Dear Senators GUTHRIE, Den Hartog, Jordan, and Representatives BOYLE, Troy, Erpelding:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Idaho Soil and Water Conservation Commission:

IDAPA 60.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Fee Rulemaking (Docket No. 60-0000-1900F).

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 07/22/2019. 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 08/19/2019.

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 Agricultural Affairs Committee and the House Agricultural Affairs Committee

FROM: Deputy Division Manager - Katharine Gerrity

DATE: July 2, 2019

SUBJECT: Idaho Soil and Water Conservation Commission

IDAPA 60.00.00 - Notice of Omnibus Rulemaking - Temporary and Proposed Fee Rulemaking (Docket No. 60-0000-1900F)

The Idaho Soil and Water Conservation Commission submits notice of temporary and proposed rules that reauthorize and re-publish the following previously approved chapter at IDAPA 60.05.01 - Rules for Administration of the Idaho Resource Conservation and Rangeland Development Program.

These rules were previously analyzed and reviewed by the Legislative Services Office upon their initial promulgation. There are minor nonsubstantive changes in the rulemaking. No other changes from the existing rules have been noted.

This is a fee rule. According to the commission, this rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously approved and codified in the prior rules.

Rulemaking appears to be authorized pursuant to Section 22-2718, Idaho Code.

cc: Idaho Soil and Water Conservation Commission
    Corrine Dalzell

*** 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.
**EFFECTIVE DATE:** The effective date of the temporary rule 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 Section 22-2718 (1), 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 60, rules of the Idaho State Soil and Water Conservation Commission:

**IDAPA 60**

- 60.05.01, *Rules for Administration of the Idaho Resource Conservation and Rangeland Development Program*
  – Reestablishes the existing rule and updates the definition of Five (5) Year Plans to fix an outdated reference.

**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. IDAPA 60.05.01 provides the specific procedures and specifications by which citizens may obtain low-interest loans in order to implement conservation projects on agriculture and rangeland throughout the State. Without these rules it would not be possible to administer this program and to provide the benefit of low-interest loans to private citizens as provided by statute (Sections 22-2730 through 22-2732, Idaho Code).

The fee or charge imposed by the rules is necessary to avoid immediate danger. The fees or charges reauthorized in this rulemaking are currently existing and have been previously promulgated by the agency and reviewed and approved by the Legislature. These fees and charges are part of the dedicated fund portion of the state budget, which makes up a material portion of the FY2020 budget. The FY2020 budget has already been set by the Legislature and passed into law. That budget relies upon the existence of these fees and charges to meet the state’s obligations and provide necessary state services. Failing to reauthorize these fee rules would create immediate danger to the state budget, immediate danger to necessary state functions and services, and immediate danger of a violation of Idaho’s constitutional requirement that it balance its budget. Subsection 60.05.01.102.05, of these rules, states, “The applicant is required to cover all costs incurred for loan closure, title insurance, and recording fees.” If these costs were not imposed on the applicant, it otherwise would have to come out of the dedicated RCRDP fund or general fund appropriations. ISWCC did not include this item in its budget for FY2020 and does not have general funds appropriated for this expenditure. Additionally, paying these costs out of the RCRDP dedicated fund would reduce the dedicated fund and would be outside the expenditures allowed under Section 22-2731, Idaho Code.

**FEE SUMMARY:** The preceding section and the attached rules provide a specific description of the fee or charge imposed or increased by this rulemaking. This rulemaking does not impose a fee or charge, or increase a fee or
charge, beyond what was previously approved and codified in the prior rules. Subsection 60.05.01.102.05, of these rules, states, “The applicant is required to cover all costs incurred for loan closure, title insurance, and recording fees.”

**FISCAL IMPACT:** The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2020 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules and fees being reauthorized by this rulemaking.

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

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

**ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS:** For assistance on technical questions concerning the temporary and proposed rule, contact Corrine Dalzell, (208) 332-1792.

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 9th day of May, 2019.

