Dear Senators LAKEY, Lee, Burgoyne, and Representatives CHANEY, Monks, Gannon:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the State Public Defense Commission:

IDAPA 61.01.01 - Rules Governing Training Requirements for Defending Attorneys and the Administration of Training Funds (Chapter Repeal) - Proposed Rule (Docket No. 61-0101-2001);

IDAPA 61.01.01 - General Provisions and Definitions (New Chapter) - Proposed Rule (Docket No. 61-0101-2002);

IDAPA 61.01.02 - Rules Governing Uniform Data Reporting Requirements and Forms for Defending Attorney Annual Reports (Chapter Repeal) - Proposed Rule (Docket No. 61-0102-2001);

IDAPA 61.01.02 - Requirements and Procedures for Representing Indigent Persons (New Chapter) - Proposed Rule (Docket No. 61-0102-2002);

IDAPA 61.01.03 - Rules Governing Contracts and Core Requirements for Contracts Between Counties and Private Attorneys for the Provision of Indigent Defense Services (Chapter Repeal) - Proposed Rule (Docket No. 61-0103-2001);

IDAPA 61.01.03 - Records, Reporting, and Review (New Chapter) - Proposed Rule (Docket No. 61-0103-2002);

IDAPA 61.01.04 - Rules Governing Procedures and Forms for the Application and Disbursement of Indigent Defense Financial Assistance (Chapter Repeal) - Proposed Rule (Docket No. 61-0104-2001);

IDAPA 61.01.04 - Financial Assistance and Training Resources (New Chapter) - Proposed Rule (Docket No. 61-0104-2002);

IDAPA 61.01.06 - Rules Governing Procedures for the Oversight, Implementation, Enforcement, and Modification of Indigent Defense Standards (Chapter Repeal) - Proposed Rule (Docket No. 61-0106-2001);

IDAPA 61.01.07 - Rules Governing Standards for Defending Attorneys That Utilize Idaho's Principles of an Indigent Defense Delivery System (Chapter Repeal) - Proposed Rule (Docket No. 61-0107-2001);

IDAPA 61.01.08 - Rules Governing the Administration of Idaho's Indigent Defense Delivery System – Rule Definitions (Chapter Repeal) - Proposed Rule (Docket No. 61-0108-2001).

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 11/13/2020. 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 12/11/2020.

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 Judiciary & Rules Committee and the House Judiciary, Rules & Administration Committee

FROM: Principal Legislative Drafting Attorney - Ryan Bush

DATE: October 28, 2020

SUBJECT: State Public Defense Commission

IDAPA 61.01.01 - Rules Governing Training Requirements for Defending Attorneys and the Administration of Training Funds (Chapter Repeal) - Proposed Rule (Docket No. 61-0101-2001)

IDAPA 61.01.01 - General Provisions and Definitions (New Chapter) - Proposed Rule (Docket No. 61-0101-2002)

IDAPA 61.01.02 - Rules Governing Uniform Data Reporting Requirements and Forms for Defending Attorney Annual Reports (Chapter Repeal) - Proposed Rule (Docket No. 61-0102-2001)

IDAPA 61.01.02 - Requirements and Procedures for Representing Indigent Persons (New Chapter) - Proposed Rule (Docket No. 61-0102-2002)

IDAPA 61.01.03 - Rules Governing Contracts and Core Requirements for Contracts Between Counties and Private Attorneys for the Provision of Indigent Defense Services (Chapter Repeal) - Proposed Rule (Docket No. 61-0103-2001)

IDAPA 61.01.03 - Records, Reporting, and Review (New Chapter) - Proposed Rule (Docket No. 61-0103-2002)

IDAPA 61.01.04 - Rules Governing Procedures and Forms for the Application and Disbursement of Indigent Defense Financial Assistance (Chapter Repeal) - Proposed Rule (Docket No. 61-0104-2001)

IDAPA 61.01.04 - Financial Assistance and Training Resources (New Chapter) - Proposed Rule (Docket No. 61-0104-2002)

IDAPA 61.01.06 - Rules Governing Procedures for the Oversight, Implementation, Enforcement, and Modification of Indigent Defense Standards (Chapter Repeal) - Proposed Rule (Docket No. 61-0106-2001)

IDAPA 61.01.07 - Rules Governing Standards for Defending Attorneys That Utilize Idaho's Principles of an Indigent Defense Delivery System (Chapter Repeal) - Proposed Rule (Docket No. 61-0107-2001)

IDAPA 61.01.08 - Rules Governing the Administration of Idaho's Indigent Defense Delivery System -- Rule Definitions (Chapter Repeal) - Proposed Rule (Docket No. 61-0108-2001)
Summary and Stated Reasons for the Rule

The Idaho State Public Defense Commission submits notice of proposed rulemaking at IDAPA 61. The Commission states that it is repealing and replacing several chapters of rules under IDAPA 61 in order to simplify and clarify these rules, to consolidate information previously spread across chapters, and to resolve duplication and inconsistencies. There appear to have been no substantive changes made between the repealed chapters and the replacement chapters.

Negotiated Rulemaking / Fiscal Impact

Negotiated rulemaking was conducted and notice was published in the July edition of the Idaho Administrative Bulletin. The Commission held a public hearing on October 14. There is no fiscal impact associated with this rulemaking.

Statutory Authority

The proposed rule changes appear to be within the statutory authority granted to the Commission in Section 19-850, Idaho Code.

cc: State Public Defense Commission
   Kathleen J. Elliott

*** 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.
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

PUBLIC HEARING SCHEDULE: The public hearing concerning this rulemaking will be held on Zoom and at the Joe R. Williams Office Building as follows:

<table>
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<th>PUBLIC HEARING</th>
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<tr>
<td>Wednesday, October 14, 2020</td>
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<td>12:00 noon to 3:00 p.m. (Mountain) / 11:00 a.m. - 2:00 p.m. (Pacific)</td>
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Joe R. Williams Office Building
West Conference Room
700 W. State Street, 1st Floor
Boise, ID 83702

Masks and Social Distancing are Required at Meeting Site

* Attendance via Zoom Meeting is Encouraged *

We encourage you to attend the meeting via Zoom. Commissioners and staff will attend the meeting via Zoom with one Commissioner or the Director in attendance at the meeting site where masks and social distancing are required.

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: The agency is repealing this rule as part of its rulemaking to rewrite all current rules to simplify and clarify them. The agency is repealing all current rules: 61.01.01, 61.01.02, 61.01.03, 61.01.04, 61.01.06, 61.01.07 and 61.01.08; and replacing them with proposed rules: 61.01.01, 61.01.02, 61.01.03 and 61.01.04.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking: This rule should have no fiscal impact.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Kathleen Elliott at (208) 332-1735.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before 5 pm Mountain Time on October 28, 2020.

Dated this 21st day of August, 2020.

