Dear Senators BURTENSHAW, Bayer, Nelson, and Representatives KAUFFMAN, Andrus, Toone:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Department of Agriculture:

IDAPA 02.06.16 - Rules Governing Honey Standards - Notice of Omnibus Rulemaking - Proposed Rule (Docket No. 02-0616-2100).

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 11/12/2021. 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 12/10/2021.

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: October 25, 2021

SUBJECT: Department of Agriculture

IDAPA 02.06.16 - Rules Governing Honey Standards - Notice of Omnibus Rulemaking - Proposed Rule (Docket No. 02-0616-2100)

Summary and Stated Reasons for the Rule

The Idaho Honey Commission submits notice of proposed rulemaking at IDAPA 02.06.16 - Rules Governing Honey Standards. According to the commission, the rule publishes the previous rule chapter submitted to and reviewed by the Legislature. There is no fee or charge included in the rule.

Negotiated Rulemaking/Fiscal Impact

The commission states that negotiated rulemaking was not conducted "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." The commission notes that there is no fiscal impact anticipated.

Statutory Authority

This rulemaking appears to be authorized pursuant to section 22-2808, Idaho Code.

cc: Idaho Honey Commission
    Lloyd Knight
    Benjamin Kelley

*** 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 Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 22-2808, 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 a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This proposed rulemaking publishes the following rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 02.06, rules of the Idaho Honey Commission:

IDAPA 02.06
• 02.06.16, Rules Governing Honey Standards.

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

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars ($10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY 2022 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rule being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible 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 proposed rule attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Benjamin Kelly at (208) 888-0988, benjamin@amgidaho.com.

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 October 20, 2021.

Benjamin Kelley
Idaho Honey Commission
55 SW 5th Ave, Suite 100
Meridian, Idaho 83642
(208) 888-0988
benjamin@amgidaho.com
000. LEGAL AUTHORITY.
This chapter is adopted under the legal authority of Section 22-2808, Idaho Code.

001. TITLE AND SCOPE.

01. Title. The title of this chapter is IDAPA 02.06.16, “Rules Governing Honey Standards.

02. Scope. These rules apply to all honey produced by honey bees from nectar and covers all styles of honey presentation that are processed and ultimately intended for direct consumption, and to all honey packed, processed or intended for sale in bulk containers as honey that may be repacked for retail sale or for sale or use as an ingredient in other foods.

002. – 003. (RESERVED)

004. INCORPORATION BY REFERENCE.

01. United States Standards for Grades of Extracted Honey, Effective Date May 23, 1985. The United States Standards for Grades of Extracted Honey adopted by the Agriculture Marketing Service, United States Department of Agriculture effective May 23, 1985 are hereby adopted for the purposes of this rule for extracted honey grades. See Section 016 of this rule. A copy of such federal standards is available at the following USDA Website http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELDEV3011895.

005. – 009. (RESERVED)

010. DEFINITIONS.
The Department adopts the definitions set forth in Section 22-2803, Idaho Code. In addition, as used in this chapter, the following definitions apply:

01. Air Bubble. The small visible pockets of air in suspension that may be numerous in the honey and contribute to the lack of clarity in filtered style.

02. Bees. Honey-producing insects of the genus Apis and includes the adults, eggs, larvae, pupae or other immature stages thereof.

03. Comb. The wax-like cellular structure that bees use for retaining their brood or as storage for pollen and honey.

04. Crystallize. The spontaneous solidification of the natural glucose content from solution as the monohydrate.

05. Floral Source. The flower from which the bees gather nectar to make honey.

06. Food.
a. Articles used for food or drink, including ice, for human consumption or food for dogs and cats;

b. Chewing gum; and

c. Articles used for components of any such article.

07. Food Additive. Any substance the intended use of which results or may reasonably be expected to result, directly or indirectly, in its becoming a component of or otherwise affecting the characteristics of any food, including any substance intended for use in producing, manufacturing, packing, processing, preparing, treating, packaging, transporting, or holding food. It also includes any source of radiation intended for any such use, if such substance is not generally recognized, among experts qualified by scientific training and experience to evaluate its safety, as having been adequately shown through scientific procedures or experience based on common use in food to be safe under the conditions of its intended use. 'Food additive' does not include:

a. A pesticide chemical in or on a raw agricultural commodity;
b. A pesticide chemical to the extent that it is intended for use, or is used in the production, storage or transportation of any raw agricultural commodity; or

c. A color additive.

08. Granulate. The initial formation of crystals in honey.

09. Honey. The natural sweet substance produced by bees resulting from the harvest of plant nectar or plant secretions that has been collected and transformed by the deposition, dehydration, and storage in comb to ripen and mature.