Corrine Dalzell
Rules Review Officer
Idaho Soil & Water Conservation Commission
P.O. Box 83720
Boise, ID 83720-0083
Phone: (208) 332-1792
Fax: (208) 332-1799
IDAPA 60 – IDAHO STATE SOIL AND WATER CONSERVATION COMMISSION

60.05.01 – RULES FOR ADMINISTRATION OF THE IDAHO RESOURCE CONSERVATION AND RANGELAND DEVELOPMENT PROGRAM

000. LEGAL AUTHORITY.
The Idaho State Soil and Water Conservation Commission, pursuant to the authority granted in Section 22-2718, Idaho Code, has been granted the authority to adopt the following rules for the administration of the Resource Conservation and Rangeland Development Program (RCRDP) for Idaho. (3-28-19)

001. TITLE AND SCOPE.

01. Title. The title of this chapter is IDAPA 60.05.01, “Rules for Administration of the Idaho Resource Conservation and Rangeland Development Program.” (3-28-19)

02. Scope. The provisions of these rules set forth procedures and requirements for establishing, implementing, and administering a state loan from the RCRDP fund as provided in Sections 22-2730, through 22-2732, Idaho Code. (3-28-19)

002. WRITTEN INTERPRETATIONS — AGENCY GUIDELINES.
Written interpretations and agency guidance on these rules are available at the Idaho Soil and Water Conservation Commission, 322 E. Front St., Suite 560, Boise, ID 83702. (3-28-19)

003. ADMINISTRATIVE APPEALS.
Reconsideration of loan disapproval or any matter affecting the amount of loan funds will be done in accordance with Paragraph 056.02.d. of these rules. Persons may be entitled to appeal final agency actions authorized under this chapter pursuant to Title 67, Chapter 52, Idaho Code. (3-28-19)

004. INCORPORATION BY REFERENCE.
There are no documents that have been incorporated by reference into this rule. (3-28-19)

005. OFFICE — OFFICE HOURS — MAILING ADDRESS AND STREET ADDRESS.
The office of the Idaho Soil and Water Conservation Commission is in Boise, Idaho. This office is open from 8:00 a.m. to 5:00 p.m. except Saturdays, Sundays and legal holidays. The Commission’s mailing address is P.O. Box 83720, Boise, ID 83720-0083. The Commission’s street address is 322 E. Front St., Suite 560, Boise, ID 83702. (3-28-19)

006. PUBLIC RECORDS ACT COMPLIANCE.
All records relating to this chapter are public records except to the extent such records are exempt from disclosure by law. (3-28-19)

007. -- 009. (RESERVED)

010. DEFINITIONS.
For the purpose of these rules, unless the context indicates otherwise, the terms and phrases are used as defined herein:

01. Applicant. An eligible applicant as defined in Section 22-2717, Idaho Code. (3-28-19)

02. Application. The loan request document that sets forth the information required by Section 22-2732, Idaho Code and Subsection 057.03 of these rules, including a conservation plan. (3-28-19)
03. **Commission.** The Idaho State Soil and Water Conservation Commission as defined in Section 22-2718, Idaho Code. (9-9-86)

04. **Conservation Plan.** A conservation plan as defined in Sections 22-2717 and 22-2732, Idaho Code that sets forth the information required by Paragraph 057.03.i. of these rules. (3-28-19)

05. **Contractee.** The applicant when the loan has been closed and recorded. (9-9-86)

06. **Coordinated Resource Planning Process.** A process that considers all the resources and resource users within a geographical area and encourages active involvement and input from all interested parties. (9-9-86)

07. **District.** A Conservation District, Soil Conservation District, or Soil and Water Conservation District as defined in Section 22-2717, Idaho Code. (3-28-19)

08. **Eligible Land.** Private, state, county, or federal lands within the state of Idaho. (3-28-19)

09. **Field Office.** The local United States Department of Agriculture Natural Resources Conservation Service (NRCS) office usually located with the principal headquarters of the local District. (3-28-19)