Kathleen J. Elliott, Executive Director
Idaho State Public Defense Commission
816 W. Bannock, Suite 201
Mailing Address
Boise, Idaho 83702
Phone: (208) 332-1735
Fax: (208) 364-6147
Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.01 IS BEING REPEALED IN ITS ENTIRETY
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

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We encourage you to attend the meeting via Zoom. Commissioners and staff will attend the meeting via Zoom with one Commissioner or the Director in attendance at the meeting site where masks and social distancing are required.

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: This rule updates general information and the terms and their definitions applicable to all chapters.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking:

This rule should have no fiscal impact.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

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THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 61-0101-2002
(Chapter Re-Write/New Chapter)

IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION

61.01.01 – GENERAL PROVISIONS AND DEFINITIONS

000. LEGAL AUTHORITY.
This chapter is adopted under the legal authority of Section 19-850(1)(a), Idaho Code.

001. TITLE AND SCOPE.
This chapter is titled “General Provisions and Definitions,” and contains general provisions and definitions applicable to IDAPA 61.

002. ADMINISTRATIVE APPEALS.


02. Confidential Information Exempt From Public Records. Documents containing confidential information and submitted in any administrative proceeding must be redacted or filed under seal.

003. FILING OF DOCUMENTS.
Unless otherwise set forth in a Notice of Rulemaking or Order of the Commission or Executive Director, all written communications and documents that are intended to be part of an official record for decision in a rulemaking or contested case must be filed with the Executive Director. No copies in addition to the original document need be filed with the agency unless requested by the Executive Director or Commission.
004. – 009. (RESERVED)

010. DEFINITIONS.

01. **Active Case.** A Capital Case is active when it is not stayed. All other Cases are active when there is an appointment, appearance, filing or investigation in the reporting period or it is not stayed.

02. **Annual Report.** The Defending Attorney report required by Section 19-864, Idaho Code, including CLEs, Caseloads, Workloads and other information requested for the October 1 through September 30 reporting period to complete the Annual Report form provided by PDC Staff.

03. **Capital Case.** A case in which the state has given notice it will seek the death penalty or is legally entitled to seek the death penalty under Section 18-4004A, Idaho Code.

04. **Capital Defending Attorney.** A Defending Attorney who meets the qualifications for and is on the Capital Defending Attorney Roster.

05. **Capital Defending Attorney Roster.** The PDC’s list of Defending Attorneys eligible for appointment by a court to represent an Indigent Person in a Capital Case. Some attorneys on the Capital Defending Attorney Roster may not currently be employed or under contract with a county.

06. **Case.** All related charges against an individual from a single incident, transaction or occurrence filed within a single case number. A probation violation or motion for contempt is counted as a separate Case.

07. **Caseload.** A Defending Attorney’s total number of Active Cases during the applicable reporting period as counted under IDAPA 61.01.02, “Requirements and Procedures for Representing Indigent Persons,” Paragraph 060.05.c. A county’s total Caseload to determine compliance with Workload rules is calculated as the mean of the Felony Case Equivalent calculation for each of the preceding three (3) years.

08. **Compliance Plan.** A county’s plan for meeting Public Defense Rules and curing any Deficiencies including detailed action items and completion dates.

09. **Cost Analysis.** A detailed explanation of the expected expenses for the county to complete its Compliance Plan and how the county is proposing to pay for those expenses.

10. **Defending Attorney.** Any attorney employed by a county or under contract with a county as an institutional Defending Attorney or a contract Defending Attorney to represent adults or juveniles at public expense.

11. **Defending Attorney Roster.** The PDC’s list of Defending Attorneys eligible for appointment by a court to represent an Indigent Person in a non-capital Case. Some attorneys on the Defending Attorney Roster may not currently be employed or under contract with a county.

12. **Deficiency.** The noncompliance with any Public Defense Rule by a county, Defending Attorney, employee, contractor, representative or other agent.

13. **Executive Director.** PDC employee appointed by the Commission under Section 19-850(2)(a), Idaho Code.

14. **Felony Case Equivalent (FCE).** The calculation after all Case types are converted to their felony equivalent to determine compliance with Caseload rules.

15. **Financial Assistance.** The state funding a county may request and may be awarded under Section 19-862A, Idaho Code.

16. **Indigent Person.** A person who, at the time his need is determined under Section 19-854, Idaho
17. **Initial Appearance.** The first appearance of the defendant before any judge. In the event a defendant appears before more than one judge, the first appearance before the first judge constitutes the Initial Appearance.

18. **Material.** An action or failure to act that could have an immediate and significant negative impact on the effective representation of Indigent Persons or result in the misuse of state funds.


20. **PDC Staff.** Employees of the Commission who report to the Executive Director. References to PDC Staff include the Executive Director unless otherwise specified. Information reported to the PDC will be reported using available PDF forms.


22. **Vertical Representation.** The Defending Attorney who is appointed by a court to represent an Indigent Person shall continually and personally represent that client through trial proceedings and the preservation of issues for appeal. Limited exceptions can be made in the event of the appointed attorney’s illness, other unavoidable absence or for coverage on strictly procedural issues.

23. **Willful.** An action or failure to act that is deliberate and with knowledge.

24. **Workload.** A Defending Attorney’s Caseload adjusted to account for available support staff, Case complexity, and distribution through the reporting year and other duties such as supervision.
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

PUBLIC HEARING SCHEDULE: The public hearing concerning this rulemaking will be held on Zoom and at the Joe R. Williams Office Building as follows:

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DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: The agency is repealing this rule as part of its rulemaking to rewrite all current rules to simplify and clarify them. The agency is repealing all current rules: 61.01.01, 61.01.02, 61.01.03, 61.01.04, 61.01.06, 61.01.07 and 61.01.08; and replacing them with proposed rules: 61.01.01, 61.01.02, 61.01.03 and 61.01.04.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking: This rule should have no fiscal impact.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Kathleen Elliott at (208) 332-1735.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before 5 pm Mountain Time on October 28, 2020.

Dated this 21st day of August, 2020.

Kathleen J. Elliott, Executive Director
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Mailing Address
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Phone: (208) 332-1735
Fax: (208) 364-6147
Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.02 IS BEING REPEALED IN ITS ENTIRETY
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: This rule simplifies and clarifies requirements counties and attorneys must meet for public defense. This rule consolidates information previously spread across chapters and resolves some duplication and inconsistencies.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking: The rewrite of existing rules has no fiscal impact on either the State or the stakeholders. The rules negotiation of independence and resources equity have carried over from last year and we have implemented suggested changes made during the past two years. The PDC has worked with stakeholders to implement the general principles of the rules being negotiated this year. The financial assistance to improve public defense and meet workload limits has already improved resource equity and we anticipate the PDC will be able to cover additional costs using funds that would otherwise be reverted.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Kathleen Elliott at (208) 332-1735.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before 5 pm Mountain Time on October 28, 2020.