011. COMPLAINT PROCESS.

01. Complaint Contents. Complaints shall be directed to the department, in writing, and contain the following information:

   a. The name, address and contact information of the complainants; and

   b. The location and brand name of the product which is the subject of complaint.

02. Initial Review. The department will forward written complaints to the commission for initial review.

03. Sampling and Analysis. Upon review, the commission may request the department to acquire an official sample of the product, in accordance with Title 22, Chapter 28, Idaho Code, and send it to an analytical laboratory that possesses the ability to analyze honey for adulteration, or other testing deemed appropriate in accordance with the nature of the complaint. The laboratory analysis will be reviewed by the commission and the department for compliance with Title 22, Chapter 28, Idaho Code, and these rules.

04. Violations. If, after investigation, the commission and the department find that a violation of title 22, Chapter 28, Idaho Code and/or these rules has occurred the commission and the department shall confer and agree on an appropriate course of action as authorized by Section(s) 22-2811 or 22-2812, Idaho Code.

012. -- 014. (RESERVED)

015. STANDARDS OF IDENTITY - HONEY.

Honey sold as such shall not have added to it any food additives, nor any other additions be made other than honey. It shall not have begun to ferment or effervesce and no pollen or constituent unique to honey may be removed except where unavoidable in the removal of foreign matter.

01. Treatments. Chemical or biochemical treatments shall not be used to influence honey crystallization.

02. Moisture Content. Honey shall not have a moisture content exceeding twenty-three percent (23%).

03. Sugars Content.

   a. The ratio of fructose to glucose shall be greater than zero point nine (0.9).

   b. Fructose and glucose (Sum of Both) shall not be less than 60g/100g.

   c. Sucrose content for honey not listed below shall not be more than 5g/100g.
i. Honey from Alfalfa (*Medicago sativa*), Citrus spp., False Acacia (*Robinia pseudoacacia*), French Honeysuckle (*Hedysarum*), Menzies Banksia (*Banksia menziesii*), Red Gum (*Eucalyptus camaldulensis*), Leatherwood (*Eucryphia lucida*), and *Eucryphia milligani* shall have sucrose levels not to exceed 10g/100g.

ii. Honey from Lavender (*Lavandula* spp.) and Borage (*Borago officinalis*) shall have sucrose levels not to exceed 15g/100g.

**04. Name of the Food.** Products conforming to the standard of identity as adopted in this rule are designated “honey”. Foods containing honey and any flavoring, spice, or other added ingredient or honey that is processed in such a way that materially changes the flavor, color, viscosity or other material characteristics of pure honey, shall be distinguished from honey in the food name by declaration of the food additive or modification.

a. Honey may be designated according to floral or plant source if it comes predominately from that particular source and has the organoleptic and physicochemical properties corresponding with that origin.

b. Where honey has been designated according to floral or plant source, as stated in Paragraph 015.04.a., then the common name or the botanical name of the floral source is used in conjunction with or joined with the word “honey”.

c. Honey may be designated according to the following styles, which style shall be declared on packaging:

i. “Honey” - this is honey in liquid or crystalline state or a mixture of the two.

ii. “Comb Honey” - this is honey stored by bees in the cells of freshly built brood-less combs and which is sold in sealed whole combs or sections of such combs.

iii. “Cut Comb in Honey,” “Honey with Comb,” or “Chunk Honey” - this is honey containing one or more pieces of comb honey.

**016. TYPES AND STYLES OF HONEY.**

**01. Extracted Honey.** Honey that has been separated from the comb by centrifugal force, gravity, straining, or other means. It is identified in the following types:

a. Liquid Honey. Honey that is free of visible crystals.

b. Crystallized Honey. Honey that is solidly granulated or crystallized, irrespective of whether candied, fondant, creamed or spread types of crystallized honey; and

c. Partially Crystallized Honey. Honey that is a mixture of liquid honey and crystallized honey.

**02. Styles.** Extracted honey styles are:

a. Filtered Honey. Honey of any type defined in these standards that has been filtered to the extent that all or most of the fine particles, pollen grains, air bubbles, or other materials normally found in suspension, have been removed. Honey shall not be filtered to less than one point zero (1.0) micron.

b. Strained Honey. Honey of any type defined in these standards that has been strained to the extent that most of the particles, including comb, propolis, or other defects normally found in honey, have been removed. Pollen grains, small air bubbles, and very fine particles are not normally removed from strained honey.

c. Unfiltered/Unstrained - Unfiltered/Unstrained Honey. Honey that has not been filtered or strained by United States Standards for Grades of Extracted honey and may include extracted or non-extracted honey.
d. Raw Honey. Honey that has not been pasteurized.

023. MISBRANDING.
Food labeled as a honey product, but not meeting the provisions of this rule may be subject to a stop sale order as authorized under Section 22-2812, Idaho Code.

024. -- 999. (RESERVED)