10. **Field Office Technical Guide.** The primary scientific reference for NRCS that contains technical information about the conservation of soil, water, air, and related plant and animal resources. Technical guides used in each field office are localized so that they apply specifically to the geographic area for which they are prepared. Copies of the field office technical guides may be obtained from a local District or field office. (3-28-19)

11. **Five (5) Year Plan.** The plan prepared by each District as defined in Section 010 of IDAPA 60.05.04, “Rules for Allocation of Funds to Conservation Districts.” (6-30-19)

12. **Fund.** The RCRDP fund established pursuant to Section 22-2730, Idaho Code. (3-28-19)

13. **Other Funds.** Funds to be dedicated to conservation practice implementation costs which are not from the RCRDP fund or provided by the applicant. (3-28-19)

14. **Practice or Eligible Practice for Loans.** A practice listed in the field office technical guide or a special practice approved under Section 058 of these rules. (3-28-19)

15. **Practice Life.** The number of years, with proper maintenance and operation, that a practice is expected to last, as shown in the field office technical guide. (3-29-10)

16. **Program Year.** The state fiscal year as provided in Section 67-2201, Idaho Code. (3-28-19)

17. **Project.** One (1) or more practices to be installed with a RCRDP loan. (3-29-10)

18. **Rangeland.** Land used primarily for the grazing of domestic livestock and wildlife. (9-9-86)

19. **Riparian Areas.** Riparian areas are sites directly influenced by free water. They have visible vegetation or physical characteristics that reflect free water influence. Lake shores and stream banks are typical riparian areas. Excluded are sites such as ephemeral streams or washes that do not exhibit the presence of vegetation dependent upon free water in the soil. (4-1-94)

20. **Security.** Collateral provided by an approved applicant to secure requested RCRDP funds. (3-28-19)

21. **Special Practice.** A practice (not listed in the field office technical guide) that includes a proven, modern technique that is necessary to solve a resource problem and meet program objectives. (3-28-19)

011. **ABBREVIATIONS.**
01. **RCRDP.** The Idaho Resource Conservation and Rangeland Development Program. (3-28-19)

02. **NRCS.** United States Department of Agriculture Natural Resources Conservation Service. (3-28-19)

**012. PROGRAM POLICY.**

01. **Administration.** It is the policy of the Idaho State Soil and Water Conservation Commission to administer the Resource Conservation and Rangeland Development Program to provide the greatest benefits to all concerned from the agricultural lands and rangelands within the state. (4-1-94)

02. **Equal Opportunity.** Each applicant regardless of handicap, race, age, sex, creed, color or national origin, must be given the opportunity to apply for a loan. (3-28-19)

03. **Filing Applications.** An application may be filed at anytime during the program year. (4-1-94)

04. **Use of Loan Money in Conjunction with State or Federal Programs.** Requests for state or federal cost-share assistance and for loan approval are handled by different governmental agencies and approval for one does not guarantee approval for the other. (3-28-19)

**013. PROGRAM OBJECTIVES.**

01. **Objectives.** The objectives of the Resource Conservation and Rangeland Development Program are to:

   a. Conserve soil resources. (9-9-86)
   
   b. Conserve water resources. (9-9-86)
   
   c. Improve riparian areas for multiple use benefits. (9-9-86)
   
   d. Protect or improve existing beneficial uses of the state’s waters. (9-9-86)
   
   e. Conserve and improve fish and wildlife habitat. (9-9-86)
   
   f. Increase agricultural productivity of:

      i. Cropland. (9-9-86)
      
      ii. Orchards. (9-9-86)
      
      iii. Pasture and Hayland. (9-9-86)
      
      iv. Rangeland. (9-9-86)
      
      v. Woodland. (9-9-86)

   02. **Achieving Program Objectives.** Decisions concerning the use of program funds must be based on achievement of program objectives. The administration of the program must emphasize coordinated resource management planning and decision-making to ensure maximum benefit of funds. Program objectives must be achieved when the conservation plan is implemented. (3-28-19)

014. -- 055. (RESERVED)