Dated this 21st day of August, 2020.

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Mailing Address
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Phone: (208) 332-1735
Fax: (208) 364-6147
Kathleen.elliott@pdc.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 61-0102-2002
(Chapter Re-Write/New Chapter)

IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION

61.01.02 – REQUIREMENTS AND PROCEDURES FOR REPRESENTING INDIGENT PERSONS

000. LEGAL AUTHORITY.
This chapter is adopted under the legal authority of Section 19-850(1)(a), Idaho Code.

001. TITLE AND SCOPE.
This chapter is titled “Requirements and Procedures for Representing Indigent Persons” and contains the minimum requirements for representation of Indigent Persons.

002. – 009. (RESERVED)

010. DEFINITIONS.
For the purposes of this chapter, the definitions in IDAPA 61.01.01, “General Provisions and Definitions,” apply.

011. – 019. (RESERVED)

020. ADEQUATELY RESOURCING PUBLIC DEFENSE BY COUNTIES TO ENSURE EFFECTIVE REPRESENTATION IS PROVIDED TO INDIGENT PERSONS.
 Counties shall ensure effective representation is provided to Indigent Persons by adequately resourcing public defense as follows:

01. **Supported Defense Model.** Sufficiently fund the public defense model selected under Section 19-859, Idaho Code:
   a. Employ or contract attorneys from the Defending Attorney Roster or require the attorney to apply for the Roster under Subsection 070.03 of these rules;
   b. Employ or contract with qualified staff and contractors with professional certificates, licenses and permissions as required by applicable rules and laws; and

02. **Defending Attorney Resources.** Ensure Defending Attorneys have resources for carrying out the Defending Attorney’s responsibilities, including:
   a. Confidential office, jail and courthouse meeting rooms;
   b. Confidential servers and systems;
   c. Equipment, technology, supplies; and
   d. Other resources needed to provide effective and zealous representation.

03. **Contracting.** Counties and contract Defending Attorneys will enter into a contract for public defense services as required by Section 19-859, Idaho Code, which must include the following core terms:
   a. All parties will comply with Public Defense Rules;
   b. Description of services and Case types included in the contract;
   c. Prohibition of a single fixed fee for services and expenses;
   d. Fee structure and amount for services;
   e. The county will pay client related expenses and costs;
   f. Defending Attorney will safeguard and retain case files and records as necessary to protect Indigent Persons, and, at termination of their contract, transfer files to the successor contract Defending Attorney; proper safeguards will be put in place to ensure no file is transferred to an attorney who may have a conflict;
   g. All parties keep detailed records of their public defense services and expenditures;
   h. Defending Attorney will notify the county if the Idaho State Bar or other licensing organization files formal charges against a Defending Attorney or non-attorney staff; and
   i. Authorization for and disclosure of the contract to the PDC.

04. **Communication.** The County will frequently meet with the lead institutional or primary contracting Defending Attorneys who are the main providers of public defense services about the following:
   a. Review compliance with Public Defense Rules, including monitoring Workloads and Vertical Representation; and
b. Review county budget and expenditures for sufficient allocation of public defense resources and assess need for Financial Assistance.

021. – 029. (RESERVED)

030. PUBLIC DEFENSE INDEPENDENT OF POLITICAL AND JUDICIAL INFLUENCE.
Counties will ensure public defense is independent of political and judicial influence.

01. No Judicial, Political or Conflict Influences. The county’s selection and retention of Defending Attorneys will not involve judicial or political influences or other conflicts of interest.

02. Independent Committees.

a. The county will use an independent committee from within the county or region for recommendations to the Board of County Commissioners for the selection of the lead institutional Defending Attorney or primary contracting Defending Attorneys as the main providers of public defense services as set forth in Sections 19-859 and 19-860(2), Idaho Code; and

b. Each judicial district will establish an independent committee of one (1) attorney from each county who practices public defense in or who is familiar or will become familiar with public defense in the county and who is not a Defending Attorney for the appointing county and who is not a prosecutor, to act as a liaison in independence issues between Defending Attorneys and county stakeholders. The Administrative District Judge (ADJ) or Trial Court Administrator (TCA) will identify the members of the committee for their District, and if the ADJ or TCA does not, the Commission will identify committee members.

c. Information about an attorney’s fitness to represent Indigent Persons is confidential and exempt from Public Records Act under Section 74-105(18)(a), Idaho Code.

03. Independent Advocate. The county will not take action against a Defending Attorney for advocating for Indigent Persons.

04. Independence. The county will limit prosecutor involvement in public defense matters that may jeopardize the independence of any Defending Attorney or undermine the delivery of public defense.

05. Independent Contract Review. The county should engage independent legal counsel to review and negotiate Defending Attorney Contracts.

031. – 039. (RESERVED)

040. COUNTIES TO PROVIDE CONSISTENT RESOURCES FOR PUBLIC DEFENSE.
Counties will provide adequate and equitable resources for public defense consistent with a properly funded prosecutor.

01. Staff and Facilities. Defending Attorneys and prosecutors will have equal access to quality staff and facilities.

02. Pay. Defending Attorneys and their staff will receive similar compensation as a properly funded prosecutor and staff with similar experience.

03. Other Resources. Defending Attorneys and the prosecutor will have equal access to resources necessary for legal representation. This includes but is not limited to the independent investigation and evaluation of evidence.

04. Equity Review. The county will frequently review and assess equity between, and resource needs of, Defending Attorneys and prosecutors.

05. Budget for Equity. The county will frequently review resource needs with Defending Attorney
040. – 049. (RESERVED)

050. APPOINTMENT OF COMPETENT DEFENDING ATTORNEYS. Courts will appoint defending attorneys who are competent to represent indigent persons.

01. Appointment from Roster. Courts will appoint a Defending Attorney from the applicable Defending Attorney Roster.

02. Additional Requirements for Appointments in Capital Cases. When appointing a Defending Attorney to a Capital Case the Court must also:

a. Assess the Defending Attorney’s Workload to ensure compliance with the Public Defense Rules; and

b. At or before the Initial Appearance in a Capital Case, appoint no less than two (2) qualified Capital Defending Attorneys, one (1) designated lead and the other(s) as co-counsel.

03. Appointment of Attorneys Who Are Not Engaged by County. Courts will not appoint a Defending Attorney to a case in a county if the Defending Attorney is not employed or under contract to provide public defense services for the county.

a. The attorney will notify the Court if they are not employed by a county or do not have a contract with a county as required by Section 19-859(4), Idaho Code, and Public Defense Rules; and

b. The Court will verify the attorney is employed by a county or has a contract with the county containing the terms in Subsection 020.03 of these rules, and is on the applicable Roster, prior to appointment and commencement of representation.

04. Conflicts of Interest. A Court shall not appoint a Defending Attorney to any case with a conflict of interest in that case.

