESERVED)
39.03.48 – RULES GOVERNING ROUTES EXEMPT FROM LOCAL PLANS AND ORDINANCES

000. LEGAL AUTHORITY.
The Idaho Transportation Board is authorized by Section 40-312, Idaho Code, to prescribe and enforce rules and regulations affecting state highways; by Section 40-310, Idaho Code, to determine which highways or sections of highways shall be part of the state highway system; and by Section 67-6528, Idaho Code, to identify the major transportation systems of statewide importance which would be exempt from local plans and ordinances as adopted according to Chapter 65, Title 67, Idaho Code. (11-30-89)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.03.48, “Rules Governing Routes Exempt from Local Plans and Ordinances.” The purpose of this rule is to follow-up on a provision contained within Idaho’s Local Planning Act concerning the designation of transportation systems of statewide importance which are exempt from local plans and ordinances. The intent of this legislative provision is to prevent local control over improvements to transportation systems of statewide importance. However, it is recognized by the Idaho Transportation Board that local regulations are necessary to achieve the future location, relocation, realignment and other improvements to the state highway system in accord with the Idaho Transportation Board’s plans. (11-30-89)

002. -- 099. (RESERVED)

100. STATE HIGHWAY SYSTEM DESIGNATION.
The state highway system consists of those major highway transportation routes designated by the Idaho Transportation Board pursuant to Section 40-310, Idaho Code, and is hereby determined to be part of the “transportation systems of statewide importance” for the purposes of Section 67-6528, Idaho Code. (11-30-89)

101. -- 199. (RESERVED)

200. LOCAL AGENCIES.
This rule is not intended to discourage state/local agreements or to preclude the cities and counties from adopting and implementing: Zoning Ordinances (Section 67-6511, Idaho Code); Special Use Permits (Section 67-6512, Idaho Code); Subdivision Ordinances (Section 67-6513, Idaho Code); Planned Unit Developments (Section 67-6515, Idaho Code); Future Acquisition Maps (Section 67-6517, Idaho Code); Standards (Section 67-6518, Idaho Code); and Permit Granting Processes (Section 67-6519, Idaho Code). The Idaho Transportation Board supports a continued cooperative relationship with cities and counties concerning local ordinances pursuant to Section 67-6511 through Section 67-6519, Idaho Code, where such ordinances are beneficial to the state highway system. (11-30-89)

201. -- 299. (RESERVED)

300. EXISTING STATE HIGHWAY SYSTEM.
The state highway system is not a permanent configuration or mileage because of additions or deletions over time. The official system description is kept current in the Department’s records and is available to the public upon request. (4-11-19)

301. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule is promulgated pursuant to Section 18-8008, Idaho Code. (12-26-90)

001. **TITLE AND SCOPE.**
The rule is titled IDAPA 39.03.49, “Rules Governing Ignition Interlock Breath Alcohol Devices,” and the purpose of this rule is to establish regulations for certification, installation, repair and removal of ignition interlock breath alcohol devices. (12-26-90)

002. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Alcohol.** The generic class of organic compounds known as alcohols and, specifically, the chemical compound ethyl alcohol. For the purpose of Ignition Interlock Devices, there is no requirement expressed or implied that the device be specifically for ethyl alcohol. (12-26-90)

02. **Breath Alcohol Concentration (BAC).** The weight amount of alcohol contained in a unit volume of breath, measured in grams Ethanol/two hundred ten (210) liters of breath. (12-26-90)

03. **Court (Or Originating Court).** The particular Idaho state court that has required the use of an ignition interlock breath alcohol device by a particular individual. (12-26-90)

04. **Certification.** The approval process required by the Idaho Transportation Department. (12-26-90)

05. **Department.** The Idaho Transportation Department. (7-1-96)

06. **Device.** An breath alcohol ignition interlock device. (7-1-96)

07. **Ignition Interlock Device.** An instrument designed to measure the BAC of an individual and which prevents a motorized vehicle from starting when the BAC exceeds a predetermined and preset level. (7-1-96)

08. **Independent Testing Laboratory.** A laboratory facility that is not subject to the control of the manufacturer of the device. (7-1-96)

09. **Interlock.** The state in which a motor vehicle is prevented from starting by a device. (12-26-90)

10. **Lessee.** The person ordered by a court to drive only vehicles which have certified devices installed. (12-26-90)

11. **Manufacturer or Manufacturer's Representative.** The person, company or corporation who produces the device, or a recognized representative who sells, rents, leases, installs, maintains and removes the device. (7-1-96)

011. -- 099. (RESERVED)

010. **CERTIFICATION PROCESS.**

01. **Equipment Standards.** To be certified, a device must meet or exceed the federal National Highway Traffic Safety Administration’s (NHTSA) model specifications for breath alcohol ignition interlock devices (BAIID) as published in the Federal Register/Vol. 57, No.67/Tuesday, April 7, 1992 and are subject to any subsequent standards published by NHTSA. Only a notarized statement and a copy of the Certification Test Report, from an independent testing laboratory performing the tests as specified, will be accepted as proof of meeting or exceeding
the standards. The statement shall include the calibration dates and the name and signature of the person in charge of the tests under the following sentence: All tests on two (2) samples of (model names) manufactured by were conducted in accordance with specifications listed in [the above referenced Federal Register]. (7-1-96)

a. A manufacturer must report to the Department any changes in the design of the device along with a notarized re-certification statement from an independent testing laboratory thirty (30) days prior to implementing device usage in Idaho. (7-1-96)

b. Devices that were certified under less stringent IDAPA rules governing BAIID devices or previous model specifications as published in the Federal Register will be grandfathered for use in the state for a period no longer than one hundred eighty (180) days from the effective date of the most recent published device specifications. (7-1-96)

02. Proof of Insurance. The manufacturer shall annually provide to the Idaho Transportation Department proof of insurance with minimum liability limits of one million dollars ($1,000,000) per occurrence, with three million dollars ($3,000,000) aggregate total. The liability covered shall include defects in product design and materials, as well as workmanship during manufacture, calibration, installation and removal. The proof of insurance shall include a statement from the insurance carrier that thirty (30) days’ notice shall be given to the Idaho Transportation Department prior to cancellation. (7-1-96)

03. Hold Harmless. The manufacturer shall provide to the Idaho Transportation Department a notarized statement that the manufacturer will be totally responsible for product liability and will indemnify the following from any liability resulting from the device or its installation or use: (7-1-96)

a. The state of Idaho; and (7-1-96)
b. The court that ordered the installation of the device. (7-1-96)
c. The county, its employees and designees administering the program. (7-1-96)

04. Manufacturer’s Reporting Requirements. The manufacturer shall provide the Department a description of its installation and monitoring procedures, maintenance technician training program, and set of criteria for monitoring and reporting offenders. (7-1-96)

05. Criteria for Certification and/or Revocation. Upon receipt of a statement from a testing laboratory that two (2) samples of a device have successfully passed the test procedures specified in this rule, the required documentation, and the certificate of insurance, the Department shall issue a Letter of Certification for the device. The Letter of Certification shall be valid until voluntarily surrendered by the manufacturer or until revoked by the Department for cause. Reasons for revocation include, but are not limited to: (7-1-96)

a. Evidence of repeated device failures due to gross defects in design, materials and/or workmanship during manufacture, installation or calibration of the device; (12-26-90)
b. Notice of cancellation of manufacturer’s liability insurance is received; or (12-26-90)
c. Notification that the manufacturer is no longer in business. (12-26-90)
d. Voluntary request of the manufacturer to remove a device from the certified list; (7-1-96)
e. Any other reasonable cause to believe the device was inaccurately represented to meet the performance standards; or (7-1-96)
f. Failure to submit required reports to the Department. (7-1-96)

06. Notice of Revocation. Unless necessary for the immediate good and welfare of the public, revocation shall be effective ten (10) days after manufacturer’s receipt of notice, which shall be sent via certified mail, return receipt requested. A copy of each Notice of Revocation shall be provided to all originating courts or their
designees and lessees utilizing the revoked device with notice to contact the manufacturer for a replacement. (7-1-96)

07. **Removal of Revoked Devices.** Upon revocation or voluntary surrender of a certified device, a manufacturer shall be responsible for removal of all like devices from lessees’ vehicles. (7-1-96)

   a. A manufacturer shall be responsible for any costs connected with removal of their revoked devices from lessees’ vehicles and the installation of certified replacement devices. (7-1-96)

08. **Right to Appeal.** Upon voluntary surrender, or revocation of a Letter of Certification for a manufacturer’s device, manufacturers may request a review of revocation. Such request shall be submitted to the Department, in writing, within twenty (20) days of revocation. (7-1-96)

09. **Repository for Letter of Certification.** The Idaho Transportation Department shall maintain a file of all existing Letters of Certification. The Department shall provide the administrative office of the courts and each trial court administrator or designee of the court with a copy of each Letter of Certification. (7-1-96)

101. **TEST SPECIFICATIONS FOR CERTIFICATION.**
A device must meet or exceed the federal National Highway Traffic Safety Administration’s safety specifications and safety tests for breath alcohol ignition interlock devices (BAIID) as published in the Federal Register/Vol.57, No.67/ Tuesday, April 7, 1992 and are subject to any subsequent standards published by NHTSA. (7-1-96)

01. **Ground Elevation Accuracy.** The BAIID must maintain accuracy to ground elevations up to two and one half (2.5) km. (7-1-96)

02. **High Altitude and Low Temperature Accuracy.** The BAIID must maintain accuracy in combined situations of high altitude (two and one half kilometers (2.5 km.)) and low temperature (minus forty degrees Centigrade (-40° C)). (7-1-96)

102. -- 199. (RESERVED)

200. **INSTALLATION STANDARDS.**

01. **Installer.** Device must be installed by a manufacturer or its representative. (12-26-90)

02. **Unauthorized Persons.** Lessees or other unauthorized persons shall not be allowed to watch the installation of the device. (12-26-90)

03. **Security.** Adequate security measures must be taken to prevent unauthorized persons from accessing secured materials (tamper seals, installation instructions, etc.) (12-26-90)

04. **Installation Instructions.** Each manufacturer shall develop written instructions for installation of his device(s). (12-26-90)

05. **Vehicle Condition Screen.** The installer must screen vehicles for acceptable mechanical and electrical condition, in accordance with the device manufacturer’s instructions. (12-26-90)

06. **Mandatory Vehicle Maintenance.** Conditions that would interfere with the function of the device, (e.g. low battery or alternator voltage, stalling frequent enough to require additional breath tests, etc.) must be corrected to an acceptable level. (12-26-90)

07. **Installation Standards.** Installations must be made in a workmanlike manner, within accordance to accepted trade standards, and according to the instructions provided by the manufacturer. (12-26-90)

08. **Device Removal Standards.** Whenever a device is removed, the vehicle must be reasonably restored to its original condition. All severed wires must be permanently reconnected and insulated with heat shrink tubing or its equivalent. (12-26-90)
300. DEVICE MAINTENANCE AND REPORTS.

01. Device Examination Schedule. Each lessee shall have the device examined by a manufacturer or its representative for correct calibration and evidence of tampering every sixty (60) days, or more often as may be ordered by the originating court, or less frequently, as may be ordered by the originating court to a maximum of one hundred and twenty (120) days. (12-26-90)

02. Report of Examination. A report on the results of each check shall be provided to the trial court administrator or designee of the originating court. The report shall reflect what adjustments, if any, were necessary in the calibration of the device, any evidence of tampering, and any other available information the originating court may order. (7-1-96)

03. Corrective Action Report. Complaints by the lessee shall be accompanied by a statement of the actions taken to correct the problem(s). Reports of the problem(s) and action(s) taken shall be submitted to the originating court or its designee within three (3) business days. (7-1-96)

04. Additional Report. An additional report shall be provided to the Idaho Transportation Department on a quarterly basis summarizing all periodic checks ordered by the originating court and all complaints received by the manufacturer from the lessee for each model or type of certified device. These reports shall be categorized by:

   a. Customer error of operation. (12-26-90)
   b. Faulty automotive equipment other than the device. (12-26-90)
   c. Apparent misuse or attempts to circumvent the device, causing damage. (12-26-90)
   d. Device failure due to material defect, design defect, workmanship errors in construction, installation or calibration. (12-26-90)

301. DEVICE SECURITY.

01. Tampering Precaution. The manufacturer shall take all reasonable steps necessary to prevent tampering or physical circumvention of the device. These steps shall include special locks, seals and installation procedures that prevent and/or record evidence of tampering and/or circumvention attempts. (12-26-90)

02. Device Identification. Each device shall be uniquely serial numbered. All reports to the trial court administrator or designee of an originating court concerning a particular device shall include the name and address of the lessee, the originating court’s file number, and the unique number of the device. (7-1-96)

03. Warning Label. The manufacturer shall provide a label containing a notice (at least ten (10) point boldface type) on each certified device reading: WARNING: ANY PERSON TAMPERING, CIRCUMVENTING, OR OTHERWISE MISUSING THIS DEVICE MAY BE SUBJECT TO CRIMINAL SANCTIONS. (Section 18-8009, Idaho Code) (12-26-90)

   a. The label shall be capable of being affixed to the device. (12-26-90)
   b. The manufacturer shall provide an area on the outside of the device where the label is most likely to be seen by the operator of the vehicle. (12-26-90)
   c. The label must be affixed to the device at all times while installed in the lessee’s vehicle. (12-26-90)

04. Physical Anti-Tamper Security. (7-1-96)
a. Use unique, easily identifiable wire, covering or sheathing over all wires used to install the device, which are not inside a secured enclosure. (12-26-90)

b. Use unique, easily identifiable covering, seal, epoxy or resin at all exposed electrical connections for the device. (12-26-90)

c. Make all connections to the vehicle under the dash or in an inconspicuous area of the vehicle. (12-26-90)

d. Use unique, easily identifiable tamper seal, epoxy or resin at all openings (except breath or exhaust ports). (12-26-90)

05. Personnel Requirements. Devices must be installed, inspected, tested and maintained by a qualified manufacturer or its representative. (12-26-90)

a. Installers must have the training and skills necessary to install, troubleshoot and check for proper operation of the device, and to screen the vehicle for acceptable condition. (12-26-90)

b. Personnel whose functions and duties include installing, calibrating, and performing tamper inspections and reporting duties, should not have been convicted of a crime substantially related to the convicted lessee’s violation. This may include, but is not limited to, persons convicted of: Driving under the influence (DUI) within the last five (5) years; more than one (1) DUI overall; probation violation; and perjury. (7-1-96)

c. For the purposes of this section, “convicted” shall include entering a plea of guilty, nolo contendere, or to have been found guilty or been given a withheld judgment. (12-26-90)

302. -- 399. (RESERVED)

400. MANDATORY OPERATIONAL FEATURES.
Notwithstanding other provisions of this rule, a certified device must comply with the following: (12-26-90)

01. Device Setpoint. The actual setpoint of each device to interlock when the breath sample is provided shall be determined by the originating court. The capability to change this setting shall be made secure, by the manufacturer, to prevent unauthorized adjustment of the device. (7-1-96)

401. OTHER PROVISIONS.
Notwithstanding other provisions of this rule, each manufacturer of a certified device:

01. Repair Deadline. Shall guarantee repair or replacement of a defective device within the state of Idaho within a maximum of forty-eight (48) hours of receipt of complaint. (12-26-90)

02. Statement of Charges. Shall provide the originating court or its designee and the lessee a statement of charges clearly specifying warranty details, purchased cost, and/or monthly lease amount, any additional charges anticipated for routine calibration and service checks, what items (if any) are provided without charge, and under what conditions a lessee is responsible for payment for service calls and/or damage to the device. (7-1-96)

03. Notice of Installation. Upon installation of each device, the manufacturer or its representative will provide the trial court administrator or designee of the originating court with a notice of installation that includes the name, address and telephone number of the lessee, the originating court’s file number, and the unique number of the device. (7-1-96)

04. Notice of Charges. Shall provide written notice to the Idaho Transportation Department and each trial court administrator or designee of the court a statement of charges for each device model. (7-1-96)

05. Nationwide Service Locations. Shall provide to all lessees at the time of installation: (12-26-90)

a. A list of all calibration/service locations in the continental United States. The list shall include the
business name, address and telephone number of all such locations. (12-26-90)

b. A twenty-four (24) hour telephone number to call for service support for those who may be traveling outside service areas. (12-26-90)

06. Statewide Service Locations. Shall provide to all lessees at the time of installation: (7-1-96)

a. A list of all calibration/service locations in the state of Idaho. The list shall include the business name, address and telephone number of all such locations. (7-1-96)

b. Shall notify the Idaho Transportation Department of the location, including address, phone number and contact person, of each installation station in Idaho. (7-1-96)