056. **RESPONSIBILITIES.**

01. **District.** The local District must: (3-29-10)
a. Receive the conservation plan for program participation. (3-28-19)

b. Within sixty (60) days of receipt, review and evaluate the conservation plan to determine if the project is consistent with the District’s program goals and objectives. (3-28-19)

c. Assign a priority of high, medium, or low to the project. (3-28-19)

d. Forward conservation plans to the Commission with a recommendation for funding. (3-28-19)

e. Prepare and forward to the Commission special practice requests. (9-9-86)

f. The local District may assign a priority to practices in the field office technical guide and have that priority ranking apply to all future projects seeking to implement the pre-ranked practices. The local District Board must consider pre-ranking practices at a scheduled Board meeting. The Board’s decision including the name and identification number of the practice(s), the assigned ranking and the recommendation for funding must be reflected in the meeting minutes and be forwarded to the Commission. (3-28-19)

g. If the local District does not review and evaluate a conservation plan within sixty (60) days of receipt, the Commission may review and evaluate the conservation plan and assign a priority ranking for the project based on the District’s five (5) year plan. (3-28-19)

02. **Commission.** The Idaho State Soil and Water Conservation Commission must:

a. Review and evaluate applications. (4-1-94)

b. Approve loans, if:

i. The applicant has adequate assets for security to protect the state from risk of loss. (3-28-19)

ii. There is reasonable assurance that the borrower can repay the loan. (9-9-86)

iii. Money is available in the RCRDP fund. (3-28-19)

c. Disapprove loans for reasons including but not limited to:

i. The purpose of the loan is to pay for conservation plan practices that have been implemented prior to Commission approval. (3-28-19)

ii. If all the requirements in Paragraph 056.02.b. of these rules are not met. (3-28-19)

d. Reconsider loan disapproval if the applicant, within fifteen (15) business days after notice of disapproval, requests the Commission, in writing, to reconsider its determination in any matter affecting the loan or the amount of loan funds. Reconsideration of the determination must take place within ninety (90) business days from the date the written request is received. The time, place, and date must be determined by the Commission. The applicant must be notified of the time, place, and date and must have the right to appear. (3-28-19)

e. After loan approval, execute a promissory note and other security documents with the applicant for loan repayment. (3-28-19)

f. Not less than once per year, determine the loan interest rate not to exceed six percent (6%) annually. (9-9-86)

g. Prepare an annual report showing RCRDP accomplishments and benefits resulting from use of loan and grant funds. (4-1-94)

h. Administer and monitor loan proceeds to assure that the intent of the law is met. (9-9-86)
057. APPLICATION FOR LOAN.

01. How to Apply. Any applicant desiring a loan from the RCRDP fund must:

a. Prepare and submit a conservation plan. The conservation plan must be presented by the applicant (or representative appointed by the applicant) to the local District Board at a scheduled meeting unless the project includes only practices that have been pre-ranked by the local District in accordance with Paragraph 56.01.f. of these rules. If the project includes only pre-ranked practices, the applicant must submit the conservation plan to the Commission.

b. Prepare and submit a completed application. The application including all information required under Subsection 57.03 of these rules must be submitted to the Commission.

02. Two or More Applicants. Two (2) or more applicants may install a practice(s) as a group providing the loan can be adequately collateralized and all parties agree to joint and several liability.

03. Application Form. The application must be on a form prescribed by the Commission and must include:

a. Name of applicant, and the location, size, and type of agricultural enterprise.

b. Identification and extent of the resource problem (erosion, plant community deterioration, water loss, water quality, low production, etc.).

c. Statement of applicant’s objectives and expected benefits.

d. Estimate of costs of implementing the project and of total loan funds needed.

i. Applicant must be required to supply at least five percent (5%) of the total project costs through personal funds or in-kind services.

ii. Total RCRDP loan funds combined with other funds cannot exceed ninety-five percent (95%) of total project costs.

e. Applicant’s statement of security offered.

f. Applicant’s statement of willingness to allow continued monitoring and evaluation of impacts resulting from applied land treatment and management practices.