051. – 059. (RESERVED)

060. MINIMUM REQUIREMENTS FOR DEFENDING ATTORNEYS. Defending attorneys shall meet the following minimum requirements for providing effective representation to indigent persons.

01. Idaho State License. Be licensed to practice law in Idaho and comply with Idaho State Bar rules.


03. Qualifications. Have demonstrated ability, training, experience and understanding regarding representing Indigent Persons and do the following:

a. Apply laws, rules, procedures and practices to the case and perform thorough legal research and analysis;

b. Protect client confidentiality, and if breached, notify the client and any other entities when necessary to preserve the client’s constitutional and statutory rights;

c. Ensure Vertical Representation from the time a Defending Attorney is appointed in each Case. Defending Attorneys who are unable to comply with this rule will notify their supervisor, Board of County Commissioners or the Court and request appropriate resources;
d. Dedicate sufficient time to each Case; ( )

e. Promptly and independently investigate the Case; ( )
f. Request funds as needed to retain an investigator; ( )
g. Request the assistance of experts where it is reasonably necessary to prepare the defense and rebut the prosecution’s case; ( )
h. Continually evaluate the case for defense investigations or expert assistance; ( )
i. Be present at the initial appearance and available to the Indigent Person in person or via technology, and:

   i. Preserve the client’s constitutional and statutory rights; ( )
   ii. Discuss the charges, case and potential and collateral consequences with the client; ( )
   iii. Obtain information relevant to Idaho Criminal Rule 46 (bail or release on own recognizance) and if appropriate, seek release; ( )
   iv. Encourage the entry of a not guilty plea at initial appearance except in extraordinary circumstances where a guilty plea is constitutionally appropriate; ( )

j. Work within Caseload or Workload limits, defined in Subsection 060.05 of these rules. If a Defending Attorney’s Caseload exceeds the numeric standard, the attorney must disclose this in the Annual Report. The Report must include the reasons for the excessive Caseload or Workload, and if and how the representation met constitutional standards; ( )
k. Have sufficient time and private space to confidentially meet with Indigent Persons; ( )
l. Have private and secure information systems to confidentially access and store Indigent Person’s confidential information; ( )
m. Identify and resolve conflicts of interests in compliance with Idaho Rules of Professional Conduct (IRCP) and other applicable laws and rules; ( )
n. Be familiar with and competent to identify or use:

   i. Forensic and scientific methods used in prosecution and defense; ( )
   ii. Mental, psychological, medical, environmental issues and impacts; ( )
   iii. Written and oral advocacy; ( )
   iv. Motions practice to exhaust good faith procedural and substantive defenses; ( )
v. Evidence presentation and direct and cross examination; ( )
vi. Experts as consultants and witnesses and expert evidence; ( )
vii. Forensic investigations and evidence; ( )
viii. Mitigating factors and evidence; ( )
ix. Jury selection methods and procedures; ( )
x. Electronic filing, discovery and evidence and systems; (    )

xi. Quality and zealous representation; and (    )

xii. Understand their own professional limitations and seek the advice of experienced attorneys or decline appointments when necessary. (    )

04. Additional Qualifications for Capital Cases. Capital Defending Attorneys must meet the following additional requirements:

   a. Have advanced familiarity and competence with the above minimum requirements for Defending Attorneys; and (    )

   b. Have knowledge and experience in the following: (    )

      i. Capital laws, rules, procedures and practices; (    )

      ii. Capital mitigation; (    )

      iii. Use of mental health evaluations and evidence; (    )

      iv. Managing and litigating complex cases; (    )

      v. Assembling and leading a trial team; (    )

      vi. Capital jury selection methods and procedures; and (    )

      vii. Qualifications meeting or exceeding the American Bar Association Guidelines for the Appointment and Performance of Defense Counsel in Death Penalty Cases to extent they do not conflict with Idaho law; (    )

   c. Lead trial Defending Attorney in Capital Cases will meet or exceed the following experience levels: (    )

      i. Active trial practitioner with no less than ten (10) years in criminal defense litigation; (    )

      ii. Lead counsel in no less than ten (10) felony jury trial tried to verdict; and (    )

      iii. Lead or co-counsel in no less than one (1) Capital Case tried to verdict or capital sentencing; (    )

   d. Trial co-counsel Defending Attorney in Capital Cases who are not qualified as lead trial counsel will meet or exceed the following experience levels: (    )

      i. Active trial practitioner with no less than five (5) years in criminal defense litigation; (    )

      ii. Lead counsel in no less than five (5) felony jury trial tried to verdict; and (    )

      iii. Lead or co-counsel in no less than one (1) Capital Case tried to verdict or capital sentence; (    )

   e. Lead appellate/post-conviction Defending Attorney in Capital Cases will meet or exceed the following experience levels: (    )

      i. Active appellate/post-conviction attorney with no less than ten (10) years in criminal defense litigation; and (    )

      ii. Lead counsel in no less than one (1) Capital or federal capital habeas corpus Case; (    )
f. Appellate/post-conviction co-counsel in Capital Cases who are not qualified as lead appellate or lead post-conviction counsel will meet or exceed the following experience levels:
   i. Active appellate and post-conviction practitioner with no less than five (5) years in criminal defense litigation; and
   ii. Attorney in no less than one (1) Capital or federal capital habeas corpus Case;

g. Lead appellate and post-conviction counsel who do not meet the numeric years of practice or numeric number of trials/cases will meet the following alternate requirements:
   i. Meet all the other minimum requirements to ensure their abilities, training, and experience are appropriate given the nature and complexity of a Capital Case, and
   ii. Demonstrate they are qualified to provide lead trial representation or appellate and post-conviction representation in a Capital Case, as applicable, despite their years in practice and trials/cases handled;

h. Minimum requirements for Capital Case defense teams:
   i. At least two (2) qualified Capital Defending Attorneys, one (1) designated lead and the other or others as co-counsel, appointed at or before the Initial Appearance;
   ii. Immediate assembly of a team by Capital Defending Attorneys consisting of no less than the following:
      (1) Fact investigator;
      (2) Mitigation specialist;
      (3) Person trained and professionally qualified to screen for mental and psychological screenings; and
      (4) Other persons needed to provide effective and zealous representation; and
      (5) Require ongoing training and compliance with standards.