07. Attempts to Disobey Court Order. Shall report to the originating court or its designee any requests to disconnect or circumvent, without court order, any device of their own or another manufacturer. (7-1-96)

08. Removal of Device. Shall advise the originating court or its designee prior to removing the device under circumstances other than: (7-1-96)

a. Completion of sentence or other terms of a court order. (12-26-90)

b. Immediate device repair needs. (12-26-90)

09. Substitute Device. Whenever a device is removed for repair and cannot immediately be reinstalled, a substitute device shall be utilized. Under no circumstances shall a lessee’s vehicle be permitted to be driven without a required device. (12-26-90)

402. REMOVAL PROCEDURES.
When so notified in writing by the originating court, the manufacturer shall remove the device and return the vehicle to normal operating condition. A final report, which includes a summary of all fees paid by the lessee over the life of the contract, shall be forwarded to the originating court or its designee and the Idaho Transportation Department. (7-1-96)

403. -- 499. (RESERVED)

500. PRIMARY RESPONSIBILITIES OF AGENCIES/OFFICES MONITORING THIS RULE.
Listed below are some of the primary responsibilities of the indicated offices/agencies, as outlined in this rule. (12-26-90)

01. Testing Lab. (12-26-90)

a. Test devices for minimum standards. (12-26-90)

b. Submit notarized statement and copy of the Certification Test Report to manufacturer. (7-1-96)

c. Keep log of test results. (12-26-90)

02. Manufacturer. (12-26-90)

a. Submit device to lab for testing. (12-26-90)

b. Install, maintain and remove device as required by court. (12-26-90)

c. Set interlock level as established by court. (12-26-90)

d. Submit quarterly (or more frequent) maintenance reports to originating court or its designee. (7-1-96)
Submit quarterly reports to Idaho Transportation Department summarizing periodic device examinations and all complaints received. (7-1-96)

Provide court, lessee and Idaho Transportation Department with statement of charges and/or any additional fees. (12-26-90)

Provide lessee with service and repair information. (12-26-90)

Provide Idaho Transportation Department with proof of insurance annually. (7-1-96)

Report any attempt to disconnect any device to originating court or its designee. (7-1-96)

Advise court or its designee before removing any device unless authorized or in need of immediate repair. (7-1-96)

Maintain a list of known calibration/service locations in the state. (7-1-96)

Issue Letter of Certification for each device model to manufacturer (copy to courts or their designees). (7-1-96)

When necessary, revoke Letter of Certification (copy to courts or their designees). (7-1-96)

Maintain file of all letters. (12-26-90)

Maintain file of statement of charges (by device model). (12-26-90)

Maintain proof of insurance. (12-26-90)

The judge will order device installation (including interlock setting), maintenance and removal. (12-26-90)

The trial court administrator or designee of the originating court will receive maintenance reports on each device installed pursuant to order. (7-1-96)

The trial court administrator or designee of the originating court will receive statement of charges. (7-1-96)

The trial court administrator or designee of the originating court will receive manufacturer’s reports of attempts to disconnect any device. (7-1-96)

Have device installed and maintained as ordered by court. (7-1-96)

Receive statement of charges and remit fees as scheduled. (7-1-96)

Receive and comply with guidelines regarding repairing and maintaining the vehicle in good working order. (7-1-96)
000. LEGAL AUTHORITY.
Under the authority of Section 40-312, Idaho Code, the Idaho Transportation Board adopts this rule. (12-26-90)

001. TITLE AND SCOPE.
   01. Title. This rule is titled IDAPA 39.03.50, “Rules Governing Safety Rest Areas.” (3-6-14)
   02. Scope. The purpose of this rule is to regulate use of and set standards of behavior for all persons using or visiting developed rest areas. (3-6-14)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-6-14)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-6-14)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-6-14)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.
   01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise ID 83707-1129. (3-6-14)
   02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-6-14)
   03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858. (3-6-14)
   04. Idaho Transportation Department District Offices. District office addresses can be found at https://itd.idaho.gov/ (3-6-14)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-6-14)

007. -- 099. (RESERVED)

100. SANITATION.
The following acts are prohibited: (12-26-90)
   01. Designated Trash Containers. Failing to dispose of all garbage and trash, including paper, cans, bottles and other waste materials by either removal from the site or depositing in designated trash containers. (12-26-90)
   02. Vehicle Refuse or Water. Draining or dumping refuse or waste from any trailer or other vehicle except in places or receptacles provided. (12-26-90)
   03. Water Facilities. Cleaning fish or other food, washing clothing or household articles at hydrants or water faucets. (12-26-90)
04. **Water Systems.** Polluting or contaminating water used for human consumption or water systems used for the delivery of such water. (12-26-90)

05. **Comfort Station.** Depositing body waste in or on any portion of a comfort station not intended for that purpose. (12-26-90)

06. **Dumping.** Dumping of household or commercial garbage or trash brought as such from private off-site into any on-site refuse containers or other refuse facilities. (3-6-14)

101. -- 199. (RESERVED)

200. **PUBLIC BEHAVIOR AND TREATMENT OF PUBLIC PROPERTY.**
The following acts are prohibited: (12-26-90)

01. **Behavior.** Indulging in boisterous, abusive, threatening, or indecent conduct or creating unnecessary noise which interferes with the reasonable use of the area by other visitors. (12-26-90)

02. **Treatment of Natural Features or Plants.** Destroying, defacing, cutting, sampling, or removing any natural feature or plant. (12-26-90)

03. **Treatment of Public Property.** Damaging by defacing, plugging, breaking, or removing any facility, fixture, sign or marker provided for use of the public. (12-26-90)

04. **Soliciting.** Selling or offering for sale any merchandise or service other than emergency services for disabled vehicles, such as towing, vehicle repairs, fire response, ambulance or medical response/transport, or vending machines permitted under the provisions of federal law or federal rule and Section 67-5411, Idaho Code. (4-11-15)

05. **Noise Producing Devices.** Operating or using any audio devices, including radio, television and musical instrument, and other noise producing devices, such as electrical generator plants and equipment driven by motors or engines, in such a manner and at such times as to disturb other persons. (12-26-90)

06. **Fireworks/Incendiary Devices.** Discharging fireworks or any other incendiary device. Fireworks are considered any combustible or explosive substance, but do not include any automotive safety flares or any other emergency or safety device. (4-11-15)

201. -- 299. (RESERVED)

300. **OCCUPANCY OF DEVELOPED REST AREAS.**
The following acts are prohibited: (12-26-90)

01. **Camping/Occupancy of Site.** Camping or occupying a rest area for any purpose other than rest and relaxation from the fatigue of travel. (3-6-14)

02. **Assembling.** Assembling or attracting groups of people except for public service functions by civic, fraternal or religious organizations as approved by the Department. (12-26-90)

03. **Time Limits.** Occupancy of the rest areas on interstate highways is limited to ten (10) consecutive hours. Occupancy of rest areas on other routes of the State Highway System is limited to sixteen (16) consecutive hours. (4-11-15)

04. **Fires.** Building fires outside the confines of a stove, grill or fireplace. (3-6-14)

05. **Failure to Clean.** Failing to clean the space occupied before departing. (3-6-14)

06. **Animals.** (12-26-90)
a. Bringing a dog, cat or other animal into a rest area unless it is a certified service animal or crated, caged, leashed or otherwise under physical restrictive control at all times. (3-6-14)

b. Permitting a dog, cat or other animal to exercise and/or defecate in areas outside of specifically designated pet areas. (3-6-14)

301. -- 399. (RESERVED)

400. VEHICLES.
The following acts are prohibited:

01. Rates of Speed. Operating any motor vehicles in excess of fifteen (15) mph speed within the confines of a rest area with the exception of acceleration or deceleration ramps. (3-6-14)

02. Driving or Parking. Driving or parking a vehicle or trailer except in places developed for such purpose. (12-26-90)

03. Careless Driving. Driving a vehicle carelessly and heedlessly in disregard of the rights or safety of others; or driving at a speed, or in a manner which endangers, or is likely to endanger, any person or property. (12-26-90)

04. Paths/Roads/Trails in Rest Areas. Operating any vehicle on paths, roads, or trails in developed rest areas for any purpose other than entering or leaving the area, unless specifically allowed by appropriate signage. (3-6-14)

05. Accelerating Engine. Excessively accelerating the engine of any vehicle or motorcycle when such vehicle is not moving or is approaching or leaving the rest area. (3-6-14)

06. Skateboards/Rollerblades. Use of skateboards or rollerblades on sidewalks or in areas primarily intended for use by motor vehicles. (3-6-14)

401. -- 999. (RESERVED)
39.03.60 – RULES GOVERNING OUTDOOR ADVERTISING

000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Section 40-312, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
   01. Title. This rule is titled IDAPA 39.03.60 “Rules Governing Outdoor Advertising,” IDAPA 39, TITLE 03, Chapter 60. (5-3-03)
   02. Scope. This rule contains guidelines for the control of outdoor advertising signs, structures or displays along the interstate, primary system of highways, and National Highway System roads of the state of Idaho pursuant to Chapters 1, 3, and 19, Title 40, Idaho Code. (5-3-03)

002. WRITTEN INTERPRETATIONS.
A written interpretation of this chapter, entitled “Advertising Signs Along Idaho Highways” (ITD-2806M), is available at each of the department district offices listed in Section 005 of this rule. (5-3-03)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter shall be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (5-3-03)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (5-3-03)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS – PHONE NUMBERS.
   01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. (5-3-03)
   02. Office Hours. Daily office hours are 8 a.m. to 5 p.m., except Saturday, Sunday and state holidays. (5-3-03)
   03. Idaho Transportation Department District Offices. District office addresses can be found at https://itd.idaho.gov/ (5-3-03)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (5-3-03)

007. -- 009. (RESERVED)

010. DEFINITIONS.
The Idaho Transportation Department adopts the definitions set forth in Sections 40-101 through 40-127, Idaho Code. In addition, as used in this chapter:
   01. Advertising Structure(s) or Sign(s), or Advertising Display(s). Any outdoor structure, display, light device, figure, painting, drawing, message, plaque, poster, billboard, or other thing which is designed, intended, or used to advertise or inform. These do not include:
      a. Official notices issued by any court or public body or officer. (12-26-90)
      b. Notices posted by any public officer in performance of a public duty or by any person giving legal notice. (12-26-90)
c. Directional, warning, or informational structures required by or authorized by law, informational or directional signs regarding telephone service, emergency telephone signs, buried or underground cable markers and above cable closures. (12-26-90)

d. An official or public structure erected near a city or county, and within its territorial or zoning jurisdiction, which contains the name of such city or county, provided the same is maintained wholly at public expense. (12-26-90)

02. Commercial or Industrial Activities. Those activities generally recognized as commercial or industrial by zoning authorities in this State, except that none of the following activities shall be considered commercial or industrial:

a. Agricultural, forestry, grazing, farming, and related activities, including but not limited to, wayside fresh produce stands. (12-26-90)

b. Transient or temporary activities. (12-26-90)

c. Activities not visible from the main traveled way. (12-26-90)

d. Activities conducted in a building principally used as a residence. (12-26-90)

e. Railroad tracks and minor sidings. (12-26-90)

f. Outdoor advertising displays. (12-26-90)

03. Transient or Temporary Activity. An activity shall be considered transient or temporary for the purposes of Chapter 19, Title 40, Idaho Code when:

a. The activity lacks any business or privilege license required by the city, county or state. (5-3-03)

b. The activity on the property has not been conducted for at least six (6) months at the time of application for a sign permit. (5-3-03)

c. The activity lacks utilities (water, power, telephone, etc.) and which are normally utilized by similar commercial activities. (5-3-03)

d. The activity is not carried on in a permanent building designed, built or modified for its current commercial or industrial use, located within six hundred sixty (660) feet of the nearest edge of the right-of-way. (5-3-03)

e. The property upon which the activity is conducted lacks direct or indirect vehicular access or does not generate vehicular traffic. (5-3-03)

f. The activity does not have employees on-site during normal business hours which is considered normal, usual, and customary. (5-3-03)

g. The activity lacks a frequency of operations which are considered usual, normal and customary for that type of commercial or industrial operation and the activity shall be visible and recognizable as a commercial or industrial activity. (5-3-03)

04. Commercial or Industrial Zones. The provisions of Section 40-1911, Idaho Code, shall not apply to those segments of the interstate and primary system of highways which traverse and abut on commercial, business, or industrial zones within the boundaries of incorporated municipalities, wherein the use of real property adjacent to and abutting on the interstate and primary system of highways is subject to municipal or county regulation or control, or which traverse and abut on other areas where the land use is clearly established by State law or county zoning regulation, as industrial, business, or commercial, or which are located within areas adjacent to the interstate and
primary system of highways which are in unzoned commercial or industrial areas as determined by the Department from actual land uses; provided, however, that the Department shall determine the size, lighting, and spacing of signs in such zoned and unzoned industrial, business, or commercial areas. For the purpose of this rule, areas abutting interstate and primary highways of this State which are zoned commercial or industrial by counties and municipalities shall be valid as commercial or industrial zones only as to the portions actually used for commerce or industrial purposes and the land along the highway in urban areas for a distance of six hundred (600) feet immediately abutting to the area of the use, and does not include areas so zoned in anticipation of such uses at some uncertain future date nor does it include areas so zoned for the primary purpose of allowing advertising structures. (5-3-03)

05. **Customary Maintenance.** Repainting the structure, trim, or sign face, changing poster paper, replacing existing electrical components after failure and replacing damaged structural parts. It does not include the installation of a new sign face nor the initial installation of lighting. Substantial replacement begins when repair and other costs exceed fifty percent (50%) of the sign’s reproduction cost. (12-26-90)

06. **Department.** The Idaho Transportation Department, acting through the Idaho Transportation Board. (12-26-90)

07. **Erect.** To construct, build, raise, assemble, place, affix, create, paint, draw, or in any other way bring into being or establish, but does not include any of the foregoing activities when performed incident to the change of an advertising message or customary maintenance of a sign. (12-26-90)

08. **Grandfather Sign.** One which was lawfully in existence in a zoned or unzoned commercial or industrial area on the effective date of the State law and which may remain even though it may not comply with the size, lighting, or spacing criteria within this rule. This clause only allows an individual sign at its particular location for the duration of its normal life subject to customary maintenance. (12-26-90)

09. **Illegal Sign.** One which was erected and/or maintained in violation of State law. (12-26-90)

10. **Main Traveled Way.** The portion of a roadway for the movement of vehicles, exclusive of shoulders. (12-26-90)

11. **Multiple Message Sign (MMS).** A sign, display, or device that changes the message or image on the sign electronically by movement or rotation of panels or slats, or electronic billboards that have a programmable display of variable text or symbolic imagery. (12-26-90)

12. **Nonconforming Sign.** One which was lawfully erected, but does not comply with the provisions of State law or State regulation passed at a later date or which later fails to comply with State law or State regulation due to changed conditions. Illegally erected and/or maintained signs are not nonconforming signs. All signs located within an unzoned area shall become nonconforming if the commercial or industrial activity used in defining the area ceases for a continuous period of six (6) months. (12-26-90)

13. **Sign Face.** The overall dimensions or area of that portion or side of an individual sign structure that is designed, intended, and capable of displaying messages. It includes border and trim, but excludes the base or apron, supports and other structural members. (5-3-03)

14. **Sign Structure.** A construction including the sign face, base or apron, and other structural members. (5-3-03)

15. **Unzoned Commercial or Industrial Area.** Any area not zoned by State or local law, regulation or ordinance which is occupied by one (1) or more industrial or commercial activities, other than outdoor advertising signs, and the land along the highway for a distance of six hundred (600) feet immediately abutting to the area of the activities. All measurements shall be from the outer edge of the regularly used buildings, parking lots, storage, or processing areas of the activities, and shall be along or parallel to the edge of pavement of the highway. (12-26-90)

16. **Urban Areas.** Any geographical area within the city limits of any incorporated city having a population of five thousand (5,000) or more inhabitants. Population numbers referred to in this Subsection shall be determined by the latest United States census. (12-26-90)
17. **Visible.** Capable of being seen (whether or not legible) without visual aid by a person of normal visual acuity. (12-26-90)

011. -- 099. (RESERVED)

100. **GENERAL.**

01. **Visible Informative Content.** This rule applies only to advertising displays whose informative content is visible from the main traveled way of interstate or primary highways. (5-3-03)

02. **Responsibilities.** Both the owner of a sign and the landowner upon whose property the sign is located will be held responsible for violations of this rule. (12-26-90)