g. All documentation required under Subsection 101.03 of these rules and any other documentation requested by the Commission needed to determine whether there is reasonable assurance that the applicant can repay the loan.

h. A copy of the applicant’s conservation plan which becomes a part of the application for assistance. The conservation plan must include:

i. A map showing project location and extent of the resource problem.

ii. The eligible practices to be installed.

iii. Estimated costs of applying the practices.

iv. An implementation schedule.
v. A statement whereby the applicant agrees to properly maintain and operate installed practices. (4-1-94)

vi. Needed clearances, easements and rights of way. (4-1-94)

vii. Any other appropriate documentation needed to complete the implementation of the conservation plan as requested by the local District or Commission. (3-28-19)

058. SPECIAL PRACTICE(S) APPROVAL FOR LOANS.

01. Special Practice Approval. A special practice must be approved by the Commission before it becomes an eligible practice. (9-9-86)

02. Special Practice Requests. Special practice requests may be prepared by the local District or the Commission and must include:

a. A description of the proposed practice. (9-9-86)

b. A justification of need for the special practice. (9-9-86)

c. Standards and specifications for the proposed practice. (9-9-86)

d. A statement from the appropriate agency as to the technical adequacy of the special practice in solving the resource problem. (9-9-86)

059. -- 080. (RESERVED)

081. ENCOURAGING PUBLIC BENEFITS WHEN INSTALLING PRACTICES.
District Boards must encourage persons responsible for any aspect of performing practices to promote public benefit by improving or preserving environmental quality and ecological balance when the practices are being installed. Multiple objective achievement and total resource evaluation and treatment must receive high priority consideration for loan funds. When reviewing loan requests the following considerations must be made: (3-28-19)

01. Preventing Degradation. Preventing or abating pollution and other environmental degradation. (9-9-86)

02. Benefiting the Community. Benefiting the community by means such as outdoor recreational opportunities or enhancing the appearance of the area. (9-9-86)

03. Benefiting Habitat. Benefiting fish and wildlife habitat. (9-9-86)

082. -- 100. (RESERVED)

101. CREDIT GUIDELINES.

01. Standards for Acceptable Loans. There must be adequate assets and collateral for security to protect the state from risk of loss. (3-28-19)

02. Required Documentation. The Commission must obtain and the applicant must provide documentation sufficient to determine the applicant’s ability and willingness to repay the loan. Such documentation may include: financial statements; balance sheets; profit and loss statements; driver’s license; income tax returns; budgets; credit reports; estimates/quotes; deeds; leases; and other supporting documents as deemed necessary relative to the size, complexity, and financial responsibility of the individual or entity being financed. (3-28-19)

03. Duty to Inform. After submitting the application and before funds are dispersed, the applicant must inform and provide documentation to the Commission of any significant change of circumstance that may impact their financial standing or ability to repay the loan. (3-28-19)
04. Field Inspections. The Commission may require a field inspection in order to: (3-28-19)
a. Determine loan and security positions, provide repayment estimates and verify assets. (3-28-19)
b. Indicate the applicant’s management ability. (4-1-94)
c. Secure a complete and accurate description of collateral for the security agreement. (4-1-94)

05. Additional Information Required for Loans Secured with Real Estate. Where real estate is offered as collateral the following information must be provided: (3-28-19)
a. A legal description of the offered collateral. (4-1-94)
b. Real estate appraisal, consisting of at least one (1) of the following: (3-28-19)
i. Copy of appraisal made by a licensed professional appraiser approved by the Commission. (3-28-19)
ii. Copy of the most recent property tax assessment. (3-28-19)
iii. Evaluation made by Commission or the local District according to its knowledge of the estimated average value of the property in the area in which the project is to be implemented. (3-28-19)
c. A map designating the location of the real estate. (3-28-19)

06. Other Collateral. Any item having tangible value may be accepted as security for these loans. Condition of the collateral must be updated periodically and additions to the security agreement may be required over time. (3-28-19)