05. Caseloads and Workloads. Defending Attorneys will have Caseloads and Workloads that are appropriately sized to permit effective representation as follows:

   a. Caseload standard. Maximum Caseloads by Active Case type shall not during the reporting period exceed:
      i. Two (2) Capital Cases at a time;
      ii. Two hundred ten (210) non-capital felony Cases;
      iii. Five hundred twenty (520) misdemeanor Cases;
      iv. Two hundred thirty-two (232) juvenile Cases;
      v. One hundred five (105) child protection or parent representation Cases;
      vi. Six hundred eight (608) civil contempt or mental health Cases; and
      vii. Thirty-five (35) non-capital substantive appeal Cases.
      viii. To determine maximum Caseloads for mixed Case types, add the percentage of the maximum
Caseload for each category and the sum of those percentages is not to exceed one hundred percent (100%); and adjust the Caseload downward when the Case assignments are weighted toward more serious offenses, complex Cases, or those requiring significant expenditure of time and resources.

b. Maximum Caseloads will remain in effect until April 30, 2023, unless otherwise addressed by the Commission prior to that date. In the absence of a numerical Caseload rule, Defending Attorneys and counties should use the National Advisory Commission (NAC) Caseload limits recognized by the American Bar Association as a guideline for assessment.

c. Case Counting.

i. A felony Case is counted as follows:

   (1) A Case filed as a felony is counted as one (1) felony, whether it is dismissed, remanded, pled, or tried to completion;

   (2) A Case filed as a misdemeanor that is later amended to a felony is counted as a felony;

   ii. A probation violation or motion for contempt is counted as a separate Case;

   iii. A Case that is conflicted or consolidated is counted by the Defending Attorney assigned to the conflicted or consolidated Case and not counted by the initial Defending Attorney;

   iv. A Case sent to a problem-solving court is counted once as initially filed as a felony, misdemeanor, or juvenile Case;

   v. A Case is counted as a Capital Case if, in any part of the reporting period, the state is legally entitled to seek the death penalty under Section 18-4004A, Idaho Code;

   vi. Post-judgment motions are not counted as a Case;

d. Defending Attorneys who are unable to comply with the Caseload rules will notify their supervisor, Board of County Commissioners or the Court and request appropriate resources.

e. Workloads. Caseloads maximums are based on the following considerations:

   i. Adequate support staff;

   ii. Cases of average complexity;

   iii. Reasonable distribution of Cases throughout the year; and

   iv. No supervisory duties;

f. Defending Attorneys who are unable to comply with the Workload rules will notify their supervisor, Board of County Commissioners or the Court and request appropriate resources.

061. – 069. (RESERVED)

070. ROSTER REQUIREMENTS AND PROCEDURES.

01. Defending Attorney Roster.

a. For inclusion on the Defending Attorney Roster, attorneys must:

   i. Have an active license to practice law in Idaho;
ii. Attest they are in compliance with the Public Defense Rules or will comply with the Rules when appointed and representing an Indigent Person; ( )

iii. New attorneys admitted to the Idaho State Bar within the previous year will name and be mentored by an experienced Defending Attorney on the Defending Attorney Roster; ( )

iv. Have completed the minimum continuing legal education (“CLE”) requirements in Paragraph 090.03 of these rules within the previous year of being placed on the Roster or within the next sixty (60) days; ( )

v. Have completed the Defending Attorney Roster application and authorization forms. ( )

vi. Attorneys on the Defending Attorney Roster will complete Annual Reports as set forth in IDAPA 61.01.03, “Records, Reporting and Review,” Paragraph 020.01.a. Attorneys who at the time of inclusion on the Defending Attorney Roster are not under contract with a county will promptly provide PDC Staff notice and copy of any county contracts entered after inclusion. ( )

b. The Executive Director will decide whether an attorney is included on the Defending Attorney Roster; ( )

c. Continuing Eligibility. To remain on the Defending Attorney Roster attorneys must comply with the Public Defense Rules and:
   i. Have completed the minimum CLE requirements under Subsection 090.03 of these rules; and ( )
   ii. Have completed an Annual Report. ( )

d. The Executive Director will remove attorneys who do not meet continuing eligibility requirements from the Defending Attorney Roster. ( )

02. Capital Defending Attorney Roster.

a. For Inclusion on the Capital Defending Attorney Roster, a Defending Attorney must:
   i. Meet minimum qualifications under Subsection 060.04 of these rules; and ( )
   ii. Have completed minimum CLE requirements under Paragraph 090.03.b. of these rules within two (2) years; ( )
   iii. Have completed Capital Defending Attorney Roster application and authorization forms. ( )

b. PDC Staff or contractor investigates an applicant for initial inclusion on the Capital Defending Attorney Roster. The Commission appointed subcommittee reviews applications and PDC Staff reports and makes recommendations to the Commission. The Commission makes the final decision. ( )

c. Continuing Eligibility. To remain on the Capital Defending Attorney Roster Defending Attorneys must comply with the Public Defense Rules and:
   i. Have completed the minimum CLE requirements under Subsection 090.03 of these rules; and ( )
   ii. Have completed Capital Case reporting and authorization forms by November 1 every other year. ( )

d. PDC Staff or contractor investigates continuing eligibility to remain on the Capital Defending Attorney Roster. The Commission appointed subcommittee reviews continuing eligibility and PDC Staff reports and
makes recommendations to the Commission. The Commission makes the final decision. The Commission will remove attorneys who do not meet continuing eligibility requirements from the Capital Defense Roster.

03. Attorneys Engaged Prior to Roster Membership. Attorneys who are not on the Roster at the time of employment or contract to provide public defense services must apply for Roster membership within thirty (30) days from the date of their employment or contract. Attorneys who are not approved for inclusion on the applicable Roster are not eligible to represent Indigent Persons.

04. Confidentiality. Information about an attorney’s fitness to represent Indigent Persons is confidential and exempt from the Public Records Act under Section 74-105(18)(a), Idaho Code.

071. – 079. (RESERVED)

080. REVIEW OF ROSTER DECISIONS.

01. Denial of Initial Inclusion on the Defending Attorney Roster.

a. An attorney may appeal a denial of initial inclusion on the Defending Attorney Roster by submitting a notice of appeal within twenty-one (21) days of the date of the Executive Director’s notice of denial.

b. The Commission will review a timely appeal and issue a final agency order affirming or reversing the Executive Director’s decision, or take other action deemed appropriate by the Commission.

02. Denial of initial inclusion on the Capital Defending Attorney Roster.

a. A Defending Attorney may appeal a denial of initial inclusion on the Capital Defending Attorney Roster by submitting a notice of appeal within twenty-one (21) days of the date of the Commission’s notice of denial.

b. A hearing officer appointed by the Commission will review a timely appeal and issue a recommended order to the Commission.

c. The Commission will issue a final agency order adopting or rejecting the hearing officer’s recommended order, or take other action deemed appropriate by the Commission.