03. **Nonconforming Signs.** Signs which stand without advertising copy, obsolete advertising matter, or continued need for repairs beyond customary maintenance constitute discontinuance and abandonment after a period of six (6) months and will be subject to removal. (12-26-90)

04. **Signs Visible from the Main Travel-Way.** Signs beyond six hundred and sixty (660) feet from the right-of-way will be considered to have been erected with the purpose of their message being read from the main traveled way when:

a. The sign angle and size is such that the message content is readily visible from the main traveled way; or (12-26-90)

b. The exposure time is long enough at the maximum speed limit for the sign message to be readable and comprehensible. (12-26-90)

05. **Permit or License Revocation.** The erection or maintenance of signs from the highway right-of-way; or the destruction of trees or shrubs within the highway right-of-way will be cause for permit or license revocation. (12-26-90)

06. **Multiple Sign Faces.** Criteria which permit multiple sign faces to be considered as one (1) sign structure for spacing purposes are limited to signs which are physically contiguous, or connected by the same structure or cross-bracing. (12-26-90)

07. **Edge of Right-of-Way.** Distance from the edge of the right-of-way shall be measured horizontally along a line normal or perpendicular to the centerline of the highway. (5-3-03)

08. **Control Requirement.** Where a sign is erected with the purpose of its message being read from two (2) or more highways, one (1) or more of which is a controlled highway, the more stringent of applicable control requirements will apply. (12-26-90)

101. -- 199. (RESERVED)

200. **EXEMPTIONS AUTHORIZED BY SECTION 40-1904, IDAHO CODE.**

01. **Signs Erected by Public Officers or Agencies.** Directional and other official signs and notices erected by public officers or agencies will be issued permits at no cost to the owners, as described more fully elsewhere in this rule. (12-26-90)

02. **Advertising Sale or Lease of Property.** Signs advertising the sale or lease of property upon which they are located. These signs shall not advertise any products, services, or anything unrelated to the selling or leasing of the property. (12-26-90)

03. **On-Premise Signs.** Signs (on-premise) advertising activities conducted on the property upon which they are located are allowed, subject to the following: Not more than one (1) such sign, visible to traffic
proceeding in any one (1) direction and advertising activities being conducted upon the real property where the sign is located may be permitted more than fifty (50) feet from the advertised activity. The criteria for determining the limits of the area of the advertised activity from which the fifty (50) feet measurement can be taken are as follows:

(12-26-90)

a. When the advertised activity is a business, commercial, or industrial land use, the distance shall be measured from the regularly used buildings, parking lots, storage, or processing areas, or other structures which are essential and customary to the conduct of the business and within its limits of the real property. It shall not be measured from driveways, fences, or similar facilities. (12-26-90)

b. When the advertised activity is a noncommercial or nonindustrial land use such as a residence, farm, or orchard, the distance shall be measured from the major structures on the property. (12-26-90)

c. In no event shall a sign site be considered part of the premises on which the advertised activity is conducted if it is located upon a narrow strip of land which is nonbuildable land, such as, but not limited to, swampland, marshland, or other wetland, or which is a common or private roadway, or held by easement or other lesser interest than the premises where the advertised activity is located. (5-3-03)

201. -- 299. (RESERVED)

300. DISPLAYS LOCATED WITHIN ZONED OR UNZONED INDUSTRIAL, BUSINESS OR COMMERCIAL AREAS.

01. Size of Signs. Within zoned and unzoned commercial, business, or industrial areas, and pursuant to the directive of Section 40-312, Idaho Code, the face of an advertising display shall not exceed the following size limits:

(5-3-03)

a. Maximum area - one thousand (1000) square feet; (12-26-90)

b. Maximum height - thirty (30) feet; (12-26-90)

c. Maximum length - fifty (50) feet. (12-26-90)

02. Dimensions. The area of a sign face will include all of the border, trim, cutouts, and extensions. (5-3-03)

03. Spacing of Advertising Displays. Within zoned and unzoned commercial, business, or industrial areas, as defined in Section 010 herein and pursuant to directive of Section 40-1912, Idaho Code, the following spacing regulations shall apply:

(12-26-90)

a. Advertising displays on interstate and primary highways may not be located in such a manner as to obscure or otherwise interfere with the effectiveness of an official traffic sign, signal, or device, or to obstruct or interfere with the driver’s view of approaching, merging, or intersecting traffic. (5-3-03)

b. Advertising displays on interstate and primary highways may not be located within five hundred (500) feet of any of the following which are adjacent to the highway: public parks; public forests; public playgrounds; scenic areas designated as such by the Department or other State agencies having and exercising such authority. (5-3-03)

c. In a case where the highway passes beneath a railroad overpass or beneath a highway grade separation structure where no traffic connection between the crossing highways is provided, no advertising display may be located on the road passing beneath the structure within a distance of five hundred (500) feet from the nearest edge of the overhead route. (12-26-90)

d. Measurement between signs or from a sign to another feature shall be made horizontally along the pavement edge nearest the signs, between points directly opposite the signs or other features. The point of the sign nearest to the highway shall be used to determine the measurement point. (12-26-90)
e. Two (2) sign faces will be permitted at a single location, arranged back to back, or in a V-type configuration, but shall only have one (1) sign face visible to one (1) direction of travel and will be considered as one (1) sign for spacing regulation. (5-3-03)

f. Signs erected by public agencies or officers and on-premise signs, as defined in Section 010 of this rule, shall not be counted nor shall measurements be made from them for determining compliance with spacing requirements. (12-26-90)

g. Spacing on interstate highways between advertising displays along each side of the highway shall be a minimum of five hundred (500) feet. The spacing between multiple message signs shall be a minimum of five thousand (5,000) feet. (5-3-03)

h. No advertising display on interstate highways shall be erected or maintained within one thousand (1000) feet of an interchange or rest area with the exception of permitted, existing displays which shall have grandfather rights. The minimum spacing between displays as set forth herein for interstate highways shall govern the actual location of any sign display permitted and existing within this zone. No advertising display subject to this regulation shall be permitted along any interstate highways within the actual “interchange area,” defined as commencing or ending at the beginning or ending of pavement widening at the exit or entrance to the main traveled way of the interstate freeway. (5-3-03)

i. The spacing of signs on primary highways between advertising displays along each side of the highway must be a minimum of one hundred (100) feet in urban areas and a minimum of two hundred and fifty (250) feet outside of urban areas. The spacing between multiple message signs shall be a minimum of one thousand (1,000) feet in urban areas and a minimum of five thousand (5,000) feet outside urban areas. (5-3-03)

j. Where intersections are more than five hundred (500) feet apart, no off-premise advertising display will be permitted within one hundred (100) feet from the right-of-way line of the intersecting road unless buildings or structures control cross vision; then advertising displays may be permitted up to and on top of the intervening structures. (12-26-90)

k. When intersections are five hundred (500) feet or less apart, off-premise advertising displays will be permitted a minimum of fifty (50) feet from the right-of-way line of the intersecting road; however, all advertising displays between fifty (50) feet and one hundred (100) feet from the right-of-way line of the intersecting road must have the lower extremities of the advertising display (excluding posts) not less than fourteen (14) feet above the traveled way of the roads affected by the intersection for visibility under the signs by road users. Advertising displays may be permitted within one hundred (100) feet of the intersecting road’s right-of-way when buildings or structures control cross vision; but such displays must not be located so as to cause greater restriction to vision than the existing buildings or structures. (12-26-90)

l. Alleys, undeveloped rights-of-way, private roads and driveways shall not be regarded as intersecting streets, roads or highways. (12-26-90)

m. Advertising structures may not be located within five hundred (500) feet of the point of pavement widening at the entrance or exit to a rest area, weight checking station, port of entry or other State-operated facility for the use of motorists. (12-26-90)

04. Lighting.

a. No sign shall be so illuminated that it interferes with the effectiveness of, or obscures an official traffic sign, device, or signal. (12-26-90)

b. Section 40-1910, Idaho Code, prohibits advertising structures which are visible from any interstate or primary highway and display any red or blinking intermittent light likely to be mistaken for a warning or danger signal. (5-3-03)

c. Section 40-1910, Idaho Code, prohibits advertising displays which include any illumination of such
brilliance and so positioned as to blind or dazzle the vision of travelers on adjacent interstate and primary highways. (5-3-03)

05. Variable or Multiple Message Signs.

a. Multiple message signs shall not include any illumination or image which moves continuously, appears to be in motion or has any moving or animated parts or video displays or broadcasts. No multiple message sign may include any illumination which is flashing or moving, except those giving public service information such as date, time, temperature, weather, or other similar information. (5-3-03)

b. If illuminated with beams or rays of such intensity or brilliance that it would cause glare or impair the vision of the driver or interfere with the operation of a motor vehicle, effective shielding must be in place so as to prevent beams or rays of light from being directed at any portion of the traveled way. (5-3-03)

c. If illuminated, illumination must not obscure or interfere with the effectiveness of official traffic sign, device, or signal. (5-3-03)

d. Multiple message signs must not emit or utilize any sound capable of being detected. (5-3-03)

e. The message or image on a multiple message sign must remain static for a minimum of eight (8) seconds. (5-3-03)

f. An automated change of message or image on a multiple message sign must be accomplished within two (2) seconds or less and contain a default design that will freeze the sign face in one (1) position should a malfunction occur. (5-3-03)

g. If a multiple message sign is in violation of any of the conditions listed in Subsection 300.05.a. through 300.05.g., the permit will be revoked. (5-3-03)

301. -- 399. (RESERVED)

400. LICENSES.
Pursuant to Sections 40-1905, 40-1906 and 40-1907, Idaho Code, no person shall engage in the business of outdoor advertising without first having secured an outdoor advertising license and paid the required license fee. Licenses must be renewed annually; the Department cannot renew licenses for a period longer than one (1) year at a time. License application forms may be secured at the Idaho Transportation Department District Offices, as listed in Section 005 of this rule. (5-3-03)

401. PERMITS.
No person shall place any advertising display within the areas affected by the provisions of Section 40-1907, Idaho Code, without first having secured a written permit from the Department. (12-26-90)

01. Application Forms. Permit application forms may be secured at the Idaho Transportation Department District Offices, as listed in Section 005 of this rule. (5-3-03)

02. Expiration of Annual Permits. Annual permits will expire December 31 each year, but a multi-year permit may be issued as a convenience to the outdoor advertiser. An original annual permit fee of ten dollars ($10) shall accompany each original permit application. An annual renewal fee of three dollars ($3) will be assessed for each permit, and the Department will mail a bill to each sign owner annually. Payment for the renewal of a permit must be received at least thirty (30) days prior to the expiration date. Permit fees will not be prorated for a fraction of a year. (5-3-03)

03. Modified Advertising Structures. Whenever an advertising structure is relocated or undergoes substantial replacement beyond customary maintenance, the modified structure will be considered to be a new sign. Therefore, pursuant to Section 40-1906, Idaho Code, an application for a new display must be submitted before such reconstruction is begun. A permit fee of ten dollars ($10) must accompany the application. Conversion of a sign face to a multiple message sign face will be considered substantial replacement beyond customary maintenance and
considered a new sign. (5-3-03)

a. Nonconforming signs which are allowed to be maintained until the State requires their removal cannot be modified so as to increase the reproduction cost. They must remain substantially the same as they were on the effective date of the state law and any subsequent amendments. (12-26-90)

b. The categories of nonconforming signs which may be maintained until they are removed, and nonconforming signs which have been “grandfathered” in commercial and industrial areas cannot include new signs erected in their place or any changes to the existing sign which would be beyond customary maintenance. (12-26-90)

04. **Space Requirement Violations.** In the event that two (2) or more lawfully erected signs along the interstate and primary highways are in violation of the spacing requirements and the regulations promulgated by the Department, the Department shall accord the interested parties a full opportunity to be heard and shall thereafter make a finding as to the date of erection of each of the signs and award the permit or permits to the applicants whose signs were first erected.

05. **Application.** All applications received during the Department’s normal office hours during the same mail pickup will be construed to have been received simultaneously. In the case of a tie between applicants and upon notification thereof by the Department, it shall determine by lot which will receive the permit. (12-26-90)

06. **Permit Denial.** No permit will be issued for a new sign having two (2) or more faces in any one (1) direction. (5-3-03)

07. **Physically Connected Signs.** Two (2) sign structures which are physically connected will be considered as a single sign for permit purposes. (5-3-03)

08. **Standard Permit Application.** Owners of displays defined under Sections 40-102(4) and 40-1904, Idaho Code, will be requested to submit a standard permit application for each such display. Identification tags will be issued for such displays at no cost to the owners. No applications will be requested for minor signs, or emergency telephone signs, nor will tags be issued for them. (12-26-90)

09. **Lost or Destroyed Identification Tags.** Identification tags, except those issued under Subsection 401.08, which are lost or destroyed either before or after being attached to signs will be replaced only upon payment of a three dollar ($3) fee. Tags issued under Subsection 401.08 will be replaced at no cost if lost or destroyed. (12-26-90)

10. **Invalid Permit.** A permit will only be issued for a sign that is lawfully erected within one hundred and eighty (180) days of the permit issuance date. The identification tag must be affixed only to the sign for which it was issued and must be so affixed within one hundred and eighty (180) days after being received; otherwise, the permit automatically becomes invalid. (5-3-03)

11. **Cancellation of Permit.** If the sign for which a permit has been issued is removed, destroyed, or for any reason becomes unusable prior to the expiration date of permit, the permit may be canceled. (12-26-90)

12. **Advertising Illegal Activities.** Signs advertising activities illegal under Federal, State, or local law are not eligible for permits. (12-26-90)

13. **Revoked Permits.** When the Department determines a false or misleading statement has been made in the application for a license or permit, said license or permit shall be revoked. (12-26-90)

14. **Appeal Process.** In the event a permit is denied or revoked, the applicant may obtain instructions for the appeal process at any of the Idaho Transportation Department District Office locations listed in Section 005. (5-3-03)

402. **BONDS OF OUT-OF-STATE PERMITTEES AND LICENSEES.**
As authorized by Section 40-1908, Idaho Code, a bond in the penal sum of one thousand dollars ($1000) shall be required of all non-resident or foreign corporation permittees and licensees. (12-26-90)
403. -- 999. (RESERVED)
39.03.61 – RULES GOVERNING DIRECTIONAL AND OTHER OFFICIAL SIGNS AND NOTICES

000. LEGAL AUTHORITY.
This rule applies to advertising displays referred to and allowed under Section 40-1911(1), Idaho Code. (2-12-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.03.61, “Rules Governing Directional and Other Official Signs and Notices.” The purpose of this rule is to set forth the following standards that apply to directional and other official signs and notices which can be erected and maintained adjacent to the right-of-way of the interstate and primary highway systems; that are visible from the main traveled way of those systems; and within the signing restrictions defined by Title 40, Chapters 1 and 19, Idaho Code, Beautification of Highways. These standards do not apply to directional and other official signs erected on highway right-of-way. (2-12-90)

002. -- 009. (RESERVED)

010. DEFINITIONS.
For the purpose of this rule:

01. Bypassed Community Signs. A form of community official sign erected when a city has been bypassed, but remains within five (5) miles of an interstate highway or primary freeway. Such communities have the right to erect and maintain, at city expense, a billboard displaying the name of the city at a location not to exceed one (1) mile from an interchange primarily serving that city. (2-12-90)

02. Community Official Signs. Signs approved by a city, erected within its territorial or zoning jurisdiction and maintained wholly at city expense. These signs shall display only the name of the city and driver directional information. Specific advertising is not allowed. (2-12-90)

03. Department. Idaho Transportation Department. (2-12-90)

04. Directional Signs. Signs containing directional information about public places owned or operated by federal, state, or local governments or their agencies; publicly or privately owned natural phenomena, historic, cultural, scientific, educational and religious sites; and areas of natural scenic beauty or naturally suited for outdoor recreation, deemed to be in the interest of the traveling public. (2-12-90)

05. Erect. To construct, build, raise, assemble, place, affix, attach, create, paint, draw, or in any way bring into being or establish, but does not include any of the foregoing activities when performed incident to the change of an advertising message or customary maintenance of a sign. (2-12-90)

06. Federal or State Law. A federal or state constitutional provision or statute, or an ordinance, rule, or regulation enacted or adopted by this state or a federal agency or a political subdivision of this state pursuant to a federal or state constitution or statutes. (2-12-90)

07. Freeway. A divided highway with four (4) or more lanes for through traffic and full control of access. (2-12-90)

08. Interstate System or Interstate Highway. Any portion of the national system of interstate and defense highways located within the state, as officially designated, or as may hereinafter be so designated, by the Idaho Transportation Board, and approved by the Secretary of Transportation, pursuant to the provisions of Title 23, U.S. Code, “Highways.” (2-12-90)

09. Maintain or Place. To allow to exist, subject to the provision of Chapter 19, Title 40, Idaho Code. (2-12-90)

10. Maintenance. To preserve from failure or decline, or repair, refurbish, repaint or otherwise keep an
existing highway or structure in a suitable state for use.