102. LOAN CLOSURE AND ADMINISTRATION.

01. Servicing and Documentation. All loans must be assigned to a loan officer (Commission employee) who must be responsible for servicing the loan. (3-28-19)

02. Loan Securing Documents. Following approval of the application, the Commission, must prepare all necessary loan securing documents. (3-28-19)

03. Loan Note and Security Agreement. The loan must be secured by utilizing a promissory note and security document listing the parties and the collateral, as well as terms and conditions of the loan. A mortgage or deed of trust must be executed and recorded with the county recorder where the collateral is located if the collateral is real property. A security agreement and any other necessary documents must be executed if the collateral is not real property. Appropriate financing statements must be executed and filed with the Secretary of State on all collateral consisting of personal property. (3-28-19)

04. Fund Obligation. Funds must be obligated when all loan conditions established by the Commission have been met and when all necessary loan securing documents are in order and appropriately signed by the applicant. Funds will then be obligated. Upon notification of fund obligation, the applicant who is now the contractee, may complete implementation of the project. (3-28-19)

05. Cost Incurred. The applicant is required to cover all costs incurred for loan closure, title insurance, and recording fees. (9-9-86)

103. IMPLEMENTATION OF AGREED TO PRACTICES.
Once the loan has been approved and the conditions of approval have been met, the contractee may install practices as identified and scheduled in the resource conservation plan. The contractee has the responsibility to obtain the appropriate technical assistance. Technical personnel shall assist the contractee in implementation activities to ensure
that practices are properly designed, constructed, and managed. The contractee may install practices or subcontract work out to a subcontractor. Whatever method is used, the contractee shall be responsible to ensure that the quality of materials and workmanship in the installation of practices meets the approved standards and specifications for each practice. (4-1-94)

01. Practice Completion. Upon completion of the scheduled practice the applicant/contractee must notify the provider of technical assistance. The provider of technical assistance must inspect and document the amount and extent of the installed practice and certify its completion if it meets the quality standards and construction specifications of the practice and notify the applicant/contractee. If the practice does not meet practice standards and specifications the applicant/contractee must be notified by the provider of technical assistance, in writing, of the deficiencies and what needs to be done so the practice meets standards and specifications. (3-28-19)

02. Submitting Vouchers and Bills.

a. The provider of technical assistance must provide a written certification of completion of the project to the Commission. The applicant/contractee must submit invoices, vouchers and bills for the project to the Commission. (3-28-19)

b. Up to ninety-five percent (95%) of loan funds can be disbursed toward submitted bills during the loan installment period. The remaining loan funds will be disbursed upon receipt of written certification of project completion from the provider of technical assistance. (3-29-10)

03. Warrant Requests. The Commission staff must prepare warrant request(s). The warrant(s) are paid to the order of the contractee(s) and the vendor, and are mailed to the contractee. (3-28-19)

04. Drawing Loan Funds. The applicant/contractee must implement the practices as scheduled and the contractee may draw loan funds in multiple disbursements during installation of the project. (3-28-19)

104. -- 125. (RESERVED)

126. REPAYMENT OF LOAN.

01. Repayment of the Loan. Repayment of the loan, together with interest, must commence no later than two (2) full years from the date the note is signed. (3-28-19)

02. Repayment Schedule. The repayment schedule must be identified in the loan documents with a fifteen (15) year maximum loan period. One (1) month before payment is due, the commission will mail the contractee a notice of payment due. (3-28-19)

03. First Payment. The first payment must be due as required on the signed loan documents as prepared by the Commission. Any additional interest incurred during the installment period of the loan will be added to the first payment notice. (3-28-19)

127. FORECLOSURE.

In the event of a contractee not adhering to the payment terms and conditions of the mortgage, promissory note, or security agreement, the Commission may seek foreclosure according to the laws of the state of Idaho. (3-28-19)

128. -- 150. (RESERVED)

151. LOAN POLICIES.

01. Maximum Amount of Any One Loan. The maximum amount of any one (1) loan shall be two hundred thousand dollars ($200,000). (3-29-10)

152. -- 999. (RESERVED)