03. Emergency Removal of an Attorney from the Defending Attorney Roster or Capital Defending Attorney Roster.

a. The Executive Director will take immediate action to remove an attorney from the Roster to prevent or avoid immediate danger, and the Commission may act through an emergency proceeding under Section 67-5247, Idaho Code, when:

i. The attorney’s Idaho license to practice law is suspended;

ii. The attorney is disbarred in Idaho;

iii. The attorney’s Idaho license status is inactive; or

iv. The attorney is convicted of a serious crime as defined in IRPC 501(p).

b. The Executive Director will notify the attorney and Commission upon issuance of the order which will include a statement of the immediate danger and is effective immediately.

c. An attorney may appeal their emergency removal by submitting a notice of appeal and all supporting documentation within fourteen (14) days of the date of the Executive Director’s order.
d. The Commission will review a timely appeal and issue a decision within twenty-eight (28) days of receipt of timely filed notice and materials.

04. Removal of an attorney from the Defending Attorney Roster or Capital Defending Attorney Roster for Other Reasons.

a. An attorney removed from a Roster for reasons other than set forth in Subsection 080.03 of these rules, may appeal their removal by submitting a notice of appeal and all supporting documentation within twenty-one (21) days of the Executive Director’s order of removal.

b. The Commission will review a timely appeal and issue a final agency order affirming or reversing the Executive Director’s decision, or take other action deemed appropriate by the Commission.

05. Confidentiality. Information about an attorney’s fitness to represent Indigent Persons is confidential and exempt from Public Records Act under Section 74-105(18)(a), Idaho Code.

090. CONTINUING LEGAL EDUCATION.
Roster members must complete the minimum continuing public defense legal education requirements as follows.

a. Defending Attorney Roster – Minimum of seven (7) CLE credits by September 30 each year;

b. Capital Defending Attorney Roster – Minimum of twelve (12) CLE credits with at least ten (10) from a nationally recognized and well-established capital trial training program, by September 30 every other year. Attorneys on both Rosters may count capital CLE credits toward the seven (7) CLE credits.

c. Defending Attorneys with supervisory or management duties – Additional minimum of two (2) CLE credits each year in leadership skills, attorney management, or mentoring.
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

PUBLIC HEARING SCHEDULE: The public hearing concerning this rulemaking will be held on Zoom and at the Joe R. Williams Office Building as follows:

**PUBLIC HEARING**

**Wednesday, October 14, 2020**
**12:00 noon to 3:00 p.m. (Mountain) / 11:00 a.m. - 2:00 p.m. (Pacific)**

Joe R. Williams Office Building
West Conference Room
700 W. State Street, 1st Floor
Boise, ID 83702

Masks and Social Distancing are Required at Meeting Site

* Attendance via Zoom Meeting is Encouraged *

We encourage you to attend the meeting via Zoom. Commissioners and staff will attend the meeting via Zoom with one Commissioner or the Director in attendance at the meeting site where masks and social distancing are required.

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: The agency is repealing this rule as part of its rulemaking to rewrite all current rules to simplify and clarify them. The agency is repealing all current rules: 61.01.01, 61.01.02, 61.01.03, 61.01.04, 61.01.06, 61.01.07 and 61.01.08; and replacing them with proposed rules: 61.01.01, 61.01.02, 61.01.03 and 61.01.04.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking: This rule should have no fiscal impact.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Kathleen Elliott at (208) 332-1735.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before 5 pm Mountain Time on October 28, 2020.

Dated this 21st day of August, 2020.

Kathleen J. Elliott, Executive Director
Idaho State Public Defense Commission
816 W. Bannock, Suite 201
Mailing Address
Boise, Idaho 83702
Phone: (208) 332-1735
Fax: (208) 364-6147
Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.03 IS BEING REPEALED IN ITS ENTIRETY
IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION
61.01.03 – RECORDS, REPORTING, AND REVIEW
DOCKET NO. 61-0103-2002 (NEW CHAPTER)
NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

PUBLIC HEARING SCHEDULE: The public hearing concerning this rulemaking will be held on Zoom and at the Joe R. Williams Office Building as follows:

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Joe R. Williams Office Building
West Conference Room
700 W. State Street, 1st Floor
Boise, ID 83702

Masks and Social Distancing are Required at Meeting Site

* Attendance via Zoom Meeting is Encouraged *

Use this link to register:
https://us02web.zoom.us/meeting/register/tZckdeirqDwjH9Ar2WAgbaMMN6yhx_dFwJB

We encourage you to attend the meeting via Zoom. Commissioners and staff will attend the meeting via Zoom with one Commissioner or the Director in attendance at the meeting site where masks and social distancing are required.

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: This rule simplifies and clarifies record keeping and reporting by counties and defending attorneys about public defense services and expenditures, and PDC's review of this information. This rule consolidates information previously spread across chapters and resolves some duplication and inconsistencies.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year as a result of this rulemaking: This rule should have no fiscal impact

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION

61.01.03 RECORDS, REPORTING, AND REVIEW

000. LEGAL AUTHORITY.
This chapter is adopted under the legal authority of Section 19-850(1)(a), Idaho Code.

001. TITLE AND SCOPE.
This chapter is titled “Records, Reporting, and Review,” and contains minimum public defense recordkeeping and reporting requirements and PDC’s review of this information.

002. – 009. (RESERVED)

010. DEFINITIONS.
For the purposes of this chapter, the definitions in IDAPA 61.01.01, “General Provisions and Definitions,” apply.

011. – 019. (RESERVED)

020. INFORMATION REPORTED AND RETAINED BY ROSTER MEMBERS.
Roster members must keep and report information about representation of Indigent Persons and their eligibility to remain on the roster.

01. Compliance.
<p>| | |</p>
<table>
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<tr>
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<tbody>
<tr>
<td>a.</td>
<td>All information regarding compliance with Public Defense Rules;</td>
</tr>
<tr>
<td>b.</td>
<td>Annual Report;</td>
</tr>
<tr>
<td>c.</td>
<td>Public defense contracts;</td>
</tr>
<tr>
<td>d.</td>
<td>Line item public defense expenditures of county funds and Financial Assistance; and</td>
</tr>
<tr>
<td>e.</td>
<td>Resource and Financial Assistance needs;</td>
</tr>
</tbody>
</table>

**02. Changes to Information.** Notify the PDC of any change in address, employer or county contracts for public defense services within thirty (30) days of the change.

**03. Confidential Information.**

| a. | Information reported to the PDC, the county, or administrative district judge must not include any records containing information protected or exempted from disclosure under the rules adopted by the Idaho Supreme Court, attorney work product, attorney-client privileged communication, or other confidential information. |
| b. | Requests for and expenditures of Extraordinary Litigation Fund shall only be disclosed to the PDC. |

**021. – 029. (RESERVED)**

**030. INFORMATION REPORTED AND RETAINED BY COUNTIES.** Counties must keep and report information about how the county provides public defense.

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<tbody>
<tr>
<td>a.</td>
<td>All information regarding a county’s compliance with Public Defense Rules;</td>
</tr>
<tr>
<td>b.</td>
<td>Public defense contracts;</td>
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</tbody>
</table>

**02. Changes to Public Defense Model or Defending Attorneys.** Notify the PDC of any change to the county’s public defense model or the attorneys employed or contracted by the county within thirty (30) days of the change.