11. **Main Traveled Way.** The through traffic lanes of the highway, exclusive of frontage roads, auxiliary lanes, and ramps.

12. **Official Signs and Notices.** Signs and notices erected and maintained by public officers or public agencies within their territorial or zoning jurisdiction and pursuant to and in accordance with direction or authorization contained in federal, state, or local law for the purposes of carrying out an official duty or responsibility. Historical markers authorized by state law and erected by state or local government agencies or nonprofit historical societies may be considered official signs.

13. **Parkland.** Any publicly owned land which is designated or used as a public park, recreation area, wildlife or water fowl refuge or historical site.

14. **Permit.** A written approval by the department covering location, size, lighting, spacing, number and message content requirements of permissible directional signs.

15. **Permit Application.** The form or format of information and data supplied by an individual, agency, or organization to obtain approval for erection and maintenance of a directional sign.

16. **Primary System or Primary Highway.** Any portion of the highways of the state, as officially designated, or as may hereafter be so designated, by the Idaho Transportation Board, and approved by the Secretary of Transportation, pursuant to the provisions of Title 23, U.S. Code, “Highways.”

17. **Public Service Signs.** Signs located on school bus or other bus stop bench or shelter, which:

   a. Identify the donor, sponsor, or contributor of said shelters;

   b. Contain public service messages, which shall occupy not less than fifty percent (50%) of the area of the sign;

   c. Contain no other message;

   d. Are located on school bus or other bench or shelter authorized or approved by city, county, or state law, regulation, or ordinance, and at places approved by the city, county, or state agency controlling the highway involved; and

   e. May not exceed thirty-two (32) square feet in area. Not more than one (1) sign on each bench or shelter shall face in any one (1) direction.

18. **Public Utility Signs.** Warning signs, informational signs, notices, or markers which are customarily erected and maintained by publicly or privately owned public utilities, as essential to their operations.

19. **Regionally Known.** The attraction or activity must be known statewide and in one (1) or more adjoining states.

20. **Rest Area.** Any area of particular scenic beauty or historical significance as determined by the federal, state, or local officials having jurisdiction thereof, and includes interests in land which have been acquired for the restoration, preservation, and enhancement of scenic beauty.

21. **Service Club and Religious Notices.** Signs and notices, whose erection is authorized by law, relating to meeting of nonprofit service clubs or charitable associations, or religious services, which do not exceed eight (8) square feet in area.

22. **Sign.** An outdoor sign, light, display, device, figure, painting, drawing, message, placard, poster,
billboard, or other thing which is designed, intended, or used to advertise or inform, any part of the advertising or informative contents of which is visible from any place on the main traveled way of the interstate or primary highway.


24. Territorial or Zoning Jurisdiction. The geographical area located outside of any city or county limits for a distance of three (3) miles.

25. Urban Areas. Any geographical area within the city limits of any incorporated city having a population of five thousand (5,000) or more inhabitants. Population numbers referred to in this paragraph shall be determined by the latest United States census.

26. Visible. Capable of being seen (whether or not legible) without visual aid by a person of normal visual acuity.

011. -- 099. (RESERVED)

100. STANDARDS FOR COMMUNITY OFFICIAL SIGNS.

01. Direction of Sign. Only one (1) community sign may face the same direction of travel along a single route approaching the community.

02. Location of Sign. A community sign may not be located within two thousand (2,000) feet of an interchange, along the interstate system or other freeways (measured along the interstate or freeway from the nearest point of the beginning or ending of pavement widening at the exit from or entrance to the main traveled way) or located within one thousand (1,000) feet of an intersection of a primary route with another designated federal-aid route. Community signs may not be located within two thousand (2,000) feet of a rest area, parkland or scenic area.

03. Size of Sign. Community signs shall not exceed the following limits:
   a. Maximum area -- Three hundred (300) square feet.
   b. Maximum height -- Thirty (30) feet.
   c. Maximum length -- Thirty (30) feet.

101. STANDARDS FOR DIRECTIONAL SIGNS.

01. Prohibited Directional Signs. The following directional signs are prohibited:
   a. Signs advertising activities that are illegal under federal or state laws or regulations in effect at the location of those signs or at the location of those activities.
   b. Signs located in such a manner as to obscure or otherwise interfere with the effectiveness of an official traffic sign, signal, or device, or obstruct or interfere with the driver’s view of approaching, merging, or intersecting traffic.
   c. Signs which are erected or maintained upon trees or painted or drawn upon rocks or other natural features.
   d. Signs which are structurally unsafe or in disrepair.
   e. Signs which move or have any animated or moving parts.
   f. Signs located in rest areas, parklands, or scenic areas.
g. Signs that advertise or call attention to an activity or attraction no longer in existence and/or abandoned or obsolete signs. (2-12-90)

h. Signs not maintained in a neat, clean, and attractive condition or in good repair. (2-12-90)

i. Signs not designed to withstand a wind pressure of thirty (30) pounds per square foot of exposed surface. (2-12-90)

j. A sign installation that has not been issued an annual permit. (2-12-90)

02. Size of Directional Signs.

a. Signs shall not exceed the following limits: Maximum area, one hundred and fifty (150) square feet; maximum height twenty (20) feet; maximum length, twenty (20) feet. (2-12-90)

b. All dimensions include border and trim, but exclude supports. (2-12-90)

03. Spacing of Directional Signs.

a. Each location of a sign must be approved by the department and the property owner on whose property the sign is installed. (2-12-90)

b. A sign may not be located within two thousand (2,000) feet of an interchange, along the interstate system or other freeways (measured along the interstate or freeway from the nearest point of the beginning or ending of pavement widening at the exit from or entrance to the main traveled way), or located within one thousand (1,000) feet of an intersection of a primary route with another designated federal-aid route. (2-12-90)

c. A sign may not be located within two thousand (2,000) feet of a rest area, park land, or scenic area. (2-12-90)

d. A sign shall not be located within one (1) mile of any other directional sign facing the same direction of travel. (2-12-90)

e. Not more than three (3) signs pertaining to the same activity and facing the same direction of travel may be erected along a single route approaching the activity. (2-12-90)

f. Signs located adjacent to the interstate system shall be within seventy-five (75) air miles of the activity. (2-12-90)

g. Signs located adjacent to the primary system shall be within fifty (50) air miles of the activity. (2-12-90)

04. Message Content. The message on directional signs shall be limited to the identification of the attraction or activity and directional information useful to the traveler in locating the attraction, such as mileage, route numbers, or exit numbers. Descriptive words or phrases and pictorial or photographic representations of the activity or its environs are prohibited. (2-12-90)

102. -- 199. (RESERVED)

200. LIGHTING, SIGNS MAY BE ILLUMINATED, SUBJECT TO THE FOLLOWING.

01. Flashing or Moving Lights. Signs which contain, include, or are illuminated by any flashing, intermittent, or moving light or lights are prohibited. (2-12-90)

02. Lights Which Impair Driver Vision. Signs which are not effectively shielded so as to prevent beams or rays of light from being directed toward any portion of the traveled way of a highway or which are of such
intensity or brilliance as to cause glare or to impair the vision of the driver of any motor vehicle, or which otherwise interfere with any driver’s operation of a motor vehicle are prohibited. (2-12-90)

03. Interference With Traffic Sign, Device, or Signal. A sign may not be so illuminated as to interfere with the effectiveness of, or obscure an official traffic sign, device, or signal. (2-12-90)

300. ADMINISTRATION.

01. Selection Methods and Criteria. (2-12-90)

a. Application for permits to erect and maintain directional and official signs under this regulation shall be filed with the Idaho Transportation Department, Division of Highways. (2-12-90)

b. The approval of applications of directional signs shall be based on the following criteria: Nationally or regionally known activity of outstanding interest to the traveling public; location of activity relative to highway and proposed signing plan; dominant attraction must be for edification and enjoyment of motorist, not tourist-oriented business or for generation of activity income; and Attraction or Activity shall have drinking water and toilet facilities meeting the Idaho Department of Health and Welfare standards. (2-12-90)

c. The applicant of directional signs shall furnish to the department the following data: Proposed sign plans including sign details, color, construction, shape, legend, lighting and location; letter of property owner approval of directional sign installation; department of Health and Welfare certification that water and toilet facilities meet Idaho standards; and documentation and explanation by applicant if it is a regionally known attraction or activity of outstanding interest to the traveling public. (2-12-90)

d. Applicants for directional signing shall furnish to the department, on request, information relating to the limits of their advertising program, need of directional signing for the traveling public, number of public visits, and such other information as deemed appropriate to assure compliance with federal regulations and state law. The applicant or other representatives may appear before the Idaho Transportation Board in case of controversy. (2-12-90)

e. The applicant of community or bypassed community official signs shall furnish the department the same information required in Subsection 300.01.c. (2-12-90)

02. Permits. (2-12-90)

a. Permit application forms may be secured at any office of the Idaho Transportation Department, Division of Highways. (2-12-90)

b. Permits shall be issued annually expiring on December 31 each year, but can be issued for a period greater than one (1) year as a matter of convenience. (2-12-90)

c. The initial permit application fee shall be ten dollars ($10) with an annual renewal fee of three dollars ($3). The initial application fee shall be nonrefundable. A fee shall not be prorated for a fraction of a year or be refunded for the balance of a permit period if the sign is removed. (2-12-90)

d. A permit shall not be issued until the sign has been approved by the department. A valid permit may be transferred to another person or jurisdiction upon written notice to the department. (2-12-90)

e. A permit shall not be issued for a sign located adjacent to a fully-controlled access highway or freeway unless it has been determined that access to the sign can be obtained without violating the access control provisions of the highway. The department shall cancel a permit and require removal of the sign if it is found that the sign has been erected, maintained or serviced from the highway right-of-way at those locations where the department has acquired rights of access to the highway or rights of access have not accrued to the abutting property. In addition, the department may recover from the sign owner or person erecting, maintaining or servicing the sign, the amount of
damage of landscaping, sodding, fencing, ditching or other highway appurtenances resulting from such acts.  

(2-12-90)

f. The permit can be revoked by the state if the department determines that the applicant has knowingly supplied false or misleading information in his application for a permit or permit renewal.  

(2-12-90)

g. Service club, religious notice and community official signs will require a permit but the fees will be waived. For permit purposes, service club and religious notice structures may have more than one (1) face but not more than six (6) faces.  

(9-14-92)

301. -- 999. (RESERVED)
39.03.62 – RULES GOVERNING LOGO SIGNS

000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Sections 40-312, 40-313, 40-1911(5) and 67-5229, Idaho Code, and U.S.C. Title 23, Chapter 1, 131 and 156. (3-19-07)

001. TITLE AND SCOPE.

01. Title. These rules are titled IDAPA 39.03.62, “Rules Governing Logo Signs.” (3-19-07)

02. Scope. These rules provide regulations for the installation and administration of specific service signs informing motorists of gas, food, lodging, camping, attractions, and 24-hour pharmacies with their related tourist services, which are available at facilities accessible to and from eligible interchanges. (3-19-07)

002. WRITTEN INTERPRETATIONS.
This agency does not rely on written interpretations for these rules. (3-19-07)

003. ADMINISTRATIVE APPEALS.
All contested cases will be governed by the provisions of IDAPA 04.11.01. “Idaho Rules of Administrative Procedure of the Attorney General.” (3-19-07)

004. INCORPORATION BY REFERENCE.
The Idaho Transportation Board incorporates by reference its April 2007 publication titled “Standards and Procedures for Specific Service Signs, online at http://itd.idaho.gov/highways/ops/Traffic/PUBLIC%20FOLDER/Policies/Logo/LogoStandards&Procedures07.pdf, on the Interstate and Other Fully Controlled Access Highways (Logo Signs).” (3-19-07)

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of PO Box 7129, Boise, ID 83707-1129. (3-19-07)

02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-19-07)

03. Telephone and FAX Numbers. The central office Traffic Section may be contacted during office hours by phone at 208-334-8557 or by fax at 208-334-4440. (3-19-07)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-19-07)

007. -- 099. (RESERVED)

100. GENERAL.
Copies of the publication and applications for signing may be obtained from the Department’s Logo Coordinator at the Headquarters Office in Boise or from a District Office in Coeur d’Alene, Lewiston, Boise, Shoshone, Pocatello, or Rigby. The Logo coordinator contact list is available on-line at http://itd.idaho.gov/highways/ops/Traffic/PUBLIC%20FOLDER/Policies/Logo/LOGO%20Contacts.pdf. (3-19-07)

101. -- 999. (RESERVED)
39.03.63 – RULES GOVERNING TRAFFIC ACCIDENT MEMORIALS

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-1316 and 55-2201 through 2210, Idaho Code. (9-14-92)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.03.63, “Rules Governing Traffic Accident Memorials,” IDAPA 39, Title 03, Chapter 63. (3-20-04)

02. Scope. This rule specifies procedures to erect traffic accident memorials, hereafter referred to as memorial(s), in memory of people killed in traffic accidents on Idaho state highways under the jurisdiction of the Idaho Transportation Department (Department), pursuant to Section 49-1316, Idaho Code. (3-20-04)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-20-04)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-20-04)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-20-04)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. (3-20-04)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (3-20-04)

03. Telephone and FAX Numbers. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858.

04. Idaho Transportation Department District Offices. District office addresses can be found at https://itd.idaho.gov/ (3-20-04)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-20-04)

007. -- 099. (RESERVED)

100. GENERAL.
In accordance with Section 49-1316, Idaho Code, relatives or friends of a person killed in a traffic accident upon a state highway may apply for a permit to erect a memorial in memory of the decedent. Only one (1) memorial may be placed per fatal accident. Memorials placed before January 1, 2003 may be retained if they meet all of the requirements of Section 200 and Subsections 300.01 through 300.03. (3-20-04)

101. PERMIT.
After January 1, 2003, relatives or friends of a person killed in a traffic accident upon a state highway shall obtain an approved encroachment permit from the Department prior to installing, maintaining or removing a memorial within the state highway right-of-way. As a condition of permit approval, the individual(s) wishing to install a memorial
must provide the Department with the following: (3-20-04)

01. **Written Approval from the Next of Kin**. Written approval from the decedent’s next of kin, who are related by blood, marriage or adoption; and (3-20-04)

02. **Written Approval from the Property Owner**. Written approval from all property owners whose property is within a five hundred foot (500’) radius of the proposed memorial location. (3-20-04)

102. -- 199. (RESERVED)

200. **PHYSICAL REQUIREMENTS.**

The maximum dimensions of a memorial shall be thirty-six (36) inches high, sixteen (16) inches wide and shall weigh no more than seven (7) pounds. The height requirement shall be measured from the ground level to the highest point on the memorial, the width shall be measured horizontally at the memorial's widest point and the weight is based on the portion above the ground. (3-20-04)

01. **Shape and Color**. Memorials shall not be shaped or colored to portray, resemble or conflict with any traffic control device. The memorial shall not be reflectorized. (3-20-04)

02. **Adornment**. No text or items of adornment shall be placed on or near a memorial. (3-20-04)

03. **Memorial Site**. Planting or landscaping at a memorial is prohibited. (3-20-04)

201. -- 299. (RESERVED)

300. **LOCATION.**

Memorials must be erected as near as practical to the milepost location where the accident occurred. The person installing the memorial shall be responsible for contacting a utility locating service to identify the location of any utilities in the area prior to placement of the memorial. See call-before-you-dig requirements in Sections 55-2201 through 55-2210 of Idaho Code. The applicant shall also be required to meet on site with the Department highway maintenance supervisor assigned to the area where a memorial is to be erected to review the proposed installation. The Department highway maintenance supervisor will be responsible for final approval of the memorial location. (3-20-04)

01. **Shoulder**. Memorials shall be placed as far as practical from the edge of roadway, but must be placed a minimum of twenty (20) feet from the roadway shoulder where highway right-of-way width permits. (3-20-04)

02. **Medians**. Placement of an accident memorial in the median of any interstate or non-interstate highway is prohibited. (3-20-04)

03. **Incorporated Cities**. Memorials are prohibited within the boundaries of incorporated cities. (3-20-04)

301. -- 399. (RESERVED)

400. **SAFETY.**

01. **Parking**. Those participating in the installation, maintenance, or removal of the memorial shall park their vehicle(s) as far as practical from the travel lanes and in an area where there is adequate sight distance on the highway in both directions. (3-20-04)

02. **Participants and Motorists**. Those participating in the installation, maintenance, or removal of a memorial must wear proper safety attire and obey all safety procedures approved by the Department at the time of permit issuance. A high degree of safety must be maintained for the traveling public and the participants during the installation, maintenance, or removal of a memorial. (3-20-04)
500. MAINTENANCE.
The Department shall not be responsible for maintenance, vandalism, damage, or theft of a memorial. The permittee shall be responsible for maintenance of the memorial. All memorials must be maintained in good condition at all times and in a manner that complies with this rule. (3-20-04)

501. COMPLIANCE.

01. Improper Installation. Memorials not installed in compliance with this rule shall be subject to removal by the Department. (3-20-04)

02. Maintenance. Memorials not maintained in good condition shall be subject to removal by the Department. (3-20-04)

03. Traffic Hazard. Memorials that have been installed or maintained in such a manner that either the memorial or the participants create a traffic hazard shall be subject to removal by the Department. (3-20-04)
39.03.64 – RULES GOVERNING TOURIST ORIENTED DIRECTIONAL SIGNS (TODS)

000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Sections 40-312, 40-313, 40-1911(5) and 67-5229, Idaho Code, and U.S.C. Title 23, Chapter 1, 131. 

001. TITLE AND SCOPE.

1. Title. These rules are titled IDAPA 39.03.64, “Rules Governing Tourist Oriented Directional Signs (TODS).”

2. Scope. These rules provide regulations for the installation and administration of tourist oriented directional signing within the right-of-way of the primary and secondary highway system, excluding fully controlled access sections, for tourist oriented businesses (including seasonal agricultural products), services, and activities.

002. WRITTEN INTERPRETATIONS.
This agency does not rely on written interpretations for these rules.

003. ADMINISTRATIVE APPEALS.
All contested cases will be governed by the provisions of IDAPA 04.11.01. “Idaho Rules of Administrative Procedure of the Attorney General.”

004. INCORPORATION BY REFERENCE.
The Idaho Transportation Board incorporates by reference its April 2007 publication titled “Standards and Procedures for Tourist Oriented Directional Signs (TODS) for Motorist Service Facilities Along the State Highway System Except Fully Controlled Access Highways.”

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.

1. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise, ID 83707-1129.

2. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays.

3. Telephone and FAX Numbers. The central office Traffic Section may be contacted during office hours by phone at 208-334-8557 or by fax at 208-334-4440.

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code.

007. -- 099. (RESERVED)

100. GENERAL.
Copies of the publication and applications for signing may be obtained from the Department’s TODS Coordinator at the Headquarters Office in Boise or from a District Office in Coeur d’Alene, Lewiston, Boise, Shoshone, Pocatello or Rigby. The TODS coordinator contact list is available online at http://itd.idaho.gov/highways/ops/Traffic/PUBLIC%20FOLDER/Policies/TODS/TODS%20Contacts.pdf.

101. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
This rule adopted under the authority of Sections 49-201 and 49-202, Idaho Code. (1-2-93)

001. **TITLE AND SCOPE.**
This rule is titled IDAPA 39.03.65, “Rules Governing Traffic Minute Entries,” and establishes the procedures for making Traffic Minute Entries regulating speed zoning, parking, traffic control devices, and the selective exclusion of traffic on the State Highway System. (1-2-93)

002. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Traffic Minute Entries.** Official entries made to Department records regulating traffic on the State Highway System. (1-2-93)

011. -- 099. (RESERVED)

100. **GENERAL PROVISIONS.**

01. **Preparation.** Traffic Minute Entries (except for temporary speed zones and flashing beacons with warning signs) shall be prepared by the Traffic Section for approval by the Department Director, State Highway Administrator, or the Chief of Highway Operations. (1-2-93)

02. **Requests.** Each request for a Traffic Minute Entry shall indicate:

a. The location regulated by the Traffic Minute Entry;

b. The basis for the request; and

c. Traffic and engineering study of operational characteristics and observations that support the Traffic Minute Entry. (1-2-93)

03. **Temporary Regulations.** Temporary traffic regulations for construction or maintenance zones and flashing beacons with warning signs shall be initiated, monitored, corrected, and deleted by written approval of the appropriate District Engineer. (1-2-93)

04. **Unresolved Differences.** Traffic Minute Entry worksheets regulating traffic on the State Highway System within incorporated cities should have the concurrence of the appropriate local officials. Unresolved differences regarding Traffic Minute Entries shall be documented by the Traffic Section and presented to the Transportation Board for resolution. (1-2-93)

101. -- 199. (RESERVED)

200. **REQUIRED ENTRIES.**
Traffic Minute Entries shall be made for the following types of traffic regulations on the State Highway System:

01. **Limits.**

a. Permanent speed limits.

b. Bridge limits (allowable gross loads). (1-2-93)
02. Parking. (1-2-93)
a. Rural parking restrictions. (1-2-93)
b. Approval of angle parking on state highways through cities. (1-2-93)

03. Traffic Control. (1-2-93)
a. Traffic control signals and flashing intersection beacons at locations where there are no cooperative agreements between ITD and local authorities. (1-2-93)
b. Flashing beacons with warning signs approved by District Engineer. (1-2-93)
c. Exceptions to placing stop signs at passively protected railroad crossings. (1-2-93)
d. Selective exclusion of vehicles on controlled-access highways. (1-2-93)

04. Other Entries. Temporary construction, maintenance, and emergency regulations approved by the District Engineer. (1-2-93)

201. -- 299. (RESERVED)

300. PARKING ON STATE HIGHWAYS WITHIN CITIES. Parking prohibitions and regulations on the State Highway System within incorporated cities shall be approved by the city and the ITD Traffic Section and shall be covered by a local ordinance unless provided for by a cooperative maintenance or construction agreement. Unresolved differences between incorporated cities and ITD shall be presented to the Transportation Board for final resolution. (1-2-93)

301. -- 999. (RESERVED)
39.03.80 – RULES GOVERNING LEGALIZATION OF OVERLOADED VEHICLES

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 40-312 and 49-1001(8)(c), Idaho Code. (3-3-92)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.03.80, “Rules Governing Legalization of Overloaded Vehicles.” Section 49-1001(8), Idaho Code, provides that certain overweight vehicles may not proceed past the place of weighing until brought into compliance with the applicable weight limitations; however, these vehicles may be authorized to proceed to a location where they can be safely brought into compliance if it is determined that it would be unsafe or impractical to do so at the place of weighing. This rule addresses the implementation of this procedure. (3-3-92)

002. – 009. (RESERVED)

010. DEFINITIONS.
01. Place of Weighing. That location where a motor vehicle, semitrailer, trailer, or combination thereof, is weighed by enforcement personnel to determine its legal allowable axle, combination of axles, or gross weight. Such locations include:
   a. Permanent ports of entry. (3-3-92)
   b. Temporary weigh sites where vehicles are weighed on portable scales; (3-3-92)
   c. Privately owned scales which are currently certified by the Idaho Department of Agriculture, Bureau of Weights and Measures (when directed by a peace officer or authorized Idaho Transportation Department employee). (3-3-92)

02. Perishable Commodity. Any product that will spoil, die, or otherwise become unusable for human or animal consumption, or becomes unmarketable when not properly cared for, maintained, or preserved. (3-3-92)

03. Legalization. Bringing a vehicle or load into compliance with applicable weight limitations by adjusting or shifting the load on the vehicle or by off-loading a portion of the load to another vehicle or place of storage. (3-3-92)

04. Safely Legalized. A process which will not create undo risk to the driver of a vehicle, the general public, weight enforcement officials, or the commodity itself during removal of portions of the load from the transport vehicle. (3-3-92)

05. Safe Point of Legalization. That point closest to the place of weighing where qualified personnel, equipment, or material exist to safely shift, off-load, or transfer cargo from a vehicle to a place of storage or to another vehicle. (3-3-92)

06. Travel Authorization. A document authorizing a specific vehicle and its load to travel in an overweight condition from its place of weighing to a safe point of legalization. (3-3-92)

011. – 099. (RESERVED)

100. GENERAL PROVISIONS.
01. Place to Legalize. All vehicles exceeding the overweight tolerances of Section 49-1001(8), Idaho Code, shall be required to legalize at the place of weighing unless, in the judgment of the weight enforcement official, it would be unsafe and/or impractical to do so. (3-3-92)
02. Travel Authorization. Those overweight vehicles, which in the judgment of the weight enforcement official cannot be safely or practically legalized at the place of weighing, shall obtain a travel authorization to travel to a safe point of legalization by payment of the statutory fee. (3-3-92)

a. The safe point of legalization shall be determined by the weight enforcement official in consultation with the vehicle operator or other persons having interest in the vehicle or load. (3-3-92)

b. Vehicles hauling the following commodities shall be considered unsafe or impractical to legalize at the place of weighing. This list is illustrative and not all inclusive of the following: Bulk hazardous materials and hazardous waste as defined by Section 49-109, Idaho Code; livestock; hot asphalt; concrete; dead animals or parts thereof; highly perishable commodities (i.e., live fish, fresh milk, etc.); bees; and any load where removal of the tie downs may create a possible safety hazard. (3-3-92)

c. The owner or operator of vehicles required to off-load portions of their load shall adhere to all applicable safety regulations of the Occupational Safety and Health Administration (OSHA), United States Department of Transportation, and the Idaho Department of Commerce and Labor. (3-3-92)

d. A supervisor within the port of entry chain of command shall determine if loads of questionable safety should be off-loaded at the place of weighing or be allowed to purchase a travel authorization. (3-3-92)

03. Permission to Off-Load. No off-loaded commodity shall be left at the place of weighing unless done so with permission of the appropriate authority. (3-3-92)

a. Any commodity left at the place of weighing may be removed and stored by the Department at the hauler’s expense. (3-3-92)

b. A trailer as defined by Section 49-121(6), Idaho Code, may be left at the place of weighing for a reasonable time not to exceed five (5) days if the weight enforcement official determines a traffic hazard will not be created. (3-3-92)

c. Any commodity left at a privately owned place of weighing should be done so with the knowledge and express permission of the owner of the site. (3-3-92)

04. Travel Authorization Restrictions. (3-3-92)

a. Travel authorization shall not be issued to vehicles traveling under the authority of an overweight permit issued pursuant to Section 49-1004, Idaho Code. (3-3-92)

b. Travel authorization shall not be issued to allow travel across a restricted structure at weights exceeding its maximum allowable weight or when such weight exceeds the maximum weight that would be permitted under Section 49-1004, Idaho Code. (3-3-92)

101. -- 999. (RESERVED)
000. LEGAL AUTHORITY.
This rule is adopted under authority of Sections 49-201 and 49-432, Idaho Code.  

001. TITLE AND SCOPE.

01. Title. The rule is titled IDAPA 39.03.81, “Rules Governing Issuance of Temporary Permits In Lieu of Full Registration.”

02. Scope. This chapter clarifies the requirements governing the issuance of temporary permits for resident and nonresident vehicle operators or owners.

002. WRITTEN INTERPRETATIONS.
The Idaho Transportation Department has no written interpretations of this chapter.

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.”

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter.

005. OFFICE -- OFFICE HOURS -- MAILING AND STREET ADDRESS -- PHONE NUMBERS.
The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P.O. Box 7129, Boise, ID 83707-1129. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. The Port of Entry Section may be contacted during office hours by phone at 208-334-8688 or by fax at 208-334-8696.

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code.

007. -- 009. (RESERVED)

010. DEFINITIONS.

01. Combination of Vehicles. A tractor or truck tractor and one (1) or more trailers and/or semitrailers.

02. First Available Location. The first vendor along an owner’s or operator’s route of travel from whom one hundred twenty (120) hour temporary permits in lieu of registration can be purchased.

03. Increased Registered Weight Temporary Permit. Temporary authority to exceed the registered maximum gross weight of a vehicle as authorized by Section 49-432, Idaho Code.

04. Licensed Vehicle. A vehicle currently registered in any jurisdiction.

05. One Hundred Twenty Hour Temporary Permit. A one hundred twenty (120) hour temporary permit issued in lieu of an IFTA license/decal and/or vehicle licensing and registration as authorized by Section 49-432, Idaho Code.

06. Single Vehicle. Any tractor, truck tractor, or motor vehicle that is not combined with nor towing
one (1) or more trailers and/or semitrailers. Additionally, any unlicensed trailer or semitrailer may be deemed a single
vehicle. (5-3-03)

07. Vendor. A governmental agency, private or commercial business which sells temporary permits as
an agent of the Idaho Transportation Department. (3-15-02)

011. -- 099. (RESERVED)

100. GENERAL PROVISIONS.

01. Availability. One hundred twenty (120) hour temporary permits in lieu of registration are available
to owners or operators whose jurisdiction of residence allows temporary permits to like vehicles from the state of
Idaho. Increased registered weight temporary permits are available to currently registered vehicles capable of legally
operating at the higher gross vehicle weight as declared by the owner or operator. (3-15-02)

02. Purchase of Temporary Permits. (3-15-02)

a. Owners or operators electing to use increased registered weight temporary permits must purchase
permits prior to movement of vehicles on the public highways or roads. Failure to do so may result in enforcement
action and may include mandatory full licensing and registration of such vehicle as required by Section 49-434, Idaho
Code. The temporary permit shall be on a form prescribed by the department and prominently displayed on the
windshield of the permitted vehicle. (3-15-02)

b. One hundred twenty (120) hour temporary permits in lieu of registration must be purchased by
owners or operators of unlicensed vehicles prior to their movement on the highway. Licensed vehicles may purchase
one hundred twenty (120) hour permits in lieu of registration at the first available location as defined by this rule. The
temporary permit shall be on a form prescribed by the department and prominently displayed on the windshield of the
permitted vehicle. (3-15-02)

c. All temporary permits shall be made available for inspection by any law enforcement officer and
authorized personnel of the department upon request. (3-15-02)

d. Section 49-432, Idaho Code, provides that owners of motor vehicles or combinations of vehicles
subject to registration may, in lieu of licensing and registration, purchase a one hundred twenty (120) hour temporary
permit in lieu of registration for the operation of such vehicles for periods of one hundred twenty (120) hours.
(3-15-02)

e. Section 49-432, Idaho Code, provides that owners or operators of motor vehicles currently and
validly registered over fifty thousand (50,000) pounds gross vehicle weight may purchase an increased registered
weight temporary permit for the operation of such vehicles in excess of the registered maximum gross weight for
periods of thirty (30) days. Such permits shall be in addition to any other permit that may be required for excess
weight as specified by Section 49-1004, Idaho Code. (3-15-02)

f. Section 49-432, Idaho Code, provides that owners or operators of motor vehicles currently and
validly registered may purchase an increased registered weight temporary permit for the operation of such vehicles in
excess of the registered maximum gross weight for periods of one hundred twenty (120) hours. Such permits shall be
in addition to any other permits that may be required for excess weight as specified by Section 49-1004, Idaho Code.
(3-15-02)

101. -- 199. (RESERVED)

200. PERMIT REQUIREMENTS.

01. Proof of Ownership. An operator or owner of a vehicle shall show proof of ownership before a
permit is issued. (6-4-90)

a. Resident vehicle proof of ownership may be documented by: (3-15-02)
i. A copy of the Idaho title identifying the owner and vehicle; (3-15-02)
ii. A copy of a valid lease agreement identifying the owner and the vehicle; (3-15-02)
iii. A copy of an expired registration identifying the current owner and the vehicle; or (3-15-02)
iv. A copy of a valid bill of sale transferring ownership of the vehicle. (3-15-02)

b. Nonresident vehicle proof of ownership may be documented by:
   i. A copy of a valid registration from a base jurisdiction, which qualifies for a permit, identifying the owner and the vehicle; (3-15-02)
   ii. A copy of an expired lease agreement of an owner/operator not acting as a lessee which identifies the owner and the vehicle; (3-15-02)
   iii. A copy of a current lease agreement, providing the base jurisdiction qualifies for a permit, which identifies the owner/operator; (3-15-02)
   iv. A copy of a valid bill of sale transferring ownership of the vehicle; or (3-15-02)
   v. A copy of the title identifying owner and vehicle. (3-15-02)

02. Weight of Vehicle. One hundred twenty (120) hour temporary permits in lieu of registration shall authorize the legal operation of the permitted vehicle to the maximum combined gross weight of a vehicle, not to exceed one hundred five thousand five hundred (105,500) pounds. (3-15-02)

03. Purchase of Multiple Permits. Residents or nonresidents who qualify for permits may purchase more than one (1) permit at a time to cover a time period not to exceed ninety (90) days. Additional time periods must be purchased in increments of one hundred twenty (120) hours or thirty (30) days and assessed the appropriate fees for each increment. (3-15-02)