**03. Financial Information.**

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<tbody>
<tr>
<td>b.</td>
<td>Extraordinary Litigation Fund reimbursements.</td>
</tr>
<tr>
<td>c.</td>
<td>Annual financial reporting to the Commission.</td>
</tr>
<tr>
<td></td>
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<tr>
<td>i.</td>
<td>Appropriation, budget, and expenditures for the immediately preceding county fiscal year identifying county funds, Financial Assistance, and other funds.</td>
</tr>
<tr>
<td>ii.</td>
<td>The County’s annual financial report to the PDC is due by December 31 each year.</td>
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</table>

**031. – 039. (RESERVED)**

**040. DETERMINATION OF COMPLIANCE.**
PDC staff may request, review, and audit county records to determine compliance with Public Defense Rules and Financial Assistance.
01. Financial. County budget and expenditures. ( )
02. Contracts. Public defense contracts. ( )
03. Records. Public defense records including Case names and numbers. ( )
04. Annual Reports. Information reported in Annual Reports. ( )
05. Other. Other information requested by PDC Staff or the Commission. ( )

041. – 049. (RESERVED)

050. DEFICIENCY REPORTING, REVIEW, AND RESPONSE.

01. Reporting. ( )
a. Counties and Defending Attorneys have a duty to report Deficiencies to PDC Staff. ( )
b. Deficiencies may be reported by Indigent Persons, PDC Staff, or others. ( )

02. Review and Response. PDC Staff will review reported Deficiencies and may work directly with a county and Defending Attorney to resolve, make a report to the Commission, or both. ( )

03. Non-Material Deficiencies. If a Deficiency may be readily resolved with the assistance of PDC Staff, the Executive Director may ask the county to submit a plan to cure the Deficiency with proposed detailed action items and completion dates. If the plan is not submitted or not completed, or the Deficiency not cured according to the deadlines set by the Executive Director, the Non-Material Deficiency will be deemed Material. ( )

04. Material but Non-Willful Deficiencies. If the Commission determines a Deficiency is Material following review by PDC Staff and recommendation of the Executive Director or if a non-material Deficiency is not cured by the set deadline: ( )
a. The county must consult with PDC Staff on a Compliance Plan and timely apply for Financial Assistance, if necessary; ( )
b. The Compliance Plan must include timeframe to become compliant and progress reports from the county to PDC Staff; ( )
c. If compliance is not achieved by the deadline set by the Executive Director, the Commission may designate the Material Deficiency as Willful. ( )

05. Material and Willful Non-Compliance. ( )
a. If the Commission determines a Deficiency is Material and Willful following review by PDC Staff and recommendation of the Executive Director, and ( )

b. The Commission gives notice of its intent to remedy specific Deficiencies to the extent necessary to comply with Public Defense Rules at the county’s expense: ( )
i. Within fourteen (14) days of the date of said notice, the Commission and the county or their designees shall meet to attempt resolve the issues of the Material and Willful Deficiency; ( )
ii. If the Commission and the county are unable to resolve the Deficiency by meeting, and ( )
iii. The Commission determines it must take immediate action under Subsection 060.01 of these rules, the Commission may contract with contract Defending Attorneys or other resources as deemed appropriate to
remediate at the county’s expense; or ( )

iv. If the Commission does not proceed under Subsection 060.01 of these rules, the Commission and the county or their designees must agree on a mediator and a date for mediation within twenty-eight (28) days, with the cost of mediation to be paid equally by the parties; ( )

v. If after mediation the Commission and the county are unable to come to a resolution, the Commission shall provide written notice of its decision to remedy specific Deficiencies and may with contract Defending Attorneys or other resources as deemed appropriate to remediate at the county’s expense; ( )

06. Application to Resume Public Defense. If the Commission remedies specific Deficiencies to the extent necessary to comply with Public Defense Rules at the county’s expense, the county may make application to resume public defense upon showing the county is able to do so in compliance with Public Defense Rules. ( )

051. – 059. (RESERVED)

060. REVIEW OF WILLFUL AND MATERIAL DEFICIENCY DECISIONS.

01. Emergency Action. The Commission will take immediate action and contract with appropriate resources to remedy Willful and Material Deficiencies to avoid immediate danger and may act through an emergency proceeding under Section 67-5247, Idaho Code, when:

a. A county is using a Defending Attorney who has been removed from the applicable PDC Roster for the reasons set forth in IDAPA 61.01.02, “Requirements and Procedures for Representing Indigent Persons,” Subsection 080.03; or ( )

b. A county has not complied with or responded to a notice of Deficiency within thirty (30) days of the date of such notice; ( )

c. If the Commission issues an emergency order to remedy Willful and Material Deficiencies, the Commission will notify the county of its order. The Commission’s order will include a statement of the immediate danger and is effective immediately; ( )

d. A county may challenge the Commission’s emergency order to remedy Willful and Material Deficiencies hereunder by submitting a notice of appeal and all supporting documentation within fourteen (14) days of the date of the Commission’s order; ( )

e. The Commission will review any timely challenge and issue an emergency decision within twenty-eight (28) days of receipt of timely filed notice and materials. The Commission may base its decision on a written record or elect to hold a hearing. ( )

02. Action for Other Reasons. ( )

a. If the county is subject to a Commission order to remedy Willful and Material Deficiencies for reasons other than set forth in Subsection 060.01 of these rules, the county may appeal the order by submitting a notice of appeal and all supporting documentation within twenty-one (21) days of the Commission’s order. ( )

b. A hearing officer appointed by the Commission will review a timely appeal and issue a recommended order to the Commission. ( )

c. The Commission will issue a final agency order adopting or rejecting the recommended order, or take other action deemed appropriate by the Commission. ( )

061. – 999. (RESERVED)
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

PUBLIC HEARING SCHEDULE: The public hearing concerning this rulemaking will be held on Zoom and at the Joe R. Williams Office Building as follows:

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Joe R. Williams Office Building
West Conference Room
700 W. State Street, 1st Floor
Boise, ID 83702

Masks and Social Distancing are Required at Meeting Site

* Attendance via Zoom Meeting is Encouraged *

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

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: The agency is repealing this rule as part of its rulemaking to rewrite all current rules to simplify and clarify them. The agency is repealing all current rules: 61.01.01, 61.01.02, 61.01.03, 61.01.04, 61.01.06, 61.01.07 and 61.01.08; and replacing them with proposed rules: 61.01.01, 61.01.02, 61.01.03 and 61.01.04.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

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NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the July 1, 2020 Idaho Administrative Bulletin, Volume 20-7, page 546.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A
ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Kathleen Elliott at (208) 332-1735.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before 5 pm Mountain Time on October 28, 2020.

Dated this 21st day of August, 2020.