04. Permit Denial. Any person who has been notified by mail at his last known business address as it appears on department records, that his registration has been suspended or revoked shall not be allowed to register in Idaho by securing a temporary permit. Any person, having been duly notified, who purchases a permit and subsequently operates a vehicle displaying such permit while his registration is suspended or revoked is in violation of this rule. Any person failing to provide proof of current registration shall not be allowed to temporarily permit for increased registered weight. Any person obtaining a temporary permit for increased registered weight without a current registration is in violation of this rule. (3-15-02)

05. Violation of Permit. If an owner or operator of a vehicle exceeds the operating weight authorized by temporary permit, such owner or operator may be issued a citation for violation of Section 49-438, Idaho Code. The violation shall be limited to the difference between the amount of the actual operating weight and the operating weight authorized by temporary permit. A single temporary permit in lieu of full registration may not be purchased when operating in combination with one (1) or more trailers or semitrailers. Example: Registered or unregistered trailer(s) operating in combination with an unregistered tractor or truck tractor will be required to purchase a temporary permit for a combination of vehicles. (5-3-03)

201. -- 299. (RESERVED)

300. REFUND OF FEES.

01. Cause for Refund. The department will grant refunds for permits sold by its vendors or by Ports of Entry, if the permit was sold as the result of an error made by the department or its vendors. (3-15-02)

02. Request for Refunds. Owners or operators shall address all requests for refunds of temporary
permit fees to the Idaho Transportation Department, Ports of Entry Section, P.O. Box 7129, Boise, Idaho 83707-1129. (3-15-02)

03. Documentation for Refunds. The following documentation must accompany refund requests:
   a. Both the yellow display copy and the white receipt copy of the permit; (6-4-90)
   b. Proof that the vehicle held a valid Idaho registration at the time the permit was issued; and (6-4-90)
   c. Proof that special fuel tax was paid at the pump or that the permitted vehicle was registered with the Idaho Tax Commission for quarterly payment of fuel tax at the time the permit was sold. (6-4-90)

04. Denial of Refund. If the certificate of registration of the permitted vehicle was mailed from Motor Carrier Services or the Division of Motor Vehicles to the correct address of the owner of the vehicle thirty (30) days or more prior to the purchase of the permit or if cause for refund was not provided, a request for refund shall be denied. (3-15-02)

301. -- 399. (RESERVED)

400. TEMPORARY PERMIT VENDOR PROGRAM.

01. Vendor Authorization. Vendors may be established to sell temporary permits provided the vendor meets state requirements. (3-15-02)

02. Payment to Vendor. Vendors shall be paid by the department at the rate of three dollars ($3) per permit sold. Permits sold in multiple increments shall be deemed to be issued as one (1) permit for purposes of payment or remuneration to the vendor. (3-15-02)

401. -- 499. (RESERVED)

500. ADDITIONAL REQUIREMENTS.
Any overlegal permit required pursuant to Section 49-1004, Idaho Code, shall be in addition to those required by this rule. (3-15-02)

501. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
Under the authority of Sections 21-111 and 67-5203A, Idaho Code, the Idaho Transportation Board adopts this rule.

(11-28-90)

001. **TITLE AND SCOPE.**
This rule is titled IDAPA 39.04.08, “Rules Governing Federal Aviation Regulations.” Where feasible, all rules and regulations regarding navigation of aircraft within the airspace about the state of Idaho will be kept in conformance with the current Federal Aviation Regulations. The state of Idaho does hereby incorporate by reference the Federal Aviation Regulations, 14 CFR Parts 1-191, where they are not inconsistent with existing rules or regulations that may, from time to time, be adopted by the Idaho Transportation Board.

(11-28-90)

002. -- 099. **(RESERVED)**

100. **AVAILABILITY OF REGULATIONS.**

(11-28-90)

101. -- 999. **(RESERVED)**
000. LEGAL AUTHORITY.
This rule is adopted under the authority of Section 21-519. (4-4-13)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.04.02 “Rules Governing Marking of Hazards to Air Flight,” IDAPA 39, Title 04, Chapter 02. (4-11-06)

02. Scope. This rule establishes the requirements for marking of hazards to air flight through the airspace of and over the state of Idaho in order to protect and ensure the general public safety, and the safety of persons operating, using or traveling in aircraft pursuant to Section 21-515 through 21-517, Idaho Code. (4-4-13)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (4-11-06)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01. “Idaho Rules of Administrative Procedure of the Attorney General.” (4-11-06)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (4-11-06)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise, ID 83707-1129. The Division of Aeronautics offices are physically located at 3483 Rickenbacker Street, Boise, ID. (4-4-13)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (4-11-06)

03. Telephone and FAX Numbers. The Aeronautics offices may be contacted during office hours at 208-334-8775 or by fax at 208-334-8789. (4-11-06)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (4-11-06)

007. -- 009. (RESERVED)

010. DEFINITIONS.

01. Guyed Tower. A tower that is supported in whole or in part by guy wires and ground anchors or other means of support besides the superstructure of the tower itself, towers used for military purposes excepted. (4-4-13)

02. Height. The distance measured from the original grade at the base of the tower to the highest point of the tower. (4-4-13)

03. Temporary or Permanent Guyed Tower. A guyed tower erected and standing for any period of time whatsoever. (4-4-13)
04. **Marking.** Shall include illuminating, painting, lighting, or designating in a manner to be approved by the department. (4-4-13)

011. -- 099. *(RESERVED)*

100. **REQUIREMENTS.**

01. **Hazardous Structures.** Any structure which obstructs the airspace more than two hundred (200) feet above the ground or water level, or at any height near an established airport as defined by Section 21-101(c), Idaho Code, when determined by the Department to be an aviation hazard or a potential aviation hazard, as defined in Section 21-101(n), Idaho Code, to the safe flight of aircraft shall be plainly marked, illuminated, painted, lighted, or designated in a manner approved by the Department. (4-4-13)

02. **Guyed Towers.** Any temporary or permanent guyed tower fifty (50) feet or more in height that is located outside the boundaries of an incorporated city or town on land that is primarily rural or undeveloped or used for agricultural purposes, or that is primarily desert, and where such guyed tower's appearance is not otherwise governed by state or federal law, rule or regulation, shall be lighted, marked and painted or otherwise constructed to be visible in clear air during daylight hours from a distance of not less than two thousand (2,000) feet. (4-4-13)

a. Guyed towers shall be painted in seven (7) equal alternating bands of aviation orange and white. Such alternating bands shall begin with orange at the top of the tower and end with orange at the base. (4-4-13)

b. Guyed towers shall have one flashing obstruction light at the top of the tower. Such light shall meet the technical requirements of medium intensity flashing white obstruction light systems as specified in Federal Aviation Administration Advisory Circular AC 70/7460-1K. (4-4-13)

c. For guyed towers the surface area under the footprint of the tower and six (6) feet beyond the outer tower anchors shall have a contrasting appearance with any surrounding vegetation. (4-4-13)

d. Guyed towers shall have two (2) marker balls, having a minimum diameter of twenty (20) inches attached to and evenly spaced on each of the outside guy wires. Said spheres to be of the split-sheet, clamp-on type which are to be alternated in two (2) contrasting solid colors of gloss yellow and international orange, and may be constructed of recommended light-weight materials such as fiberglass, aluminum, or foam. (4-4-13)

e. Guyed towers shall have a seven (7) foot long safety sleeve colored to contrast with background vegetation at each anchor point and shall extend from the anchor point along each guy wire attached to the anchor point. (4-4-13)

f. Any guyed tower that was erected prior to July 1, 2012 shall be marked as required by the provisions of Section 100 before July 1, 2013. Any guyed tower that is erected on or after July 1, 2012 shall be marked as required by the provisions of Section 100 at the time it is erected. (4-4-13)

g. The provisions of this Subsection 100.02, shall not apply to power poles or structures owned and operated by an electric supplier as defined in Section 61-332A(4), Idaho Code, to facilities used by a federal power marketing agency to serve public utilities or consumer-owned utilities, or any structure whose primary purpose is to support telecommunications equipment, including citizens band (CB) radio towers and all other amateur radio towers. (3-20-14)

03. **Lines, Wires, and Cables.** Power lines, communication lines, wires, or cable more than two hundred (200) feet above the terrain crossing canyons, rivers, navigable bodies of water, terrain undulations, or guy structures or any height where such wire, cable or obstruction cross navigable bodies of water near established seaplane bases, if determined by the Department to be a hazard to air navigation, shall be marked at two hundred (200) feet intervals of spacing by sphere-type markers having a minimum diameter of thirty-six (36) inches. Said sphere to be of the split-sheet, clamp-on type which are to be alternated in three (3) contrasting solid colors of gloss white, gloss yellow, and international orange and may be constructed of recommended light-weight materials such as fiberglass, aluminum, or foam. (4-4-13)
04. **Spans Between Support Piers.** Long spans that exceed lengths of one-half (1/2) mile between support piers, each pier shall be marked with flashing strobe or beacon lights of a type and brilliance acceptable to the Department if such is deemed pertinent to safety and recognition of obstructions. (4-4-13)

05. **Construction.** Any construction sponsor is required to submit a notice to the Aeronautics Division Administrator if his construction meets one (1) or more of the following conditions:

   a. If the proposed object will be more than two hundred (200) feet above ground level at its location. (4-4-13)

   b. If the proposed object will be within twenty thousand (20,000) feet of an airport (*) or seaplane base with a runway of more than three thousand two hundred (3,200) feet in length; and will penetrate an imaginary surface that is one (1) foot in height for each one hundred (100) feet (100:1) horizontally from the nearest point of the nearest runway.

   * To qualify, an airport as defined in Section 21-101(c), Idaho Code, must be listed in the Idaho Airport Facilities Directory, or in the Airport /Facility Directory published by the US-DOT, National Charting Office or operated by a public entity. (4-4-13)

   c. If the proposed object will be within ten thousand (10,000) feet of an airport having no runway more than three thousand two hundred (3,200) feet in length; and will penetrate an imaginary surface that is one (1) foot in height for each fifty (50) feet (50:1) horizontally from the nearest runway. (4-4-13)

   d. If the proposed object will be within five thousand (5,000) feet of a heliport listed in the “Airport Facilities Directory” or operated by a public entity; and will penetrate an imaginary surface that is one (1) foot in height for each twenty-five (25) feet (25:1), horizontally from the nearest landing and take-off area of that heliport. (4-4-13)

   e. If the proposed object is a traverse way which will exceed at least one (1) of the standards listed in Subsections 100.05.a. through 100.05.c. above, after its height is adjusted upward seventeen (17) feet for an Interstate Highway, fifteen (15) feet for any other public roadway, ten (10) feet (or the height of the highest mobile objects that would normally traverse the road) for a private road, twenty-three (23) feet for a railroad, or an amount equal to the height of the highest mobile objects that would traverse a waterway or any other thoroughfare not previously mentioned. (4-4-13)

06. **Notice Submittal.** The notice required under Subsection 100.05 of this rule must be submitted:

   a. At least thirty (30) days before the construction or alteration is to begin; or the application for construction permit is to be filed. (1-2-93)

   b. Immediately by telephone or other expeditious means, with written notification submitted within five (5) days thereafter, if immediate construction or alteration is required as in cases involving public services, health, or safety. (1-2-93)

07. **Notice of Proposed Construction.** A notice of proposed construction or alteration is required so that the Department may:

   a. Depict obstructions on aeronautical charts. (11-28-90)

   b. Identify appropriate markings as required by Section 21-515, Idaho Code. (4-4-13)

   c. Be made aware of potential aeronautical hazards in order to minimize their danger to the flying public. (11-28-90)

   d. Protect the lives and property of persons in the air and on the ground. (11-28-90)
08. **Submittal of Notice.** Written notice of intended construction or alteration must be submitted by mail or hand-delivered to the Aeronautics Division Administrator using the contact information in Section 005 of this rule. (4-4-13)

09. **Intent.** It is the intent that the resultant markings required in this rule be compatible with FAA policies and directives in order to maintain consistency of object marking and lighting. (4-4-13)

101. -- 199. (RESERVED)

200. **EXCEPTIONS.**
No person is required to notify the Aeronautics Division Administrator for any of the following construction or alteration:

01. **Shielded.** Any object that would be shielded by existing structures of a permanent and substantial character or by natural terrain or topographic features of equal or greater height, and would be located in the congested area of a city, town, or settlement where it is evident beyond all reasonable doubt that the structure so shielded will not adversely affect safety in air navigation. (1-2-93)

02. **Antennas.** Any antenna structure of twenty (20) feet or less in height except one that would increase the height of another antenna structure. (11-28-90)

03. **Air Navigation.** Any air navigation facility, airport visual approach or landing aid, aircraft arresting device, or meteorological device of a type approved by the Aeronautics Division Administrator, the location and height of which is fixed by its functional purpose. (4-4-13)

201. -- 999. (RESERVED)
39.04.03 – RULES GOVERNING RESTRICTION OF FLIGHT IN DESIGNATED EMERGENCY AREAS

000. LEGAL AUTHORITY. Under authority of Section 21-111, Idaho Code, the Idaho Transportation Board adopts this rule. (11-28-90)

001. TITLE AND SCOPE. This rule is titled IDAPA 09.04.03, "Rules Governing Restrictions of Flight in Designated Emergency Areas," and outlines the restrictions of flight in designated emergency areas. (11-28-90)

002. -- 099. (RESERVED)

100. GENERAL.

01. Level of Flight for Non-Search Pilot. No aircraft shall willfully fly below one thousand (1,000) feet above ground level over or through any designated search and rescue area, or any designated emergency area unless officially flying as an assigned search pilot in an assigned search area, or authorized by the official Search and Rescue Headquarters, or in direct official support of a designated emergency area. This flight restriction shall remain in effect within the designated area until rescinded by the Aeronautics Division Administrator. (1-2-93)

02. Level of Flight for Non-Assistance Persons. Aircraft not officially involved in rendering emergency assistance to persons and property may not fly lower than two thousand (2,000) feet above ground level over any emergency area created by fire, flood, earthquake, or other natural disasters. (1-2-93)

101. -- 999. (RESERVED)
39.04.04 – RULES GOVERNING IDAHO AIRPORT AID PROGRAM

000. LEGAL AUTHORITY.
The Idaho Transportation Board adopts this rule under the authority of Sections 21-105 and 21-111, Idaho Code. (1-1-90)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.04.04 “Rules Governing Idaho Airport Aid Program,” IDAPA 39, Title 04, Chapter 04. (5-8-09)

02. Scope. This rule is for the discretionary allocation of airport development funds by the Idaho Transportation Board. Allocations must meet high priority needs and achieve maximum benefit and use of available funds. Allocations may require matching financial participation and are reimbursable as approved by the Board subject to restrictions the Board may impose. (5-8-09)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (5-8-09)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (5-8-09)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (5-8-09)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department Division of Aeronautics maintains a central office in Boise at 3483 Rickenbacker with a mailing address of P O Box 7129, Boise ID 83707-1129. (5-8-09)

02. Office Hours. Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (5-8-09)

03. Telephone and FAX numbers. The central office may be contacted during office hours by phone at 208-334-8775 or by fax at 208-334-8789. (5-8-09)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (5-8-09)

007. -- 009. (RESERVED)

010. DEFINITIONS.

01. Airport Service Area Population. The airport service area population is the number of people within the service area boundary based upon the most recent approved census data. An airport's service area is the geographic locale within a thirty (30) minute average drive time from the airport. (3-20-14)

02. Adjusted Service Area Population. The adjusted service area population is the subject airports service area population reduced by the population within the service area of a nearby 'more developed' airport(s) that overlaps the subject airports service area. The adjusted service area population is used to determine the match rate for Community airport grants. (3-20-14)
010. AIRPORT SPONSOR ELIGIBILITY.
The Idaho Airport Aid Program is available only to public entities that own or lease and operate a landing facility that is open to the public without use restrictions. Allocation may be made only on facilities that are not under exclusive lease or monopoly control of private individuals or corporations. The Idaho Airport Aid Program consists of grants, small projects, and maintenance and safety supplies. The grants (for scheduled projects) and small projects (for unscheduled or emergency projects) are available to municipal entities such as a city, county, airport authority, political subdivision, or public corporation, hereinafter referred to as the airport sponsor, but not to facilities operated by divisions of the state of Idaho or the Federal government. The maintenance and safety supplies are available to all public entities that own or lease and operate a landing facility that is open to the public without use restrictions.

(5-8-09)

200. PROJECT ALLOCATION PRIORITY PRINCIPLES.
The discretionary allocation programs will be based on six (6) important principles. These principles are:

01. Aircraft Operations Safety. Priority will be given to projects involving safety of aircraft operations. (1-1-90)

02. Priority Will Be Given to Projects Which Protect Prior Public Investments. (1-1-90)

03. Federal Funds. Priority will be given to assuring maximum use and benefit of available federal funds. (1-1-90)

04. Aircraft Landing Projects. Priority will be given to projects at existing aircraft landing facilities where need is demonstrated. Projects must provide benefits associated with aircraft landing facility utilization on a statewide basis. (1-1-90)

05. Preservation and Acquisition. Priority will be given to the preservation and acquisition of existing aircraft landing facilities in danger of being lost. (1-1-90)

06. Aircraft Landing Development. Priority will be given to the development of new, additional aircraft landing facilities in areas of greatest need:
   a. Large geographical areas with no “air accessibility.” (1-1-90)
   b. Additional new sites in urban areas where landing sites are rapidly becoming non-existent. (1-1-90)
   c. Recreational area development where land availability is becoming difficult to obtain. (1-1-90)
a. Airport sponsors not eligible for Federal funding assistance that have an adjusted service area population of less than five thousand (5,000), may receive up to seventy-five percent (75%) of project cost for maintenance and upgrade of an airport. Acceptable assurance of continuing operation and maintenance over a twenty (20) year period under the guidance of a Citizen’s Advisory Council shall be provided. (3-20-14)

b. Airport sponsors not eligible for Federal funding assistance that have an adjusted service area population of five thousand (5,000) or more may receive up to fifty percent (50%) of the cost for maintenance and upgrade of an airport. Acceptable assurance of continuing operation and maintenance over a twenty (20) year period under the guidance of a Citizen’s Advisory Council shall be provided. (3-20-14)

c. Airport sponsors eligible for Federal funding assistance, may be considered for State funding assistance up to fifty percent (50%) of the sponsor’s share when using Federal aid for the cost of maintenance and upgrade of existing facilities. If no Federal participation, each such project shall be considered on its merit. The amount of State financial aid will be negotiated in each case. (5-8-09)

d. All airport sponsors eligible for funding under IDAPA 39.04.04, “Rules Governing Idaho Airport Aid Program,” may apply to participate in the maintenance and safety supplies program. This is part of the discretionary allocation program that provides at no charge or a reduced charge for the following such items:

i. Runway and taxiway light fixtures, bulbs, and parts; (5-8-09)

ii. Rotating beacon fixtures; (5-8-09)

iii. Windsocks, windsock frames and standards; (5-8-09)

iv. Tie-down chain sets; (5-8-09)

v. Utility light bulbs; and (5-8-09)

vi. Taxiway reflectors. (5-8-09)

e. All municipal airport sponsors eligible for funding under IDAPA 39.04.04, may apply to participate in the small projects program which provides grant funding assistance of less than two thousand dollars ($2,000) for unscheduled or emergency improvements, with approval from the aeronautics administrator, from the current years allocation. (5-8-09)

03. **Face Value Contributions.** Labor and equipment contributions by the airport sponsor may be approved at face value in force-account financial evaluation as matching funds. The following items will not be eligible for force-account contribution:

a. Land values previously acquired. (5-8-09)

b. Previous building construction or improvements. (5-8-09)

c. Previous State or FAA grants. (1-1-90)

04. **Public Funds Protection.** In order to protect the investment of public funds, the Idaho Transportation Board may require proof of ownership or lease of all land upon which any project is proposed, and require that the airport be zoned to prevent incompatible land uses and the creation or establishment of structures or objects of natural growth which would constitute hazards or obstructions to aircraft operating to, from, on, or in the vicinity of the subject airport. (3-20-14)

05. **Applications for Aid.**

a. Each project submitted for funding consideration from airport sponsors not eligible for Federal funding assistance will be presented in a written application for aid which outlines economic capability and source of
funds. The application form will be supplied by the Division of Aeronautics. Eligibility and priority will be determined by an annual revision of a State allocation program for airport improvement.  

b. Each project application submitted for funding consideration from airport sponsors that are eligible for Federal funding assistance will consist of a full and complete copy of the federal application for assistance.  

(5-8-09)

c. Each request for participation in the maintenance and safety supplies program or the small projects program must be made through written, telephone, or electronic request.  

(5-8-09)

d. Projects deemed by the Board to require special legislative appropriations will be submitted for legislative support and consideration.  

(5-8-09)

06. Projects Other Than Allocation Plan. All projects other than the annual allocation plan will be individually considered and acted upon at a regular meeting of the Board. All projects will be resolved by eligibility and priorities established by each year’s review of the total State need. The availability of funds, or legislative appropriations, shall always be the final determination of grant approvals. Consideration of all factors, including relative needs and priorities involved in an airport construction project will be considered. Attention will be given to effort made at the sponsor’s level to assure availability of continuing financing and management support to keep the airport in good repair.  

(5-8-09)

07. Granted Allocation Items. Allocations may be granted for the following items:  

a. Development of required airport planning, land ownership, airspace, land use compatibility, and land use zoning documents.  

(5-8-09)

b. Land acquisition for development and improvement of aircraft landing facilities.  

(1-1-90)

c. Grading and drainage necessary for construction or reconstruction of runways or taxiways.  

(1-1-90)

d. Construction or reconstruction of runways or taxiways.  

(1-1-90)

e. Acquisition of “runway protection zones” as defined in current regulations of the Federal Aviation Administration.  

(5-8-09)

f. Acquisition of easements through or other interests in airspace as may be reasonably required for safeguarding aircraft operations in the vicinity of an aircraft landing facility.  

(1-1-90)

g. Removal of natural obstructions from runway protection zones.  

(5-8-09)

h. Installation or rehabilitation of “segmented circle airport marker systems” as defined in current regulations of the Federal Aviation Administration.  

(5-8-09)

i. Installation or rehabilitation of runway, taxiway, boundary, or obstruction lights, together with directly related electrical equipment.  

(5-8-09)

j. Erection or rehabilitation of appropriate security fencing around the perimeter of an aircraft landing facility.  

(5-8-09)

k. Grading and drainage necessary to provide for parking of transient general aviation aircraft.  

(1-1-90)

l. Air navigation facilities.  

(1-1-90)

m. Such other capital improvements as may be designated by the Board.  

(1-1-90)
n. New building construction of public use facilities such as storage hangars, pilot lounge, rest rooms, etc., that are owned by the airport sponsor.

(5-8-09)

301. -- 999. (RESERVED)
39.04.05 – RULES GOVERNING AIRCRAFT REGISTRATION

000. LEGAL AUTHORITY.
Under authority of Sections 21-111 and 21-114, Idaho Code, the Idaho Transportation Board adopts this rule. (11-28-90)

001. TITLE AND SCOPE.

01. Title. This rule is titled IDAPA 39.04.05, “Rules Governing Aircraft Registration,” IDAPA 39, TITLE 04, Chapter 05. (3-29-10)

02. Scope. This rule establishes the procedures for aircraft registration in the state of Idaho. (3-29-10)

002. WRITTEN INTERPRETATIONS.
There are no written interpretations for this chapter. (3-29-10)

003. ADMINISTRATIVE APPEALS.
Administrative appeals under this chapter will be governed by the rules of administrative procedure of the attorney general, IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-29-10)

004. INCORPORATION BY REFERENCE.
There are no documents incorporated by reference in this chapter. (3-29-10)

005. OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.

01. Street and Mailing Address. The Idaho Transportation Department Division of Aeronautics maintains an office in Boise at 3483 Rickenbacker Street with a mailing address of P O Box 7129, Boise ID 83707-1129. (3-29-10)

02. Office Hours. Daily office hours are 8 a.m. to 5 p.m. except Saturday, Sunday and state holidays. (3-29-10)

03. Telephone and FAX Numbers. The division office may be contacted during office hours by phone at 208-334-8775 or 800-426-4587 or by fax at 208-334-8789. The central office may be contacted during office hours by phone at 208-334-8000 or by fax at 208-334-3858. (3-29-10)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-29-10)

007. -- 099. (RESERVED)

100. AIRCRAFT TO BE REGISTERED.
Every resident of this State who operates an aircraft or who owns an aircraft holding a currently valid airworthiness certificate and a currently valid annual inspection or progressive inspection system issued by the Federal government, or a resident or nonresident operating an aircraft for hire, spraying, dusting, seeding, or operated in the transportation of persons or property, shall register such aircraft with the Idaho Division of Aeronautics hereinafter referred to as Division. (1-2-93)

101. REGISTRATION PERIOD.

01. Annual Period. The registration period for the registration of aircraft in the state of Idaho shall run from January 1 through December 31 of each year. (11-28-90)
02. **Annual Registration Closing Date.** The closing date for the annual registration shall be the first Monday of November in each year. A list of unregistered aircraft, as of that date, shall be forwarded to the proper county assessor for inclusion in personal property assessment due on the fourth Monday in November, as required by Section 63-301, Idaho Code.  

(3-29-10)

102. **APPLICATIONS FOR AIRCRAFT REGISTRATION.**

01. **Current Registration Certificate.** An owner who holds a currently effective registration certificate for an aircraft issued by the Federal government shall make application for an aircraft registration upon appropriate forms to be prescribed and furnished by the Division. Every such application shall contain a statement of the applicant’s title and the names and addresses of all persons having any interest therein.  

(11-28-90)

02. **Application Information.** Every application for an aircraft registration shall contain: The name of the manufacturer, model, year, the aircraft identification number and serial number, engine type, and aircraft manufacturer’s certified maximum gross weight.  

(3-29-10)

103. -- 199. (RESERVED)

200. **FEES.**  
Annual aircraft registration fees shall be as set forth in Section 21-114, Idaho Code.  

(11-28-90)

201. -- 299. (RESERVED)

300. **REGISTRATION TO BE CARRIED AND DISPLAYED.**  
The certificate of registration issued by the Division shall be carried at all times in said aircraft and shall be made available for examination upon reasonable request by any person charged with the duty of enforcing the aviation laws of this state.  

(1-2-93)

301. -- 399. (RESERVED)

400. **TRANSFER OF TITLE OR INTEREST IN AIRCRAFT.**

01. **Previous Owner Responsibility.** The owner of an aircraft registered by the Division under Section 21-114, Idaho Code, who transfers or assigns his title or interest in such aircraft, shall immediately notify the Division in writing of such transfer or assignment and shall furnish the Division with the name and address of the person to whom such transfer or assignment was made and shall remove or obliterate the decal so as to indicate its cancellation prior to delivery of the aircraft to the transferee or assignee and shall request the Division to cancel the registration.  

(1-2-93)

02. **New Owner Responsibility.** The new owner, if a resident of Idaho or a non-resident qualifying under Section 100 of this rule, shall register the aircraft with the Division.  

(1-2-93)

401. -- 499. (RESERVED)

500. **EXEMPTIONS.**  
This rule does not apply to aircraft exempted from registration by Section 21-114(d), Idaho Code.  

(11-28-90)

501. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
Under the authority of Section 21-142(9), Idaho Code, the Idaho Transportation Board has promulgated this rule. (11-28-90)

001. **TITLE AND SCOPE.**
This rule is titled IDAPA 39.04.06, “Rules Governing Commercial and Through-the-Fence Operations and Hangar Construction at State Airports,” and concerns commercial and through-the-fence operations at state-owned and/or operated airports. This rule outlines guidelines for establishment of commercial or through-the-fence operations at state airports with each case subject to approval by the Board and any conditions the Board may impose. (11-28-90)

002. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Board.** The Idaho Transportation Board. (11-28-90)

02. **Commercial Operation.** Those operations which offer a facility, service, or commodity for sale, hire, or profit. (11-28-90)

03. **State.** The state of Idaho. (11-28-90)

04. **Through-the-Fence Operation.** Those operations which require aircraft to taxi across the airport property boundary. (11-28-90)

001. -- 099. (RESERVED)

100. **APPLICATION.**

01. **Establishment of Aviation Facility.** Any individual, company, or corporation wishing to establish any aviation facility, private or commercial, on or adjacent to any state airport shall make formal application to the Idaho Division of Aeronautics. (1-2-93)

02. **Application Requirements.** This application shall contain, as a minimum, a sketch showing the location of proposed facilities; a description, sketch, manufacturer’s brochure, etc. of the proposed facilities; and a description of the operation proposed. (11-28-90)

101. -- 199. (RESERVED)

200. **OPERATIONAL AGREEMENT.**

01. **Negotiation and Approval.** Subsequent to Board approval of the application, the Division of Aeronautics will negotiate an operational agreement with the applicant. The terms of the agreement must be approved by the Board prior to ratification of the agreement by any agent of the state. (1-2-93)

02. **Information Required.** The agreement will include, but not be limited to, lease fee, term, any operational limitations deemed appropriate, etc. (11-28-90)

201. -- 299. (RESERVED)

300. **SAFETY AND ACCESS.**
Aviation safety will be of paramount importance in consideration of any application. Special emphasis will be placed upon developing means of controlling the number of access points for through-the-fence operations. (11-28-90)
301. -- 999. (RESERVED)
000. **LEGAL AUTHORITY.**
The Idaho Transportation Board has adopted this rule under the authority of Sections 21-114, and 21-142, Idaho Code. (3-30-07)

001. **TITLE AND SCOPE.**

01. **Title.** This rule is titled IDAPA 39.04.07 “Rules Governing Aerial Search and Rescue of Lost Aircraft and Airmen.” (3-30-07)

02. **Scope.** This rule establishes standards and criteria for the Department’s role in the coordination of aerial operations under the oversight of the Bureau of Homeland Security, per Sections 46-1006 and 46-1009, Idaho Code. (3-30-07)

   a. Department Authority. As applied to the Idaho Transportation Department, Section 21-114, Idaho Code, provides coordination of operations for aerial search and rescue. As applied to the Military Division, Bureau of Homeland Security (BHS), Sections 46-1006 and 46-1009, Idaho Code, provides for the direction and supervision of search and rescue under the Bureau Chief of BHS, per Section 21-114, Idaho Code. Federal-state agreements (ARRS Operation Plan 9506), interstate agreements, the National Search and Rescue Plan (AFM 64-2), and the President’s policy to provide for effective search and rescue throughout the world, are the basis of the Department of Transportation responsibility and authority for aerial search and rescue operations of lost aircraft and airmen. Section 21-118, Idaho Code, directs other state agencies and municipalities to make available their facilities and services. Section 21-119, Idaho Code, establishes the responsibility of the Department to enforce the Aeronautics Act, rules, regulations, and orders. (3-30-07)

   b. Department Responsibility. The Department will control aerial search and rescue operations for lost and overdue civil aircraft and airmen on intrastate flights, portions of interstate flights in and over Idaho, and may assist the Air Force Rescue Coordination Center (AFRCC) in search and rescue efforts for military, public, and commercial air carrier aircraft in and over Idaho. Search and rescue coordination shall be under the direction and supervision of the Bureau Chief of the Bureau of Homeland Security. (3-30-07)

   c. Search and Rescue Agreements. The Department shall formulate search and rescue agreements and search and rescue plans in support of the Idaho aerial search and rescue mission responsibility as necessary or which may become necessary. (3-30-07)

002. **WRITTEN INTERPRETATIONS.**
There are no written interpretations for this chapter. (3-30-07)

003. **ADMINISTRATIVE APPEALS.**
Administrative appeals under this chapter will be governed by the provisions of IDAPA 04.11.01, “Idaho Rules of Administrative Procedure of the Attorney General.” (3-30-07)

004. **INCORPORATION BY REFERENCE.**
There are no documents incorporated by reference in this chapter. (3-30-07)

005. **OFFICE – OFFICE HOURS – MAILING AND STREET ADDRESS – PHONE NUMBERS.**

01. **Street and Mailing Address.** The Idaho Transportation Department maintains a central office in Boise at 3311 W. State Street with a mailing address of P O Box 7129, Boise, ID 83707-1129. (3-30-07)

02. **Office Hours.** Daily office hours are 8:00 a.m. to 5:00 p.m. except Saturday, Sunday and state holidays. (3-30-07)
03. **Telephone and FAX Numbers.** The aeronautics division office may be contacted during office hours by phone at 208-334-8775 or by fax at 208-334-8789. (3-30-07)

006. **PUBLIC RECORDS ACT COMPLIANCE.**

All records associated with this chapter are subject to and in compliance with the Idaho Public Records Act, as set forth in Title 74, Chapter 1, Idaho Code. (3-30-07)

007. -- 009. (RESERVED)

010. **DEFINITIONS.**

01. **Aerial Search and Rescue Funding.** A dedicated source defined in Section 21-114, Idaho Code, derived from airman registration fees. (11-28-90)