Kathleen J. Elliott, Executive Director
Idaho State Public Defense Commission
816 W. Bannock, Suite 201
Mailing Address
Boise, Idaho 83702
Phone: (208) 332-1735
Fax: (208) 364-6147
Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.04 IS BEING REPEALED IN ITS ENTIRETY
IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION
61.01.04 – FINANCIAL ASSISTANCE AND TRAINING RESOURCES
DOCKET NO. 61-0104-2002 (NEW CHAPTER)
NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

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DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking: This rule simplifies and clarifies information about financial assistance and training resources available to counties and attorneys. This rule consolidates information previously spread across chapters and resolves some duplication and inconsistencies.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

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THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 61-0104-2002
(Chapter Re-Write/New Chapter)

IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION

61.01.04 – FINANCIAL ASSISTANCE AND TRAINING RESOURCES

000. LEGAL AUTHORITY.
This chapter is adopted under the legal authority of Section 19-850(1)(a), Idaho Code. (   )

001. TITLE AND SCOPE.
This chapter is titled “Financial Assistance and Training Resources,” and contains requirements for public defense financial assistance and trainings offered through the PDC. (   )

002. – 009. (RESERVED)

010. DEFINITIONS.
For the purposes of this chapter, the definitions in IDAPA 61.01.01, “General Provisions and Definitions,” apply. (   )

011. – 019. (RESERVED)

020. FINANCIAL ASSISTANCE FOR COUNTIES TO PROVIDE PUBLIC DEFENSE IN COMPLIANCE WITH PUBLIC DEFENSE RULES.

01. Information for Application. Counties making application for Financial Assistance to continue complying with Public Defense Rules or cure any Deficiency must provide the following information: (   )
a. Compliance Plan and Cost Analysis; ( )

b. Compliance attestation required by Section 19-862A, Idaho Code; ( )

c. Itemization of the County’s public defense; ( )

d. Expenditures for the prior county fiscal year; ( )

e. Budget for the current county fiscal year; and ( )

f. Anticipated budget for the upcoming county fiscal year; ( )

g. Information from Defending Attorneys necessary for the Compliance Plan and application; and ( )

h. Other information requested by PDC Staff or the Commission. ( )

02. Preference. Financial Assistance is subject to the availability for funds, with preference given:

a. First, to counties that need assistance to cure Deficiencies; ( )

b. Second, to counties that need assistance to continue complying with Public Defense Rules; and ( )

c. Third, to counties for other improvements to public defense. ( )

03. Financial Assistance for Workload. The Commission may award Financial Assistance for counties to pay for resources needed to meet the Workload rules in IDAPA 61.01.02, “Requirements and Procedures for Representing Indigent Persons,” Subsection 060.05 (“Workload Financial Assistance”) of these rules, which is subject to the following additional requirements:

a. Workload Financial Assistance can only be used for attorneys, staff, and other resources to comply with the Workload rules; ( )

b. A county must specifically state in the Financial Assistance application all proposed designated uses for Workload Financial Assistance; ( )

c. A county can only use Workload Financial Assistance for the designated uses approved by the Commission; ( )

d. If Caseload or Workload maximums are being exceeded and the county has timely requested and not received Financial Assistance to pay for resources needed to comply with Caseload or Workload rules, the county’s failure to comply with Caseload or Workload rules will not be deemed a Deficiency. ( )

04. Financial Assistance for Joint Offices. The Commission may award additional Financial Assistance to counties that have established a joint office of public defender under Section 19-859(2), Idaho Code. ( )

05. Review. PDC Staff will review county applications for Financial Assistance. The Executive Director or appointed subcommittee of the Commission will make recommendations to the Commission. The Commission will determine the type, terms, and amount of Financial Assistance. ( )

06. Extraordinary Litigation Fund (“ELF”). The Executive Director or the Commission may award Financial Assistance for extraordinary litigation costs necessary for representation in a public defense case when such costs are a financial hardship on the county or when requesting from the court or the county may undermine an Indigent Person’s case. ( )
a. Defending Attorney applicants may apply exclusively for prospective litigation costs and any request seeking reimbursement for services already rendered or expenses already paid will be rejected. ( )

b. Counties may request ELF Financial Assistance for reimbursement of extraordinary litigation costs paid and the application may only seek reimbursement for services rendered within the same state fiscal year. ( )

c. Information provided in support of an ELF application is confidential and exempt from the Public Records Act under Section 74-105(18)(b), Idaho Code. ( )

d. The Executive Director will approve or disapprove and will determine the amount of ELF assistance for costs other than attorney fees. The Commission will approve or disapprove and determine the amount of ELF assistance for attorney fees. ( )

07. Independence. Counties applying for Financial Assistance must limit prosecutor involvement in the Financial Assistance process that may jeopardize the independence of any Defending Attorney or undermine the delivery of public defense. ( )

021. – 029. (RESERVED)

030. TRAINING RESOURCES FOR DEFENDING ATTORNEYS ON THE DEFENDING ATTORNEY ROSTER, AND THEIR STAFF WHO DIRECTLY SUPPORT THE DEFENDING ATTORNEY’S PUBLIC DEFENSE PRACTICE.

01. PDC Training. The PDC may partner with outside organizations to present free or reduced cost training. ( )

02. Scholarships. The PDC may award training scholarships for approved non-PDC training. ( )

03. Non-Roster Attorneys. Attorneys not on a Roster and their staff are not eligible for PDC training or scholarships but may participate through a partner organization, if applicable. ( )

04. Preference and Conditions. Training and scholarship funds are limited and subject to the following: ( )

a. Preference is given to qualified applicants whose experience levels and compliance needs best fit the particular training program, and who did not attend a free or discounted training within the previous year; ( )

b. Approved applicants must immediately notify PDC Staff if they cannot attend or fully participate in any training; and ( )

c. Approved applicants who, without timely notifying PDC Staff, were absent from or failed to fully participate in a previous training, will not get preference and may not be eligible for training and scholarship benefits for the next twelve (12) months. ( )

031. – 999. (RESERVED)
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Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.06 IS BEING REPEALED IN ITS ENTIRETY
IDAPA 61 – IDAHO STATE PUBLIC DEFENSE COMMISSION

61.01.07 – RULES GOVERNING STANDARDS FOR DEFENDING ATTORNEYS THAT UTILIZE IDAHO’S PRINCIPLES OF AN INDIGENT DEFENSE DELIVERY SYSTEM

DOCKET NO. 61-0107-2001 (CHAPTER REPEAL)

NOTICE OF RULEMAKING – PROPOSED RULE

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Fax: (208) 364-6147
Kathleen.Elliott@pdc.idaho.gov

IDAPA 61.01.07 IS BEING REPEALED IN ITS ENTIRETY
AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 19-850(1)(a), Idaho Code.

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IDAPA 61.01.08 IS BEING REPEALED IN ITS ENTIRETY