02. **Aerial Search and Rescue Volunteer.** One who volunteers services for humanitarian relief. When accepted in support of SAR missions, SAR volunteer shall become quasi-state employee and be protected by state workman’s compensation insurance. (11-28-90)

03. **Aerial Search and Rescue Volunteer Aircraft.** A civil aircraft voluntarily made available to be used in aerial search and rescue operations. (11-28-90)

04. **Aerial Search and Rescue Volunteer Pilot/Observer.** A pilot/observer qualified in accordance with the Idaho Transportation Department Aerial Search and Rescue Manual. (11-28-90)

05. **AFRCC.** Air Force Rescue Coordination Center, the single agency through which federal SAR missions will be prosecuted and federal assistance requested for SAR in the inland region. It is a coordinating agency only. (11-28-90)

06. **Airmen/Airmen.** Any individual who engages, as the person in command or as pilot, mechanic, or member of the crew, in the navigation of aircraft while underway. For the purpose of this regulation, search shall be conducted for airmen and passenger(s) of lost aircraft. (11-28-90)

07. **ARRS.** Aerospace Rescue and Recovery Service. (11-28-90)

08. **Board.** Idaho Transportation Board. (11-28-90)

09. **Bureau of Homeland Security (BHS).** State agency in charge of preparing for and/or providing assistance during and after natural or man-made disasters. (3-30-07)

10. **Civil Aircraft.** Aircraft other than public aircraft. (11-28-90)

11. **Department.** Idaho Transportation Department. (11-28-90)

12. **Director.** Director of the Idaho Transportation Department. (11-28-90)

13. **District Aerial Search and Rescue Coordinator.** A designated representative of the State Search and Rescue Coordinator. (11-28-90)

14. **National Search and Rescue Manual.** That manual for guidance of U.S. Federal Forces, military or civil, participating in search and rescue (SAR) operations. (7-1-97)

15. **National Search and Rescue (SAR) Plan.** Aerospace Rescue and recovery Service Operations Plan Number 9506, entitled, “Inland Search and Rescue.” It coordinates the SAR efforts among the states and federal agencies. (11-28-90)

16. **SAR.** A commonly used abbreviation for search and rescue. (11-28-90)
17. **Search and Rescue.** (SAR) 
   a. Search - An investigative act to determine the location of lost aircraft or airman. (7-1-97)
   b. Rescue - Deliver from danger, to save. (11-28-90)

18. **Search and Rescue Agreements.** SAR agreements involving federal, state, local, and private agencies, and/or individual(s). (11-28-90)

19. **Search Base(s).** Those locations designated by the state aerial search and rescue coordinator as primary operating location(s) from which a search effort will be conducted. (7-1-97)

20. **Search Districts.** Those six (6) areas throughout the State which are designated as aerial search and rescue districts by the Idaho aerial search and rescue plan. These areas are the same as the states six (6) highway districts. (7-1-97)


22. **State Aerial Search and Rescue Coordinator.** Director, Idaho Transportation Department, or his duly appointed representative, responsible for directing, coordinating and supervising all phases of aerial search and rescue operations. (11-28-90)

23. **State Aerial Search and Rescue Plan.** Those plans, policies, and procedures set forth in the Department Aerial Search and Rescue Manual. (11-28-90)

011. -- 099. (RESERVED)

100. **SEARCH NOTIFICATION.**

01. **Notification System.** The Department shall maintain a twenty-four (24) hour per day search and rescue notification system. (11-28-90)

02. **Notification Sources.** The Department normally receives initial notification of lost, missing, overdue, or suspected downed aircraft from the Federal Aviation Administration flight service station(s), the Air Force Rescue Coordination Center, law enforcement, and/or concerned individuals. (11-28-90)

101. **SEARCH INITIATION.**

When notification is received from agencies, or individual(s) which constitute reasonable probability that an aircraft or airman is down, lost, or missing, a search shall be initiated as described in the National SAR Plan, the Idaho Transportation Department SAR Manual and/or upon mutual agreement between the Department and the BHS. Safety, weather, darkness, and other operational factors may influence the conduct of the search including time of initiation, duration, and suspension. (3-30-07)

102. **ORGANIZATION.**

01. **Staff.** The Division of Aeronautics shall maintain a qualified staff capable of implementing the state aerial search and rescue plan. (1-2-93)

02. **Designated Search Districts.** The Idaho Transportation Department Aerial Search and Rescue Manual (Plan) designates six (6) search districts. Within each district one (1) or more qualified District Aerial Search and Rescue Coordinator(s) shall be designated based on knowledge, experience, and training. They, along with other SAR volunteers, will function under the direction of the State Aerial SAR Coordinator. (7-1-97)

103. **RESOURCES.**

Normally, state volunteer airmen and their aircraft shall be used for aerial search and rescue. State Division of Aeronautics aircraft and crews may also be utilized. In addition to the use of volunteer airmen and aircraft, the
Department may request through and under the direct control of respective county sheriffs, the use/assistance of ground search and rescue agencies, organizations, and/or individual(s).

104. -- 199. (RESERVED)

200. PROCEDURE.

01. Search and Rescue Guideline. The Idaho Transportation Department Aerial Search and Rescue Manual (Plan) shall provide guidelines for effectively conducting aerial search and rescue operations. It shall establish requirements for crew qualification, adequacy of volunteer search aircraft performance, and District Aerial SAR Coordinator qualifications. In order to effectively implement the State SAR Plan, the State Aerial SAR Coordinator may make SAR agreements as necessary with other agencies/organization(s)/individual(s). They may be either informal verbal agreements or they may be formal written documents. Agreements shall provide for the maximum practicable cooperation of such agencies/organization(s)/individual(s) and the use and coordination of facilities committed to SAR missions. Written agreements will normally involve officials of comparable levels in their respective agencies. Written agreements should be as brief as possible, covering only those specific items for which the agreement is deemed necessary. They should not be repetitious or contradictory of matters contained in the National SAR Plan.

02. District Aerial SAR Coordinators. The State Aerial SAR Coordinator shall assign District Aerial SAR Coordinators who act under the direction of the State Aerial SAR Coordinator, organizing the volunteer personnel and resources of his assigned search district area for maximum efficiency, safety, and economy. Said District Coordinator may be either a volunteer, state employee or other individual as assigned by the State Aerial SAR Coordinator.

03. Designations by State Aerial SAR Coordinators. The State Aerial SAR Coordinator will designate airports of primary operational support as necessary in the aerial search effort. The State Aerial SAR Coordinator may designate Temporary Flight Restrictions (TFR) under Federal Aviation Regulation (FAR) 91.137 as required for safety of search aircraft. Normally the State Aerial SAR Coordinator will function in the Division of Aeronautics facilities but the option to dispatch state coordinator to the airport(s) of primary support, State EOC, or other location as necessary, may be exercised. State Division of Aeronautics aircraft may be used as necessary with state crews or with state pilot in command and volunteer pilot/observer(s). Volunteer aircraft and crews shall be screened by the District Aerial SAR Coordinator for availability, qualification, and willingness to participate in the search. Flight logs and mission records shall be maintained and all pertinent information shall be screened and recorded and forwarded to the State Aerial SAR Coordinator at the close of the mission or as requested.

04. Interstate Coordination. On some occasions the aerial search and rescue effort may need to extend into bordering states or Canada. Interstate coordination with other states/Canada shall be achieved as necessary by the Department for SAR mission needs. Coordination with other search and rescue organization(s)/individual(s) may be developed as needed or necessary. Such considerations as weather, time, no flight plan, no emergency locator transmitter signals, no availability, or limited search resources near the objective search area(s) may dictate extending Idaho resources into bordering states/Canada. In a like manner, it may sometime become necessary for bordering states/Canada to extend their resources into Idaho.

05. Funds. Aerial search and rescue funds shall be used solely in support of aerial SAR efforts. Financial support of aerial SAR volunteers shall include but not be limited to SAR training, education, equipment, coordinating efforts, communications, and aircraft fuel and oil expenses.

06. Official Mission Report. A report shall be made to the State Aerial SAR Coordinator by the District Aerial SAR Coordinator at the termination of daily search activity. The State Aerial Coordinator SAR shall consolidate all necessary report information and relay it to AFRCC. All mission working papers which are accumulated during the course of the search mission will be analyzed for meaningful content upon which to base operational decisions and the final official mission report.

07. Time Period of Searches. Aerial searches shall be continued until either successful or until all reasonable leads are exhausted and/or passage of time has drastically reduced the possibility of survival. If search is unsuccessful and all leads have been exhausted, the search may be suspended upon mutual agreement between the
Department and the BHS until either new leads are received or conditions have changed which increases the probability of detection. (3-30-07)

08. Completion of Search. Searches will be closed when the search and rescue objective has been located, the respective county sheriff notified, it is certain that authorized ground personnel gain access to the search objective for positive identification of missing or downed aircraft and assistance to possible survivors, and post mission procedures are completed. (11-28-90)

09. Required Reports. Upon completion of the mission, all cooperating/participating agencies shall be advised as promptly as possible. News releases shall be made as deemed appropriate by the State Aerial SAR Coordinator. It shall be ascertained that all search aircraft are accounted for. A report of mission activity shall be made to AFRCC. A synopsis of the entire mission shall be developed by the State Aerial SAR Coordinator. The following forms shall be attached to the synopsis: (11-28-90)

a. Search and Rescue Information Sheet (2600). (3-30-07)
b. Search and Rescue Action Report (2601). (3-30-07)
c. Air Search and Rescue Fuel and Oil Record (2602). (3-30-07)
d. Mission Authorization, Personnel Register (2604). (3-30-07)
e. Mission Flight Plan Briefing and Debriefing Log (2605) (3-30-07)

10. Final Report. The synopsis and attachments shall constitute the final official search and rescue mission report. (11-28-90)

201. -- 999. (RESERVED)
39.04.08 – RULES GOVERNING OPERATIONS AT STATE AIRPORTS

000. LEGAL AUTHORITY.
Under the authority of Section 21-111, Idaho Code, the following rule has been promulgated by the Idaho Transportation Board. Violators of state law and these rules are subject to the penalties specified in Sections 18-7031, 18-7033 and 21-121, Idaho Code. (7-20-89)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.04.08, “Rules Governing Operation at State Airports,” and is established to provide for public safety and convenience and welfare on state airports. When questions arise concerning interpretation or applicability of a rule, aviation safety shall be the paramount concern. Protecting and serving the public, and the protection of property shall likewise govern the interpretation and application of this rule. (7-1-97)

002. -- 009. (RESERVED)

010. DEFINITIONS.

01. Aircraft Parking Area. A designated site constructed on an airport with or without aircraft tiedown chains or ropes for the purpose of parking unattended aircraft. (7-20-89)

02. Airport. Any area of land which is owned, leased, or otherwise under the control of, and operated by the Division of Aeronautics, Idaho Transportation Department, designed and set aside for the landing and taking-off of aircraft. The boundaries are generally defined by fences or a recorded legal property description. (1-2-93)

03. Commercial Operations. Those operations for business profit which are based on a State airport. (1-2-93)

04. Division. The Division of Aeronautics of the Idaho Transportation Department, including its officers and employees. (1-2-93)

05. Fueling. Any procedure which involves the addition or removal of fuel from aircraft fuel tanks or the transfer of fuel from or into tanks, barrels, or bladders. (1-2-93)

06. Hazardous Material. Any material or substance as defined by Sections 49-109(3), 39-4403(7) and (14), 39-4407, or 39-6203(9), Idaho Code. (7-20-89)

07. Loading Area. A site designated on an airport for the purpose of loading or unloading passengers and cargo and facilitating the access of designated vehicles. (7-20-89)

08. Runway. An airport surface designed specifically for the takeoff and landing of aircraft. (7-20-89)

09. Vehicle. Any motorized vehicle excluding aircraft and including, but not limited to, highway automobile, truck, bus, van, trailer, motorcycle, ATV, recreational vehicle, or snowmobile. (1-2-93)

10. Camping Area. Any site designated for camping and identified by the placement of picnic tables, fire pits, barbecue stoves or appropriate signing. (7-1-97)

011. -- 099. (RESERVED)

100. SPECIAL OPERATING RESTRICTIONS ON AIRPORTS.
The Division may establish special operating restrictions on an airport to assure the safety and convenience of users and the general public when special events or temporary or seasonal factors warrant. Such special restrictions shall be issued in writing at least ten (10) days prior to their effective date and published as a NOTAM (Notice to Airmen). Special restrictions shall also be conspicuously posted on the airport. When practical, the Division may advise...
principal users of the airport of the special restrictions. (1-2-93)

101. -- 199. (RESERVED)

200. AIRCRAFT PARKING, LOADING, AND TIEDOWN.
Aircraft that are loading and unloading on state airports shall be parked in the available designated aircraft parking or loading areas. In the event such designated areas are fully occupied, pilots shall park so as to remain clear of the defined runway. All unattended aircraft shall be tied down when tiedowns are available. Persons parking their aircraft where tiedowns are not available shall secure their aircraft with portable tiedown devices, or use other positive means of restraining their aircraft which will assure that their aircraft will not damage other aircraft or property. Aircraft will not remain tied down on an airport in excess of one (1) month without the approval of the Division. (1-2-93)

201. -- 299. (RESERVED)

300. VEHICLES, DOMESTIC ANIMALS, BAGGAGE, AND OBJECTS.

01. Parking. No person shall operate or park any vehicle on an airport without prior approval of the Division. Vehicles authorized on an airport will not be operated on the runway or parked so as to occupy or block designated tiedowns or loading areas, except that temporary parking necessary for actual loading or unloading of baggage or objects is allowed if no hazard is thus created. Vehicles shall be parked only in designated parking areas. (1-2-93)

02. Domestic Animals. No person shall allow any domestic animal on an airport, taxiway or adjacent camping area without its being on a leash beyond the minimum time necessary for the loading or unloading of such animal into or from an aircraft without prior approval of the Division. (3-23-98)

03. Livestock. No person shall allow livestock to graze on airport property without permission from the Division. (1-2-93)

04. Domestic Animal Droppings. No person shall allow domestic animal droppings to be left on an airport, a loading area or in an adjacent camping area. (3-23-98)

05. Unattended Objects or Baggage. No person shall place any unattended objects or baggage in a tiedown area when such placement creates a hazard, or restricts aircraft parking in such a way that displaced aircraft create a hazard. (7-20-89)

301. -- 399. (RESERVED)

400. CAMPING, TRASH, AND REFUSE.

01. Camping. No person shall camp on an airport except in designated camping areas without prior approval of Division employees. (7-1-97)

02. Camping Limits. No person is permitted to use a camping area adjacent to an airport for more than fourteen (14) consecutive days, however this time limit may be extended by Division employees when existing camp area vacancies exist. (7-1-97)

03. Fires. No campfires or open flame camp stoves are allowed within fifty (50) feet of aircraft. (7-20-89)

04. Trash and Refuse. All persons on an airport shall place their trash, garbage, and refuse in designated containers or shall otherwise remove it from the airport. (7-20-89)

05. Trash Disposal. No person shall deposit their trash on an area adjacent to an airport. (7-20-89)

401. -- 499. (RESERVED)
500. AIRCRAFT FUELING, AGRICULTURAL OPERATIONS, AND HAZARDOUS MATERIAL.

01. Fueling Procedures. Any person performing aircraft fueling on an airport shall obtain and read a copy of the refueling procedures published by the Division and shall conduct fueling in accordance with these procedures. All persons shall comply with any airport restrictions issued by the Division in connection with recognized fire danger conditions. (1-2-93)

02. Aerial Application Operations. No person shall perform aerial spraying, dusting, or other aerial chemical application operations from an airport without making formal application to and receiving an approved operational agreement from the Division (IDAPA 39.04.06, “Rules Governing Commercial and Through-the-Fence Operations and Hanger Construction at State Airports”). Any person spilling, dumping, or disposing of any hazardous, toxic, or otherwise dangerous or offensive substance on an airport shall be responsible for the full cost of the cleanup, disposal, and administrative costs to the Division necessitated by removal of the substance. (1-2-93)

501. -- 599. (RESERVED)

600. COMMERCIAL OPERATIONS.

01. Operational Agreement. No person shall conduct any commercial or business operations from an airport without making formal application to and receiving an approved operational agreement issued by the Division (IDAPA 39.04.06, “Commercial and Through-the-Fence Operations and Hanger Construction at State Airports”). (1-2-93)

02. Airport Use. No approved commercial operation on an airport by persons or firms engaged in business shall be deemed to have priority over any public or other commercial use of such airport. (7-20-89)

601. -- 999. (RESERVED)